#24-U1 ARTICLES OF AGREEMENT BETWEEN

MARSHALL COUNTY SHERIFF'S OFFICE (Unit "B")

AND

TEAMSTERS LOCAL UNION NO. 627

Effective date December 1, 2023 - November 30, 2026

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PREAMBLE UNIT "B"

This Agreement is entered into by the County of Marshall, a body politic, by its duly constituted County Board and the Sheriff of Marshall County, hereinafter referred to as the "Employer", and Teamsters Local 627, hereinafter referred to as the "Union".

The purpose of this Agreement is to provide an orderly collective bargaining relationship between the Employer and the Union representing the employees in the bargaining unit, and to make clear the basic terms upon which such relationship depends. It is the intent of both the Employer and the Union to work together to provide and maintain satisfactory terms and conditions of employment, and to prevent as well as to adjust misunderstandings and grievances relating to employee's wages, hours and working conditions. This Agreement shall supersede any past policies.

In consideration of mutual promises, covenants and Agreement contained herein, to parties hereto, by their duly authorized representative and/or agents, do mutually covenant and agree as follows:

ARTICLE I RECOGNITION

Section 1: Unit Description

The Employer hereby recognizes the Union as the sole and Exclusive collective bargaining representative for the purpose of collective bargaining on matters relating to wages, hours, and other terms and conditions of employment in the bargaining unit as well as all full-time and regular part-time jailers, tele communicators, cooks, matrons, and office Clerical Employees.

Unit B:

INCLUDED: All full-time and regular part-time Jailers, Telecommunicates, Cooks, Matrons, Court Security and Office Clerical Employees employed by the Employer at its Lacon, Illinois facility.

EXCLUDED: All professional, confidential, supervisory, and managerial employees as defined in the Act.

Section 2: Supervisors

Supervisors may continue to perform bargaining unit work which is incidental to their jobs. They may also perform bargaining unit work in emergency situations and where such work is necessary to train a bargaining unit employee. Such work by supervisors shall not cause any layoffs of the bargaining unit employees.

Section 3: Short-term/Part-time Employees

The Employer may continue to utilize the services of short-term and part-time employees to perform bargaining unit work in accordance with past practice. Such past practice incorporates the parties' understanding and intention that utilization of short-term and part-time employees shall not result in the displacement, lay-off or reduction of hours of existing full-time bargaining unit members.

ARTICLE II NEW CLASSIFICATIONS AND VACANCIES

Section 1: New Classifications

Where the Employer finds it necessary to create a new job classification, the work of which falls within the scope of the bargaining unit, the Employer and Union agree to jointly petition the State Labor Board to seek the necessary unit clarification.

If the inclusion of a new position classification is agreed to by the parties or found appropriate by the Labor Board, the parties shall negotiate as to the proper pay grade for the classification. If no agreement is reached within thirty (30) calendar days from the date its inclusion was determined, the Union may appeal the proposed pay grade to the 2nd step of the grievance procedure.

The second step grievance committee or arbitrator shall determine the reasonableness of the proposed salary grade in relationship to:

- (a) The job content and responsibilities attached thereto in comparison with the job content and responsibilities of other position classifications in the employer's work force.
- (b) Like positions with similar job content and responsibilities within the labor market generally.
- (c) Significant differences in working conditions to comparable position classifications.

The pay grade originally assigned by the Employer shall remain in effect pending the decision.

If the decision of the second step grievance committee or arbitrator is to increase the pay grade of the position classification, such rate change shall be applied retroactive to the date of its installation.

Upon installation of the new position classification, the filling of such position classification shall be in accordance with the posting and bidding procedures of this Agreement.

Section 2: Vacancies

The Sheriff, in deciding the appropriate applicant to hire or promote within positions encompassed by the bargaining unit, shall consider ability and qualifications, but not the Part-time employee's seniority.

ARTICLE III NON-DISCRIMINATION

Section 1: Equal Employment Opportunity

The Employer will continue to provide equal employment opportunity for all officers, and develop and apply equal employment practices.

Section 2: Prohibition Against Discrimination

Both the Employer and the Union agree not to illegally discriminate against any employee on the basis of race, sex, creed, religion, color, marital or parental status, age, national origin, political affiliation and/or beliefs, mental or physical handicap or sexual orientation.

ARTICLE IV MANAGEMENT RIGHTS

Subject to and limited by the provisions of this Agreement the management of the operations of the Employer, the determination of its policies, budget, and operations, the manner of exercise of its statutory functions and the direction of its work force, including, but not limited to, the right to hire, promote, demote, transfer, allocate, assign and direct employees; to establish the number and classification of positions; to discipline, suspend and discharge for just cause; to relieve employees from duty because of lack of work or for other legitimate reasons; to make and enforce reasonable rules of conduct and regulations; to determine the departments, divisions and sections and work to be performed by employees therein; to determine quality; to determine the number of hours of work and shifts per work week, if any; to establish and change work schedules and assignments, the right to introduce new methods of operations, to eliminate, relocate, transfer or sub-contract work and to maintain efficiency in the department is vested exclusively in the Employer provided the exercise of such rights by management does not conflict with the provisions of this Agreement.

ARTICLE V NO STRIKE

Section 1: No Strike Commitment

Neither the Union nor any officer will call, initiate, authorize, participate in, sanction, encourage, or ratify any work stoppage, slow down, or the concerted interference with the full, faithful and proper performance of the duties of employment with the Employer during the term of this Agreement.

No officer, while in the line of duty, shall refuse to cross any picket line, by whomever established.

Section 2: Performance of Duty

It is recognized that employees covered by this Agreement may be required in the line of duty to perform duties growing out of or connected with labor disputes which may arise within the County.

Section 3: Resumption of Operations

In the event of action prohibited by Section 1 above, the Union immediately shall disavow such action and request the officers to return to work and shall use its best efforts to achieve a prompt resumption of normal operations. The Union, including its officials and agents, shall be liable for any damages, direct or indirect, upon complying with the requirements of this Section.

Section 4: Discipline of Strikers

Any officer who violates the provisions of Section 1 of this Article shall be subject to immediate discharge.

Section 5:

The County will not lock out any employee(s) covered by this Agreement during the term of this Agreement as a result of a labor dispute with the Union.

ARTICLE VI RESOLUTION OF IMPASSE

All impasses on economic matters shall be resolved according to the provisions of Section 14 of the Illinois Public Labor Relations Act, except that all arbitration hearings shall be conducted in Lacon, Illinois.

ARTICLE VII PERSONNEL FILES

Section 1: Personnel Files

The Employer shall keep a central personnel file within the bargaining unit for each employee. Employer is free to keep working files, but material not maintained in the central personnel file may not provide the basis for disciplinary or other action against an employee.

Section 2: Inspection

Upon request of an employee, the Employer shall reasonably permit an employee to inspect his personnel file subject to the following:

(a) Such an inspection shall occur within a reasonable time following receipt of the request.

(b) Such inspection shall occur during daytime working hours Monday through Friday upon reasonable request.

(c) The employee shall not be permitted to remove any part of the personnel file from the premises but may obtain copies of any information contained therein upon payment for the cost of copying.

(d) Upon written authorization by the requesting employee, in cases where such employee has a written grievance pending and is inspecting his file with respect to such grievance, that employee may have a representative of the Union present during such inspection and/or may designate in such written authorization that said representative may inspect his personnel file subject to the procedures contained in this Article.

(e) Pre-employment information, such as reference reports, credit checks or information providing the Employer with a specific request that it remain confidential, shall not be subject to inspection or copying.

Section 3: Notification

Employees shall be given immediate notice by Employer when a formal, written warning or other disciplinary documentation is permanently placed in their personnel file.

Section 4: Limitation on Use of File Material

It is agreed that any material and/or matter not available for inspection, such as provided in Section 1 and 2 above, shall not be used in any manner or any forum adverse to the officer's interests.

ARTICLE VIII DISPIPLINE AND DISCHARGE

Section 1: Discipline and Discharge

The parties recognize the principles of progressive and corrective discipline.

Disciplinary action or measures shall include only the following:

Oral reprimand
Written reprimand
Demotion
Suspension (notice to be given in writing)
Discharge

Disciplinary action may be imposed upon an employee only for just cause. Any disciplinary action or measure imposed upon an employee may be processed as a grievance through the regular grievance procedure.

If the Employer has reason to reprimand an employee, it shall be done in a manner that will not embarrass the employee before other employees or the public.

Section 2: Limitation

The Employer's agreement to use progressive and corrective disciplinary action does not prohibit the Employer in any case from imposing discipline which is commensurate with the severity of the offense. The Employer shall notify both the employee and the Union of disciplinary action. Such notification shall be in writing and shall reflect the specific nature of the offense. All forms of discipline will be expunged from an employee's file after eighteen (18) months have passed.

Section 3: Pre-disciplinary Meeting

For discipline other than oral and written reprimands, prior to notifying the employee of the contemplated discipline to be imposed, the Employer shall notify the local Union of the meeting and then shall schedule the meeting with the employee involved so as to inform the employee of the reason for such contemplated discipline, including any names of witnesses and copies of pertinent documents. The employee shall be informed of his contract rights to Union representation and shall be entitled to such, if so requested by the employee and the employee and Union Representative shall be given the opportunity to rebut or clarify the reasons for such discipline and further provided that a Union Representative shall be available within twenty-four (24) hours of notification. If the employee does not request Union representation, a Union Representative shall nevertheless be entitled to be present as a non-active participant at any and all such meetings.

Section 4: Investigatory Interviews

Union has right to the investigative findings but may not be present during investigative interviews of witnesses (except any interviews conducted with a bargaining unit member who may be the subject or object of employment discipline, shall be subject to the terms and conditions set forth in Section 3 above).

ARTICLE IX DISPUTE RESOLUTION AND GRIEVANCE PROCEDURE

Section 1: Definition of a Grievance

A grievance is defined as any unresolved difference between the Employer and the Union or any employee regarding the application, meaning or interpretation of this Agreement. This grievance procedure is subject to and shall not conflict with any provisions of the Illinois Public Labor Relations Act.

Section 2: Dispute Resolution

In the interest of resolving disputes at the earliest possible time, it is agreed that an attempt to resolve a dispute shall be made between the employee and his immediate supervisor.

The employee shall make his complaint to his immediate supervisor. The supervisor will notify the employee of the decision within two working days following the day when the complaint was made. Settlements or withdrawals at this step shall not constitute a precedent in the handling of other grievances. In the event of a complaint, the employee shall first complete his assigned work task, and complain later.

Section 3: Representation

Grievances may be processed by the Union on behalf of an employee or on behalf of a group of employees. The Employer may file contract grievances directly at Step 3, Section 8 of this Article. Either party may have the grievant or one grievant representing group grievances present at any step of the grievance procedure, and the employee is entitled to Union representation at each and every step of the grievance procedure upon his request.

Grievances may be filed on behalf of two or more employees only if the same facts, issues and requested remedy apply to all employees in the group.

Section 4: Time Limitations

Grievances may be withdrawn at any step of the grievance procedure without precedent. Grievances not appealed within the designated time limits will be treated as

withdrawn grievances. The Employer's failure to respond within the time limits shall not find favor of the grievant but shall automatically advance the grievance to the next step, except Step 3. Time limits may be extended by mutual agreement.

Section 5: Grievance Processing

No employee or Union Representative shall leave his work assignment to investigate, file or process grievances without first securing permission of his supervisor. In the event of a grievance, the employee shall always perform his assigned work task and grieve his complaint later, unless the employee reasonably believes that the assignment endangers his safety.

Section 6: Grievance Meetings

A maximum of two (2) employees (the grievant and/or Union Representative) per work shift shall be excused from work with pay to participate in a Step 1 or Step 2 grievance meeting. The employee(s) shall only be excused for the amount of time reasonably required to present the grievance. The employee(s) shall not be paid for any time during which a grievance meeting occurs outside of the employee's work shift. In the event of a grievance, the employee shall first perform his assigned work task and file his grievance later.

Section 7: Steps in Procedure

Dispute arising under this Agreement shall be resolved as follows:

- Step 1: If no agreement is reached between the employee and the supervisor, as provided for in Section 2, Dispute Resolution, the Union shall prepare a written grievance on a form mutually agreed to and presented to the Sheriff and Chairman of the County Board no later than ten (10) working days after the employee was notified of the decision by the supervisor. Within Ten (10) working days after the grievance has been submitted, the Sheriff and Chairman of the County Board shall meet with the grievant and the Union Representative to discuss the grievance and make a good faith attempt to resolve the grievance. Failure of the Employer to meet as provided in Step 1 shall not invoke the grievance withdrawal provided in Section 4 above. The Sheriff and chairman of the County Board shall respond in writing to the grievant and the Union Representative within five (5) working days following the meeting.
- Step 2: If the grievance is not settled at Step 1 the grievance may be referred in writing, within five (5) working days after the decision of the Sheriff and Chairman of the County Board, to a Committee consisting of the Sheriff and all members of the County Board. Within twenty (20) working days after the grievance has been filed with the Committee, the Committee shall meet with the Union and the grievant to discuss the grievance and make a good faith effort to

resolve the grievance. The Committee shall respond in writing to the grievant and the Union within five (5) working days following the meeting.

If the dispute is not settled at Step 2, the matter may be submitted Step 3: to arbitration be either party within ten (10) working days after the Committee's written decision or the expiration of the five (5) day period if the Committee fails to render a written decision. Within ten (10) working days after the matter has been submitted to arbitration a representative of the Employer and the Union shall meet to select an arbitrator from a list of mutually agreed to arbitrators. If the parties are unable to agree on an arbitrator within ten (10) working days after such a meeting, the parties shall request the ILLINOIS ARBITRATION SERVICE, Illinois Department of Labor, to submit a list of seven (7) arbitrators. Either party shall have the right to reject an entire list of arbitrators. The arbitrator shall be selected from the list of seven (7) by alternate strikes by the Employer representative and the Union. The Employer and the Union shall take turns as to the first strike. The person whose name remains on the list shall be the arbitrator, provided that either party before striking any names shall have the right to reject one (1) of the arbitrators on the list. The arbitrator shall be notified of his selection by a joint letter from the Employer and the Union. This letter shall request the arbitrator to set a time and a place for the hearing subject to the availability of the Employer and Union Representatives and shall be notified of the issue where mutually agreed by the parties. All hearings shall be held in the city of Lacon, Illinois, unless otherwise agreed to.

Both parties agree to make a good faith attempt to arrive at a joint statement of facts and issues to be submitted to the arbitrator.

The Employer or Union shall have the right to request the arbitrator to require the presence of witnesses and/or documents. Each party shall bear the expense of its witness.

Once a determination is made that the matter is arbitral or if such preliminary determination cannot be reasonably made, the arbitrator shall then proceed to determine the merits of the dispute.

The expenses and fees of arbitration and the cost of the hearing room shall be shared equally by the Employer and Union. Costs of arbitration shall include the arbitrator's fees, room cost and transcription costs. Nothing in this Article shall preclude the Employer and Union from agreeing to use the expedited arbitration procedures of the ILLINOIS ARBITRATION SERVICE, Illinois Department of Labor. The decision award of the arbitrator shall be made within forty-five (45) days following the hearing and shall be final and binding on the Employer, the Union and the employee or employees involved. The arbitrator shall have no power to amend, modify, nullify, ignore, add to or subtract from the provisions of the Agreement.

ARTICLE X SENIORITY

Section 1: Definition of Seniority

As used herein, the term "seniority" shall refer to and be defined as the continuous length of service or employment covered by this Agreement from the date of last hire.

Section 2: Probation Period

An employee is a "probationary employee" for his first eight (8) months of employment or until he successfully completes state mandated basic law enforcement or corrections training, whichever is longer. No matter concerning the discipline, layoff or termination of, a probationary employee shall be subject to the grievance and arbitration procedures. A probationary employee shall have no seniority, except as other wise provided in this Agreement, until he has completed his probationary period. Upon the completion of his probationary period, he will acquire seniority from his date of hire.

Section 3: Seniority List

The Employer and Union have agreed upon the initial seniority list setting forth the present seniority dates for all employees covered by this Agreement and shall become effective on or after the date of execution of this Agreement. Such lists shall finally resolve all questions of seniority affecting employees covered under this Agreement or employed at the time the Agreement becomes effective. Dispute as to seniority listing shall be resolved through the grievance procedure. The initial agreed list is attached hereto as Exhibit "A" and made a part hereof.

Section 4: Termination of Seniority

An employee shall be terminated by the Employer and his seniority broken when he:

- (a) quits; or
- (b) is discharged for just cause; or
- (c) is laid off pursuant to the provisions of the applicable agreement for a period of twelve (12) months; or
- (d) accepts gainful full-time employment while on an approved leave of absence from the Sheriff's Department; or
- (e) is absent for three consecutive scheduled workdays without proper notification or authorization; or by written resignation; or
- (f) fails to return to work at the conclusion of an approved leave of absence for a period of three (3) consecutive days.

Section 5: Seniority While on Leave

Employees will not continue to accrue seniority credit for all time spent on authorized unpaid leave of absence.

Section 6: Conflicts in Vacation

Employees shall select the periods of their annual vacation on the basis of seniority. Vacation schedules may be adjusted to accommodate seasonal operations, significant revision in organization, work assignments or the number of personnel in particular ranks. Provided however, that no more than one employee from each shift may take vacation at the same time and no employee shall receive priority for more than two weeks vacation per year.

ARTICLE XI LAYOFF

Section 1: Layoff

In the event the Employer determines a layoff is necessary, employees shall be laid off within each particular job classification and Department in the inverse order of their seniority unless compliance with State or Federal law requires otherwise.

Section 2: Layoff Order

Probationary employees, temporary and part-time employees shall be laid off first, then full-time employees shall be laid off in inverse order of their seniority. Individual employees shall receive notice in writing of the layoff not less than fourteen (14) days prior to the effective date of such layoff.

Section 3: Recall

Employees shall be recalled from layoff within each particular job classification according to their seniority. No new employees at all shall be hired until all employees on layoff in that particular job classification desiring to return to work shall have been given the opportunity to return to work. Recall rights under this provision shall terminate twelve (12) months after layoff.

In the event of recall, eligible employees shall receive notice of recall either by actual notice or by certified mail, return receipt requested. It is the responsibility of all employees eligible for recall to notify the Sheriff of their current address. Upon receipt of the notice of recall, employees shall have five (5) working days to notify the Sheriff of their acceptance of the recall. The employee shall have five (5) working days thereafter to report to duty.

ARTICLE XII HOLIDAY SCHEDULE

Section 1: Holiday

Full-time Marshall County Sheriff's Office employees are eligible for paid Holidays, based on eight (8) hours pay. Part-time help shall not be allowed to work on premium days and Holidays unless the Full-time help does not desire to do so. In the event a part-time employee works on any recognized holiday, he/she shall be paid at the rate on time and one-half (1 ½).

The holidays shall be those holidays as set forth in the County Board Policy, however, there shall be (13) thirteen Holiday's per year.

Holidays shall be paid on the Holiday.

ARTICLE XIII VACATION

Section 1: Full-time employees must make requests, in writing, for desired vacation days to the Sheriff up to forty-eight (48) hours prior to the start of vacation. Request for desired vacation days must not be for less than a minimum of ½ day or more than the days to which an employee is entitled.

Section 2: The Sheriff will assign vacation days allowed on a seniority basis as determined to be consistent with the operations and needs of the County. Insofar as possible, vacations will be granted at the time you most desire. However, the Sheriff reserves the right to allot vacation periods to insure the orderly operation of the department.

Section 3: If an employee is called in during their vacation time due to a County declared emergency by the Sheriff, they will be allowed to carry over their vacation time at their anniversary date.

<u>Section 4:</u> Employees earn vacation time in accordance with the following schedule which is based upon continuous years of service.

- 1. One week with full pay after one year of service based on employee's anniversary date.
- 2. Two weeks with full pay after two years of service based on employee's anniversary date.
- 3. Three weeks with full pay after five years of service based on employee's anniversary date.
- 4. Four weeks with full pay after fifteen years of service based on employee's anniversary date.

In the event of termination of employment, the employee will receive a pro-rated vacation allowance in accordance with their anniversary date of employment.

Vacations will be adjusted to reflect if an Employee is working an eight (8) shift or a twelve (12) hour shift accordingly.

Employees may carry over one week of unused vacation to the next year.

Unused vacation will not be compensated for at the end of the year.

Section 5: Conflict in Vacation

Employees shall select the periods of their annual vacation on the basis of seniority. Vacation schedules may be adjusted to accommodate seasonal operations, significant revision in organization, work assignments or the number of personnel in particular ranks. Provided however, that no more than one employee from each shift may take vacation at the same time and no employee shall receive priority for more than two weeks' vacation per year.

ARTICLE XIV SICK LEAVE

Section 1: It is the policy of Marshall County to provide protection for its full-time employees against loss of income because of illness. All eligible employees are encouraged to save as much sick leave as possible to meet serious illness situations. Sick leave is not intended for a one-day vacation nor to be used to extend vacation periods or holidays.

Any employee contracting or incurring any non-service-connected sickness or disability, which renders such employee unable to perform the duties of his employment, shall receive sick leave with pay in accordance with this Agreement.

Section 2: Full-time employees will be allowed seven (7) days leave per year. First year employees shall be allowed six (6) days' sick leave when they have completed six (6) months of employment. Employees shall be allowed to carry over from year to year of continuous service up to a maximum of seventy-five (75) days of sick leave. Subject to the provisions of the Illinois Pension Code, 40 ILC 5/1 et seg. Employees applying for a retirement annuity shall be entitled to creditable service for up to seventy-five (75) days of accumulated unused sick leave.

Section 3: Miscellaneous Provisions

- A. An employee must notify the Sheriff or his/her designated in advance of scheduled tour of duty if unable to work. The illness must be verifiable and legitimate.
- B. If an employee receives workmen's compensation or wage payments mandated by law, the granting of sick days will not be allowed for the same period of time.

- C. An employee requested to go to a County-prescribed doctor (acting as a medical agent for the municipality), shall not be expected to pay medical expenses charged by said doctor.
- D. If the employee is not satisfied with medical procedure, findings, diagnosis, etcetera; the employee will be allowed to submit to a second medical examination given by a doctor of the employee's choice. Any additional examinations will be the financial responsibility of the employee.
- E. Employees who call in sick the day prior to one of the authorized holidays will forfeit all rights to receive holiday pay for the holiday unless circumstances are sanctioned as excusable by the Department Head.
- F. Any employee who is off work for three (3) or more workdays will be required to have a medical release by his/her doctor to insure the employee is able to perform his/her work as required by their job assignment.
- G. If sick time is used, the call off should be at least three (3) hours before the scheduled shift begins to allow time to find coverage. Exceptions will be made at the discretion of the Sheriff or Chief Deputy in the event of an emergency.

ARTICLE XV BEREAVEMENT DAYS

Section 1: When a death occurs in an employee's immediate family (mother, father, spouse, children, brother, sister, mother-in-law, father-in-law, step-parent, grandparent, step-child, brother-in-law, sister-in-law, grandchild, or guardian), the employee will receive up to three (3) paid days minimum or five (5) paid days maximum at the discretion of the Department Head who must take into account the availability of other Employees to cover that time of bereavement leave based on their straight time earnings per hour.

Section 2: Bereavement pay will not be paid for the time for which you receive time off under some other policy such as holiday, vacation, sick days or personal days.

Section 3: The three (3) days will consist of one of the following:

- a. The day before the funeral, the day of the funeral and the day after the funeral.
- b. The day of the funeral and the two days following the funeral.
- c. The two (2) days preceding the funeral and the day of the funeral.

Section 4: The five (5) days will consist of one of the following:

- a. The two (2) days before the funeral, the day of the funeral and the two (2) days after the funeral.
- b. The day before the funeral, the day of the funeral and the three (3) days

after the funeral.

- c. The day of the funeral and the four (4) days after the funeral.
- d. The three days before the funeral, the day of the funeral and two (2) days after the funeral.

Section 5: In either instance if one or both or your days off fall during the three (3) day period or five (5) day period, your day off will not be compensated for, nor will you be able to take additional days with pay other than the three (3) and four (4) methods stated above.

ARTICLE XVI JURY DUTY

Section 1: All regular employees called for jury duty will receive the difference between eight (8) hours pay at the applicable hourly wage and actual payment received for jury service for each day of jury duty to a maximum of ten (10) days pay for each contract year.

Section 2: When such employees report for jury service on a scheduled workday, they will not unreasonably be required to report for work that particular day.

Time spent on jury service will be considered time worked for purposes of Employer contributions.

ARTICLE XVII HOURS OF WORK, OVERTIME, CALL-IN

- Section 1: Department Heads will set work schedules for employees defining work days and hours. Each employee must register his or her own time before starting work and before leaving work. Employees will have input in the setting of work schedules for employees, defining work days and hours.
- <u>Section 2:</u> An employee will not be allowed to fill in or trade time with another employee if it will result in overtime payment to the affected employee.
- Section 3: All work performed after eight (8) hours per day and forty (40) hours per week shall be paid at one and one-half (1 ½) times the employee's hourly rate of pay. All work performed on a Holiday shall be paid at the rate of one and one-half (1 ½) times the employee's regular hourly rate plus holiday pay.
- Section 4: Full-time Sheriff's Office employees who are working an assigned work week and hours who are called outside his/her regular assigned work week or hours will be allowed a minimum of two (2) hours at one and one-half (1 ½) times his/her regular rate of pay.

Section 5: At any time, an overtime rate is computed under any provisions of this Agreement, said overtime pay shall be based on one and one-half (1 ½) times the employee's hourly rate as determined in Article 18 hereof.

Section 6: When possible, the work week shall be arranged in five (5) consecutive days, Sunday through Saturday, in accordance with past practice.

Section 7: Part Time Jailors and Dispatchers will be added to the Rotation List for call ins, sick days and Holidays. On vacation request of (5) five consecutive days or more, part time shall be called first and if they can't fill all the days, then once again it will be filled by using the rotation list. In the event an employee is not available for such overtime, he/she shall be bypassed until the rotation of the list is completed before he/she shall be entitled to the next available overtime.

Section 8: In the event the employee assigned to the call-in requires additional help, the next employee on the rotation list shall be called in by the Department Head. The rotation list shall include call-ins at all times and all overtime, including holidays.

Section 9: During the normal workday, employees shall receive paid breaks and a lunch period as per past practice.

Section 10: For Call-ins, the Jailors shall call for the Jailors and for Call-ins for the Dispatchers, the Dispatchers shall call. Jail Officers and Dispatchers shall designate a person or two, to take care of and maintain absentees, call offs, vacations. Make sure that the seniority-part-time rotation is followed as closely as possible, documenting the same in the Radio Logs and in an in-house computer. Absentee sheets shall be forwarded to the Sheriff for approval.

Section 11: An employee's full-time employment takes precedent over any part-time or secondary employment. If an employee is scheduled to work a part-time job and he/she is needed here to cover a shift after the rotation list is exhausted, then you are mandated to work here. (Marshall County Sheriff's Department) All part-time or secondary employment is subject to approval by the Sheriff.

ARTICLE XVIII WAGES

Section 1: The base wages for the following classification after probation shall be:

Effective:	12-1-23	12-1-24	12-1-25
Full Time Dispatcher	\$22.24-hour	\$23.57-hour	\$24.98 hour
Part Time Dispatcher	\$19.28-hour	\$20.44-hour	\$21.67 hour
Full Time Jailor	\$21.36-hour	\$22.64-hour	\$24.00 hour
Part Time Jailor	\$16.94-hour	\$17.96-hour	\$19.04 hour
Bailiff	\$17.90-hour	\$18.97-hour	\$20.11 hour
Full Time Jailor			
Under 8 Months	\$20.86-hour	\$22.14-hour	\$23.50 hour
Full Time Dispatcher			
Under 8 Months	\$21.74-hour	\$23.07-hour	\$24.48 hour

Matron	\$16.32-hour	\$17.30-hour	\$18.34 hour
Full Time Clerical	\$22.24-hour	\$23.57-hour	\$24.98 hour
Part Time Clerical	\$16.32-hour	\$17.30-hour	\$18.34 hour

Section 2: Probationary Employees: Probationary employees will receive fifty cents (\$.50) per hour less than the regular rate during their probationary period as defined in Section 2 of Article X.

Section 3: Wage Re-opener: In the event the parties are unable to reach an acceptable agreement during the years the contact is governed by a Wage Reopener, the union shall be entitled to take whatever legal and economic recourse available under law for the purpose of reaching an acceptable agreement.

Section 4: Longevity Pay: Any employee that has or earns a degree (or certification) shall be paid an additional 2% on top of their contractual increases, if the degree or certification is in the criminal justice area and if proof is shown to the Sheriff. Effective with the start date of December 1, 2023, all new Longevity increases will be paid at 3% on top of their contractual increase, with a thirty (30) year cap.

Section 5: Shift Differential Pay: Employees that work either second or third shifts shall receive an additional twenty cents (.20 per hour).

Section 6: Me To Clause: If, during the term of this Agreement, the County provides better wages or benefits to other employees covered by a Collective Bargaining Agreement, the County will provide the same percentage improvement to these Bargaining Unit Employees.

ARTICLE XIX HEALTH AND WELFARE

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<u>Section 1:</u> The Employer agrees to contribute to the Central State, Southeast and Southwest Areas Health and Welfare Fund for each full-time Employee performing work under this agreement.

Contributions shall begin on Employees first day of Employment.

The Employer agrees to the following Health and Welfare contribution rates for Plan MB without Retiree Coverage, per participant, per week as follows:

Date	Member	Member &Child	Member & Spouse	Family
12/31/23	\$186.90	\$244.50	\$386.60	\$539.90
12/29/24	\$197.20	\$257.90	\$407.90	\$569.90
01/04/26	\$209.00*	\$273.40*	\$432.40*	\$603.80*

Not To Exceed Rates *

The Employer agrees to pay the entire Member Only coverage amount each year of the agreement for each Employee covered by this agreement. If an Employee elects any other tier other than Member only, the Employee will have the contribution rate difference taken from their paychecks through payroll deduction for the elected Tier of coverage for each Employee covered by the agreement, regardless of whether the Employer can collect co-pays from the Employees.

Employee required weekly contributions for Member Health and Welfare to be deducted by payroll deductions, (pre-tax) shall be as follows:

Date of Rat. Employee co-pays shall remain at the current rate for all three (3) years of the Collective Bargaining Agreement.

The Employer agrees to bear the responsibility to submit the full contribution to the Central States Health & Welfare Fund, as the Fund will not be collecting from the Employees and the Employer has the authorization for the payroll deductions.

Contributions shall not be owed on part-time, casuals, seasonal, extra or temporary Employees.

If an Employee is injured on-the-job or is unable to work because of an illness, the Employer will continue to make health and welfare contributions for up to 6 months or until the employee returns to work or becomes eligible for IMRF disability benefits, whichever is sooner.

If an Employee is injured off-the-job and is unable to work, the Employer will continue to make health and welfare contributions for up to 60 days or until the Employee returns to work or becomes eligible for IMRF Disability Benefits, whichever is sooner.

Section 2: Maternity/Paternity: New Full-Time Employee's that either have a child or adopt a child and have not earned two (2) weeks of vacation time, will be allowed to take two (2) weeks off with pay, during the first month after childbirth or adoption.

ARTICLE XX ILLINOIS MUNICIPAL RETIREMENT FUND

<u>Section 1:</u> The Employer will provide a retirement program through the Illinois Municipal Retirement Fund the same terms and conditions as Marshall County will make available to County employees.

ARTICLE XXI GENERAL PROVISIONS

Section 1: Use of Masculine Pronoun

The use of the masculine pronoun in this or any other document is understood to be for clerical convenience only, and it is further understood that the masculine pronoun includes the feminine pronoun as well.

Section 2: Work Rules

Work rules of the Marshall County Sheriff which are not in conflict with this Agreement shall continue in full force and effect.

ARTICLE XXII SEPARABILITY AND SAVINGS CLAUSE

Section 1: If any article or section of this Agreement or any riders thereto should be held invalid by operation of law or by any tribunal of competent jurisdiction or if compliance with or enforcement of any article or section should be restrained by such tribunal pending a final determination as to its validity, the remainder of this agreement and any riders thereto or the application of such article or section to persons or circumstances other than those as to which it has been held invalid or as to which compliance with or enforcement of has been restrained, shall not be affected thereby.

Section 2: In the event that any article or section is held invalid by enforcement of or compliance with which has been restrained as above set forth, the parties affected thereby shall enter into immediate collective bargaining negotiations upon the request of either party for the purpose of arriving at a mutually satisfactory replacement for such article or section during the period of invalidity or restraint.

ARTICLE XXIII COMPLETE AGREEMENT

The parties acknowledge that during the negotiations which preceded this Agreement, each had the unlimited right and opportunity to make demands and proposals

with respect to any subject or matter not removed by law from the area of collective bargaining. The understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.

ARTICLE XXIV SCOPE OF AGREEMENT

Section 1: This agreement shall apply only to the employees of the Marshall County Sheriff's Department who are members of Teamsters Local Union No. 627.

ARTICLE XXV MISCELLANEOUS PROVISIONS

- <u>Section 1:</u> The bargaining unit employees shall be allowed time off for reserve duty, pursuant to the statute provided.
- Section 2: The employer agrees to maintain current or existing shift coverage.
- <u>Section 3:</u> The Chief Deputy will not cover any regular duty shift or employee shift, except in the case of an emergency or if no other coverage is available.

ARTICLE XXVI DEFINITION OF EMPLOYEE STATUS

Section 1: Probationary Employee: Any employee employed with the County less than eight (8) months.

Part-time Employee: Any employee working less than twenty (20) hours per week on a regularly scheduled basis.

Temporary Employee: Any employee hired for a limited time (must be less than 90 days per calendar year) may work forty (40) hours a week.

ARTICLE XXVII PERSONAL LEAVE

Section 1:

Full-time Sheriff's Office Staff employees will be allowed five (5) days personal leave annually. Personal leave is not cumulative and unused personal days will **not** be reimbursed, unless authorized by the Sheriff.

The Employer agrees to comply with the "Illinois Paid Leave for All Workers Act", in regard to Full-time and Part-time Employees. For every forty (40) hours worked one (1) hour of paid leave.

<u>Section 2:</u> Personal Leave for a full-time Employee working a twelve (12) hour shift, shall be adjusted to reflect the twelve (12) hour shift.

ARTICLE XXVIII DEFERRED COMPENSATION

Section 1: Subject to state and federal law, the County will make available to full-time Marshall County Sheriff's Department employees, a reasonable deferred compensation plan on the same terms and conditions as the County continues to provide to other employees.

ARTICLE XXIX UNION SHOP AND DUES

Section 1: With respect to any Employee on whose behalf the Employer receives written authorization, from the Employee, in a form agreed upon by the Union and the Employer, the Employer shall deduct from the wages of the Employee, Union dues and or financial obligations uniformly required of Union Members and shall forward the amount to the address designated by the Union. The amounts deducted shall be in accordance with the schedule to be submitted to the Employer by the Union. Authorization for deductions shall be revocable upon written notice, from the Employee to the Employer and the Union.

Section 2: Payroll deductions shall be made and remitted to the Union (at the address designated by the Union) in accordance with the laws of the State of Illinois.

Section 3: If a Bargaining Unit Employee requests a change in Membership/Dues Status, the Employee will be referred to the Union. The Employer will not cease voluntary deductions from a Bargaining Unit Employee unless directed to do so by the Union.

Section 4: The Union shall indemnify, defend and hold harmless the Employer, its officers, officials, agents and Employees from and against any and all claims, demand, actions, complaints, suits, or other forms of liability that arise out of or by reason of any actions by the Employer for the purpose of complying with the provisions of this Article, or in reliance on any list, notice, certification, affidavit, or assignment furnished under any of the provisions of this Article.

ARTICLE XXX STEWARDS

Section 1: The County recognizes the right of the Union to designate Job Stewards from the County's seniority list. The authority of Job Stewards so designed by the Union shall be limited to, and shall not exceed, the following duties and activities:

The investigation and presentation of grievances with the County or the designated County representative in accordance with the provisions of the collective bargaining agreement. . .

Section 2: The names of the employees so designated shall be submitted promptly in writing to the County. Any subsequent change shall also be submitted promptly in writing to the County.

ARTICLE XXXI UNIFORMS AND EQUIPMENT

Section 1: Unit "B" Employees shall be furnished all required equipment and uniforms at the sole expense of the employer and shall receive no other equipment allowance.

In the event of damage to equipment and/or uniform, the equipment or uniform shall be reimbursed or replaced by the employer, at the employers' election, upon proof of loss being furnished to the employee's supervisor within 48 hours of the time of damage, provided, such damage occurs in the course of the employment.

Section 2: Uniforms

- a. Employers shall prescribe the type of uniform to be worn by employees on duty and may promulgate rules for wear outside of employment.
- b. Employees shall be responsible for maintenance and cleaning of their uniforms.

Section 3: Equipment

- a. Employers may prescribe equipment that is necessary for employees to have while on duty.
- b. Employees shall be responsible for the upkeep and good operating condition of all required equipment.
- c. Upon termination of employment, Employer-issued equipment shall be returned.

ARTICLE XXXII SUBSTANCE ABUSE TESTING

Section 1: General Policy Statement

While it has always been the policy of Marshall County to maintain a safe, healthful, productive, and drug free work environment, the Drug-Free Workplace Act of 1988 requires agencies receiving Federal grants to specifically state the County's policy that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace.

For the purpose of this policy, a controlled substance is one which is:

- 1. Not legally obtainable.
- 2. Being used in a manner different than prescribed.
- 3. Legally obtainable but has not been legally obtained.

To comply with the Drug-Free Workplace Act of 1988, the following procedures will be followed:

- a. All employees shall be prohibited for the unlawful manufacture, distribution, possession, use or being under the influence of a controlled substance while on the County premises or while performing work for the County.
- b. All employees shall be prohibited from the distribution, consumption, possession of or being under the influence of alcohol while on the County premises or while performing any work for the County.
- c. As a condition of employment, each employee shall agree to notify his/her supervisor of his/her conviction of any criminal drug statutes for the violation occurring on the County premises or while performing work for the County, no later than five (5) days after such a conviction.
- d. To make County employees aware of the dangers of drug and alcohol abuse, the County shall:
 - 1. Provide each employee with a copy of the County Drug and Alcohol policy.
 - 2. Post notice of the County Drug and Alcohol Policy in a place where other employee notices are posted.
 - 3. Make available materials from local, state, and national antidrug and alcohol abuse organizations.

e. Violation

1. An employee who violates the terms of this policy may be subject to disciplinary action, up to and including termination.

- 2. The County shall take disciplinary action with respect to an employee convicted of a drug offense in the workplace within thirty (30) days after receiving notice of the conviction.
- 3. The County may require an employee who violates the terms of this policy to satisfactorily participate in a drug or alcohol abuse assistance or rehabilitation program that has been approved by the Marshall County Board.

ARTICLE XXXIII DURATION AND SIGNATURE

Section 1: Term of Agreement

This Agreement shall be effective from December 1, 2023, and shall remain in full force and effect until November 30, 2026. It shall continue in effect from year to year thereafter unless notice of termination is given in writing by certified mail by either party to the other not more than one-hundred and twenty (120) days nor less than ninety (90) days prior to expiration. The notices referred to shall be considered to have been given as on the date shown on the postmark. Written notice may be tendered in person, in which case the date of notice shall be the written date of receipt.

Section 2: Continuing Effect

Notwithstanding any provision of this Article or Agreement to the contrary, this Agreement shall remain in full force and effect after any expiration date while negotiations or Resolution of Impasse Procedure are continuing for a new Agreement or part thereof between the parties.

Section 3: Reopener

The parties agree that if either side decides to reopen negotiations making any changes in the Agreement, the other party may so notify the other at least ninety (90) days and no more than one-hundred and twenty (120) days prior to the expiration of this Agreement or the extension thereof. In the event such notice to negotiate is given, then the parties shall meet not later than ten (10) days after the date of receipt of such reasonable times as are agreeable to both parties for the purposes of negotiation. All notices provided for in this Agreement shall be served upon the other party by registered mail, return receipt requested.

day of, 2023.	s hereto have affixed their signatures this
FOR THE EMPLOYER:	FOR THE UNION:
County Board Chairman	President A. Wheet 6:20.24
Muller Jayla	H fall 1/20 6-20-2024
Warre Straw IF 6/21	Bust/ness Representative

