



## Council Agenda Report

**From:** Greg Carpenter, Interim City Manager  
Shannon Foutz, Human Resources Manager

**Subject:** Appointment of Ty Lewis as City Manager and Approval of Employment Agreement

**Date:** August 17, 2021

---

### Facts

1. In November 2020, former City Manager Tom Frutchey announced his resignation; his last day with the City was April 16, 2021. As a result, on [November 19, 2020](#), City Council directed staff to retain the services of a professional recruiting firm to facilitate the City Manager recruitment.
2. The recruitment commenced on December 23, 2020 with the assistance of Avery & Associates. The position was advertised in a variety of regional and national publications and organizations. Additional outreach was made directly with potential candidates including mailings and direct contact via phone and email.
3. Applications were accepted through January and interviews with five candidates conducted by City Council, the City's executive staff, and 14 community members occurred in February.
4. The City Council chose to extend the recruitment to ensure adequate time and consideration is given to finding the optimal candidate for the City of Paso Robles.
5. The application period for the position of City Manager was extended through May 14, 2021. Avery & Associates received a total of 67 applications, 22 of which were received after the recruitment was extended.
6. The City Council evaluated the qualifications of the additional candidates and selected five individuals to proceed with first-round panel interviews, one of which withdrew.
7. On June 30, 2021, interviews were conducted by City Council, four members of the City's executive staff, and 11 community members. After follow-up interviews with the top candidates on July 13, 2021, City Council selected Mr. Ty Lewis to offer the position of City Manager.
8. If the employment agreement (attachment 1, exhibit A) is approved, Mr. Lewis will begin serving as the City Manager on August 22, 2021.
9. Mr. Lewis was hired by the City of Paso Robles on March 31, 2002. Since that date, he has held the roles of Police Officer, Sergeant, Commander, and most recently, Police Chief since June 2018. He possesses a Bachelor of Science degree in Business Management and a Master of Science degree in Administration. A summary of his qualifications can be found in attachment 1, exhibit B.
10. Pursuant to California Code of Regulations Title 2, Section 570.5, the City is required to maintain a master pay schedule for all employee classifications covered by a compensation plan in one publicly available document approved by the governing body. The revised pay schedule, inclusive of all city positions and wage ranges, is included (attachment 1, exhibit C).

### Options

1. Take no action;
2. Approve Resolution 21-XXX appointing Ty Lewis as City Manager effective August 22, 2021, authorizing the Mayor to execute the employment agreement between the City of Paso Robles and Ty Lewis, and approving the revised master pay schedule; or
3. Provide alternative direction to staff.

### **Analysis and Conclusions**

The position of City Manager is currently being filled on an interim basis by Mr. Greg Carpenter, who is a retired annuitant. The hiring of Ty Lewis will terminate the agreement with Mr. Carpenter. The City Council has conducted an extensive search and interviewed numerous qualified candidates for the position. Based on this evaluation process, the City Council has made a conditional offer of employment to Mr. Lewis, and he has expressed his interest in serving as the City Manager subject to the terms of the proposed employment agreement (attached). A summary of these terms is as follows:

- An annual base salary of \$221,000
- 3.5% wage increase effective the first pay period in September 2022 conditioned on satisfactory performance; future increases will be subject to Council's discretion
- Performance evaluations to be conducted every 6 months for the first year and annually thereafter
- Automobile allowance of \$230.77 per completed pay period
- 457 deferred compensation plan contribution of \$369.23 per completed pay period
- Severance of 6 months' salary and health benefits unless the agreement is terminated for cause (as defined in the Agreement)

### **Fiscal Impact**

Mr. Lewis will be an at-will employee serving at the pleasure of the City Council. The employment agreement proposed for Mr. Lewis includes an annual salary of \$221,000 and health benefits consistent with the Wage and Benefit summary for the Unrepresented Confidential, Professional, and Management Group. The adopted annual budget for FY 21/22 includes baseline assumptions for this position and therefore no further appropriations are needed.

### **Recommendation (Option 2)**

Approve Resolution 21-XXX appointing Ty Lewis as City Manager effective August 22, 2021, authorizing the Mayor to execute the employment agreement between the City of Paso Robles and Ty Lewis, and approving the revised master pay schedule.

### **Attachments**

1. Resolution 21-XXX appointing Ty Lewis as City Manager and authorizing the Mayor to execute the employment agreement.
  - Exhibit A – Employment Agreement
  - Exhibit B – Ty Lewis Resume
  - Exhibit C – Master Pay Schedule

# Attachment 1

## RESOLUTION 21-XXX

### RESOLUTION OF THE CITY COUNCIL OF THE CITY OF EL PASO DE ROBLES APPOINTING TY LEWIS AS CITY MANAGER AND APPROVING THE CITY MANAGER EMPLOYMENT AGREEMENT

---

WHEREAS, in November 2020, former City Manager Thomas Frutchey announced his resignation and his last day with the City of Paso Robles (the “City”) was April 16, 2021; and

WHEREAS, the City has been engaged in a recruitment process utilizing the services of Avery & Associates since December 2020 to find a replacement City Manager; and

WHEREAS, as a result of the recruitment process taking longer than anticipated, and to in order to retain efficient and uninterrupted operation and management, City Council appointed Greg Carpenter as interim City Manager effective April 19, 2021; and

WHEREAS, based on several interviews and input from the City’s executive staff and community members, City Council selected Mr. Ty Lewis to offer the position of City Manager; and

WHEREAS, the City Council hereby appoints Ty Lewis as City Manager effective August 22, 2021, approves the employment agreement between the City of Paso Robles and Ty Lewis, and authorizes the Mayor to execute the agreement; and

WHEREAS, pursuant to California Code of Regulations Title 2, Section 570.5, the City is required to maintain a master pay schedule for all represented employee classifications and all unrepresented employees covered by a compensation plan in one publicly available document approved by the governing body.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF EL PASO DE ROBLES DOES HEREBY RESOLVE AS FOLLOWS:

Section 1. All of the above recitals are true and correct and incorporated herein by reference.

Section 2. The Council hereby certifies the nature of the employment of Ty Lewis as described herein and detailed in the attached employment agreement effective August 22, 2021.

Section 3. The employment agreement with Mr. Lewis, a copy of which is attached hereto as Exhibit A and will be maintained on file with the City Clerk, is approved by the City Council.

Section 4. The Mayor is authorized to execute said employment agreement on behalf of the City, with such technical amendments as may be deemed appropriate by the Mayor and City Attorney.

Section 5. The master pay schedule (Exhibit C) as required by California Code of Regulations Title 2, Section 570.5 is hereby approved and adopted in accordance with CalPERS requirements

APPROVED this 17<sup>th</sup> day of August 2021, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAIN:

---

Steven W. Martin, Mayor

ATTEST:

---

Melissa Boyer, City Clerk

## CITY MANAGER EMPLOYMENT AGREEMENT

THIS AGREEMENT is between the City of El Paso de Robles, a municipal corporation (the “City”) and Ty Lewis (“Employee”). It is effective as of August 22, 2021 (the “Effective Date”). City and Employee are sometimes referred to in this Agreement as “Party” and collectively as “Parties.”

This Agreement is entered into on the basis of the following facts, among others:

- A. Employee has been employed by the City’s Police Department as Police Chief.
- B. The City Council of the City desires to appoint Employee as the City Manager of the City, and Employee desires to accept this appointment.
- C. The City and Employee desire to establish specific terms and conditions relating to compensation and benefits, performance evaluations, and related matters.

BASED UPON THE FOREGOING, THE CITY AND EMPLOYEE AGREE AS FOLLOWS:

1. Employee Appointed. The City appoints and employs Employee as City Manager, and Employee accepts the appointment and employment, effective August 22, 2021.

2. Duties of Employee. Employee shall perform the duties established for the City Manager by State law, the Paso Robles Municipal Code, the City Manager job description, the directions of the City Council, or as otherwise provided by law, ordinance, or regulation. A copy of the City Manager job description is attached hereto as Exhibit A and may be amended by the Council from time to time. By direction of the City Council and until further notice, the City Manager’s duties also include serving as the Executive Director of the Successor Agency to the City of Paso Robles Redevelopment Agency and any similar City of Paso Robles agencies, if any. In accordance with City procedures, Employee shall account for his time expended on behalf of said agencies in order for the City to be reimbursed for Employee’s services.

(a) Full Energy and Skill. Employee shall faithfully, diligently, and to the best of Employee’s abilities, perform all duties that may be required under this Agreement. Employee agrees that Employee has a duty of loyalty and a general fiduciary duty to the City. Employee shall devote the whole of Employee’s working time, skill, experience, knowledge, ability, labor, energy, attention and best effort exclusively to the City’s business and affairs.

(b) No Conflict. Employee shall not engage in any employment, activity, consulting service, teaching, or other enterprise, for compensation or otherwise, which is actually or potentially in conflict with, inimical to, or which interferes with the performance of Employee’s duties. Further, Employee shall not, during the term of this Agreement, individually, as a partner, joint venture, officer, or shareholder, invest or participate in any business venture conducting business in the corporate limits of the City of Paso Robles.

# Exhibit A

(c) Outside Activities. The City Manager shall not spend more than eight (8) hours per month in teaching, consulting, expert witness testimony, speaking, or other non-City connected business for which compensation is paid without express prior consent of the City Council. City Manager will take personal leave (i.e., vacation time) for all outside activities of this nature.

(d) Hours of Work. The City Manager is an exempt employee and is expected to engage in those hours of work that are necessary to fulfill the obligations of the City Manager's position. Employee does not have set hours of work, as the City Manager is expected to be available at all times, other than when on vacation. It is recognized that Employee must devote a great deal of time to the business of the City outside of the City's customary office hours, and to that end Employee's schedule of work each day and week shall vary in accordance with the work required to be performed and in accordance with any specific direction provided by the City Council.

(e) Proximity to City. In order to facilitate Employee's ability to carry out the responsibilities set forth in this Agreement, City desires, and Employee agrees, that during the term of this Agreement, he shall resident within a thirty (30) minute drive of the Emergency Operations Center at 900 Park Street.

3. Term. City agrees to employ and Employee accepts employment with the City under the terms of this Agreement or until Employee's employment is terminated by either party in accordance with the provisions set forth in Paragraph 8 or by the event of the death or permanent disability of Employee.

4. Initial and Annual Evaluations. On or about the end of the first six months of Employee's employment, Council shall conduct an evaluation of Employee's performance and provide guidance and direction regarding the City Council's goals and objectives which Employee shall be tasked with implementing. In addition, each year on or about the anniversary of the Effective Date, or at a time mutually agreed upon by the City Council and Employee, the City Council shall conduct an evaluation of Employee's performance and provide guidance and direction regarding the City Council's goals and objectives which Employee shall be tasked with implementing. Employee shall be provided a written report of the Council's evaluation and shall be given the opportunity to confidentially discuss the evaluation with the Council in accordance with the Ralph M. Brown Act. Nothing in this paragraph prohibits the City Council from conducting additional formal performance evaluations when deemed appropriate or from providing informal feedback to Employee regarding his performance.

5. Compensation.

(a) Salary. Employee shall receive the base annual salary of Two Hundred Twenty-One Thousand Dollars (\$221,000), payable in this Agreement on a pro-rata basis in the same manner as all full-time City employees, and subject to all applicable payroll taxes and withholdings.

(b) Annual Salary Adjustments. Subject to and conditioned upon a fully satisfactory performance evaluation, Employee shall receive a 3.5% salary adjustment effective the first full payroll period in September 2022. In addition, commencing September 2023, at the

# Exhibit A

City Council's sole discretion, salary adjustments may be given to Employee at or around the time of the annual review and evaluation by the City Council.

(c) Reduction in Salary or Benefits. In the event the City implements cost-saving measures, such as work furloughs, salary reductions, changes to health or welfare benefits and allowances (as defined in Section 6), or any other changes to the monetary terms of the Unrepresented, Confidential, Professional and Management Group ("Executive Management Group") as provided in the applicable benefit summary, Employee will receive the same downward adjustment or adhere to the change in terms as are applicable to the Executive Management Group. In the event that such cost-saving measures are subsequently eliminated (i.e. former salary or benefit levels are restored) for the Executive Management Group, Employee will receive the same restoration of salary or benefits as the Executive Management Group.

6. Regular Benefits and Allowances. As a general rule, Employee will be eligible for, and shall receive, all regular health and welfare benefits (e.g., insurance, CalPERS retirement and contributions paid by the City, Social Security, education reimbursement, etc.) as are provided to employees of the City's Executive Management Group, subject to the contribution amounts applicable to the Executive Management Group.

Nothing shall prevent the City Council from providing Employee benefits in addition to those provided to the Executive Management Group. To the extent there is any inconsistency between the benefits available to the current Executive Management Group and this Agreement, the terms of this Agreement shall control.

7. Additional Benefits and Allowances. In addition to the benefits specified in Section 6, Employee shall receive the following additional benefits and allowances.

(a) Vacation; Administrative Leave; Sick Leave; Holidays.

(i) Vacation. Based on his years of service for the City, Employee shall accrue vacation hours in accordance with the accrual rate as set forth in the benefit summary for the Executive Management Group. The maximum accrual of vacation leave shall be two times the Employee's annual maximum. Accrual will cease once the maximum accrual has been reached.

(ii) Administrative Leave. At the beginning of each calendar year, Employee shall have Fifty-Six (56) hours of administrative leave to be used at Employee's discretion, subject to the fulfillment of Employee's duties. Any unused administrative leave remaining at the end of the calendar year will be paid to Employee at the end of the calendar year at his then-current rate of pay; provided however, that if the treatment of accrued administrative leave for the Executive Management Group is changed, such change shall automatically also apply to Employee. Because of Employee's existing position, he has already been provided with administrative leave for the 2021 calendar year.

(iii) Sick Leave. In accordance with California law, Employee shall be allowed to accrue and use paid sick leave and be absent from work because of personal

# Exhibit A

illness/injury or the illness/injury of covered family members (as identified in California Labor Code). Sick leave includes attendance at doctor's appointments, related medical activities, or other reasons allowed by applicable law. Employee shall accrue and use sick leave in the same manner and in the same amount as that provided to employees in the Executive Management Group.

(iv) Holidays. After the Effective Date of this Agreement, Employee shall be eligible for holidays with pay as a non-safety management employee as set forth in the benefit summary for non-safety employees in the Executive Management Group. Because, as Police Chief, Employee was provided a safety holiday bank at the beginning of the calendar year, he will be paid for the six (6) holidays that have occurred thus far this calendar year at eight (8) hours per holiday. Payment will occur on September 10, 2021 at the rate in effect at the time the holidays were earned. After the Effective Date of this Agreement, holidays will be provided as outlined for management non-safety employees of the Executive Management Group.

(b) Automobile. Employee's duties require that he have the use of a personal automobile at all times during his employment with the City. In recognition of that fact, Employee shall receive a car allowance of \$230.77 each completed pay period. The parties intend for this taxable allowance to be in lieu of reimbursement on an itemized basis for mileage, gas, insurance, maintenance of a vehicle, etc. Employee is not eligible for and shall not be separately reimbursed for mileage driven in his personal vehicle. Employee shall be responsible for maintaining liability, property and comprehensive insurance on his personal vehicle.

(c) Longevity Pay. Regardless of Employee's CalPERS status (whether considered Tier 1 or Tier 2), Employee is not eligible for and will not receive any longevity pay from the City.

(d) Deferred Compensation. Subject to any limitations imposed by law and by the City's 457 plan, the City will contribute, on the employee's behalf, \$369.23 each completed pay period to Employee's deferred compensation account. Employee is responsible to ensure that Employee's contribution and the City's contribution meet Internal Revenue Code Section 457 deferred compensation program requirements.

## 8. Termination of Employment.

(a) No Property Interest. Employee understands and agrees that Employee has no constitutionally-protected property or other interest in Employee's employment as City Manager. Employee understands and agrees that Employee works at the will and pleasure of the City Council, and that Employee may be terminated, or asked to resign, at any time, with or without cause, by a majority vote of its members. Any such notice of termination or act constituting termination shall be given at or effectuated at a duly noticed regular or special meeting of the City Council.

(b) Termination Immediately Before or Following City Council Election. No action by the City Council to terminate Employee, other than for gross mismanagement or an act of moral turpitude (as described in Section 8(e)), will be made within ninety (90) days either before or immediately following election or appointment of one or more

# Exhibit A

City Council members. Nothing in this paragraph alters the “at will” status of Employee’s employment with City.

(c) Notice Required of Employee. Employee may voluntarily terminate employment at any time by giving not less than sixty (60) days’ notice.

(d) Severance. If Employee is asked to resign or is terminated as City Manager, then Employee shall be paid for any accrued, but unused, vacation and/or administrative leave, but not accrued sick leave. Employee shall also be eligible to receive two severance benefits: first, a cash payment equivalent to the sum of Employee’s then-current monthly base salary multiplied by six (6) months; and second, continuation of Employee’s monthly COBRA-eligible health benefits, at then-current levels, multiplied by six (6) months, and subject to Employee’s required contribution(s), if any. Eligibility for severance benefits is expressly conditioned upon Employee’s execution of (i) a waiver and release of any and all of Employee’s claims against City, its Councilmembers, officers, and employees, and (ii) a covenant not to sue any of those parties.

The cash payment will be made on a prorated, monthly basis over the number of months involved. All normal payroll taxes and withholdings as required by law shall be made with respect to any amounts paid under this section. Employee expressly agrees to provide notice to the City within two (2) business days of accepting employment elsewhere, and the City’s obligation to pay for any further health benefits shall terminate upon Employee’s acceptance of such alternative employment.

(e) Ineligibility for Severance Under Certain Conditions. If the termination of Employee is the result of malfeasance, gross mismanagement, and/or an act or acts of moral turpitude, Employee shall not be paid any severance pay except as provided in the remainder of this subsection. In such an instance, Employee’s sole remedy shall be a judicial action in declaratory relief to determine whether there was substantial evidence of gross mismanagement and/or an act or acts of moral turpitude. If the court determines there was not substantial evidence, Employee shall receive the severance pay provided in this subsection, but no other damages or litigation expenses.

9. Statutory Requirements. This Agreement shall be deemed to incorporate by reference the provisions of Sections 53243 *et seq.* of the Government Code, as those provisions may be amended or renumbered.

10. Payment of Expenses of Employment. The City shall pay the following usual and customary employment expenses.

(a) The cost of any fidelity or other bonds required by law for the City Manager position.

(b) The cost to defend and indemnify Employee to the full extent of the law as provided by the California Government Claims Act (Government Code §810 *et seq.*), or otherwise. Notwithstanding the foregoing, the City’s obligation to defend and indemnify

# Exhibit A

Employee shall extend only to the entry of a final judgment by the trial court, and shall not extend to providing defense or indemnity in connection with an appeal of the judgment, unless otherwise specifically provided by law. City will determine, in its sole discretion, whether to compromise and settle any such claim or suit against Employee and the amount of any settlement or judgment rendered thereon.

(c) Subject to Budget Approval, reasonable dues for Employee's membership in professional organizations associated with the office of City Manager as well as the cost of attending conferences or other events (i.e. retirement dinners, out-of-town meetings, professional seminars, etc.) necessary for the proper discharge of Employee's duties. The City will allow Employee reasonable time away from the City to participate in the annual conferences of these organizations. The City will not reimburse Employee for any expenses related to membership in service clubs.

## 11. Miscellaneous.

(a) Notices. Notices given under this Agreement shall be in writing and shall be:

- (i) served personally; or
- (ii) sent by facsimile (provided a hard copy is mailed within one (1) business day); or
- (iii) delivered by first-class United States mail, certified, with postage prepaid and a return receipt requested; or
- (iv) Sent by Federal Express, or some equivalent private overnight delivery service.

Notices shall be deemed received at the earlier of actual receipt or three (3) days following deposit in the United States mail, postage prepaid. Notices shall be directed to the addresses shown below, provided that a party may change such party's address for notice by giving written notice to the other party in accordance with this subsection.

### CITY:

City of Paso Robles  
Attn: Mayor  
1000 Spring Street  
Paso Robles, CA 93446  
Phone: (805) 237-3888  
Fax: (805) 237-4032

### EMPLOYEE:

Ty Lewis  
Address Last on File with City

# Exhibit A

(b) Compliance with Government Code §§53243, 53243.1, & 53243.2. If Employee is convicted of a crime involving an abuse of Employee's office or position, all of the following shall apply:

(i) If Employee is provided with administrative leave pay pending an investigation, Employee shall be required to fully reimburse City for such amounts paid;

(ii) If City pays for the criminal legal defense of Employee (which would be in its sole discretion, as it is not generally required to pay for a criminal defense), Employee shall be required to fully reimburse City such amounts paid; and

(iii) If this Agreement is terminated based on actions underlying such conviction, any cash settlement related to the termination that Employee may receive from City shall be fully reimbursed to the City by Employee or void if not yet paid to Employee.

(iv) For this subsection, "abuse of office or position" means either (a) an abuse of public authority, including waste, fraud, and violation of the law under color of authority, or (b) a crime against public justice, including but not limited to a crime described in Title 7 (commencing with Section 92) of Part 1 of the Penal Code.

(c) Entire Agreement/Amendment. This Agreement constitutes the entire understanding and agreement between the parties as to those matters contained in it, and supersedes any and all prior or contemporaneous agreements, representations and understandings of the parties. This Agreement may be amended at any time by mutual agreement of the parties, but any such amendment must be in writing, dated, and signed by the parties and attached hereto.

(d) Attorney's Fees. Except as provided elsewhere in this Agreement, if any legal action or proceeding is brought to enforce or interpret this Agreement, the prevailing party, as determined by the court, shall be entitled to recover from the other party all reasonable costs and attorney's fees, including such fees and costs as may be incurred in enforcing any judgment or order entered in any such action.

Nothing in this subsection shall be read to prevent the parties from agreeing to some alternative method of dispute resolution. If such a method is agreed to, any final determination shall include an award of attorney's fees and costs by the presiding officer.

(e) Severability. In the event any portion of this Agreement is declared void, such portion shall be severed from this Agreement and the remaining provisions shall remain in effect, unless the result of such severance would be to substantially alter this Agreement or the obligations of the parties, in which case this Agreement shall be immediately terminated.

(f) Waiver. Any failure of a party to insist upon strict compliance with any term, undertaking, or condition of this Agreement shall not be deemed to be a waiver of such term, undertaking, or condition. To be effective, a waiver must be in writing, signed and dated by the parties.

# Exhibit A

(g) Representation by Counsel; No Presumption of Drafter. The parties acknowledge and agree that they were, or had the opportunity to be, represented individually by legal counsel with respect to the matters that are the subject of this Agreement and that they are fully advised with respect to their respective rights and obligations resulting from signing this Agreement. The Parties further agree that this Agreement shall not be interpreted or construed against or in favor of either Party by reason of who caused this Agreement to be drafted and that this Agreement is the product of the representation of each Party by independent legal counsel.

(h) Governing Law and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of California. Employee and City agree that venue for any dispute shall be in San Luis Obispo County, California.

(i) Section Headings. The headings on each of the sections and subsections of this Agreement are for the convenience of the parties only and do not limit or expand the contents of any such section or subsection.

(j) No Assignment. Employee may not assign this Agreement in whole or in part.

*[Signatures on following page]*

# Exhibit A

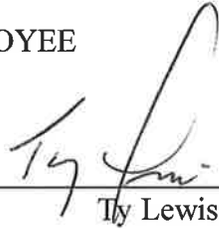
Dated: \_\_\_\_\_

CITY OF EL PASO DE ROBLES

By \_\_\_\_\_  
Steven Martin, Mayor

Dated: \_\_\_\_\_

EMPLOYEE

  
8/13/2021  
\_\_\_\_\_  
Ty Lewis

Attest:

\_\_\_\_\_  
Melissa Boyer,  
City Clerk

Approved as to Form:

\_\_\_\_\_  
Elizabeth Hull  
City Attorney

## Ty D. Lewis

---

### Executive Summary Visionary | Trust-Builder | Leader

A skilled Police Chief and leader with over 25 years of broad experience in municipal government. I have extensive executive experience leading and managing the various and diverse aspects of a municipal police department. I highly value building organizational and community trust through meaningful and active engagement and by painting a clear vision of the future.

---

### Education

#### Master of Science, Administration

California State University Bakersfield – Bakersfield, CA

#### Bachelor of Science, Business Management

University of Phoenix – Bakersfield, CA

#### Vocational Teaching Credential

University of California Los Angeles

---

### Professional Experience

#### City of Paso Robles – Paso Robles, CA Paso Robles Police Department

Current

- Chief of Police (2018 – Present)

I was sworn in as Paso Robles' Chief of Police on July 15, 2018 and lead a police department comprised of 56 sworn personnel and support staff. I administer an annual budget of approximately \$11 million. Paso Robles is a richly diverse community along the central coast of California with a population of approximately 32,000 residents and plays host to over 1.3 million visitors per year.

I am an active member of the California Police Chiefs Association and currently serve in the following capacities:

- Board of Directors, Region VII Representative
- Cannabis Committee
- Futures Committee
- Former representative to the League of California Cities, Public Safety Policy Committee

#### City of Paso Robles – Paso Robles, CA Paso Robles Police Department

2002 – 2018

- Commander (2007 – 2018)

Advisor to the Chief of Police, serving as a second-in-command. In the chief's absence, I served as the department's acting police chief. I helped manage and administer the police department's approximately \$11 million annual budget. I formulated, presented, and instituted long-range plans, policies, and procedures to meet the changing needs of a police department serving a community of approximately 32,000.

- Investigations/Training Bureau Commander (2017-2018)

Managed all Investigations Bureau, Property and Evidence, Training and Support Services personnel; directing the daily activities of (1) communications/records supervisor, (3) investigators, (1) training coordinator, (4) records personnel, and (8) full-time dispatchers. I directed all department training to assure compliance with state mandates and standards. I developed and directed daily training in conjunction with professional risk management specialists to address litigation trends, while communicating policy guidance to all sworn employees. I acted as a department liaison to the various law enforcement professionals throughout San Luis Obispo County.

- Patrol Division Commander (2007 – 2010; 2016 – 2017)

I previously lead and directed the uniformed patrol functions of the department, including 24-hour response to the initial investigation of crimes and incidents, traffic enforcement, community policing programs, and other specialized programs such as the department's K-9 and Traffic units. I provided on-scene command supervision at major crimes and incidents and evaluated emergency situations, determining appropriate response and strategy. I prepared evaluations for (6) police sergeants and reviewed the evaluations of 20+ patrol officers.

- Sergeant (2005 – 2007)

My duties consisted of conducting patrol officer briefings, inspecting the equipment and appearance of officers, performing patrol activities, supervising training, scheduling, and evaluating officers.

- Detective (2003 – 2005)
- Patrol Officer (2002 – 2003)

**City of Bakersfield – Bakersfield, CA**  
**Bakersfield Police Department**

**2000 – 2002**

- Patrol Officer

**City of Porterville –Porterville, CA**  
**Porterville Police Department**

**1996 – 2000**

- Detective (1998 – 2000)
  - S.R.O / Gang Officer (1997 – 1998)
  - Patrol Officer (1996 – 1997)
- 

### **Professional Organizations and Affiliations**

California Police Chief's Association – Board of Directors Member, Cannabis Committee, Public Safety Representative to the League of California Cities (Past)  
San Luis Obispo County Criminal Justice Administrators Association - Chair  
California Peace Officers Association – Legal Advisors, Region VII Chair  
California Peace Officers Association – Past Region VII Chair  
RISE (North County Woman's Shelter & Resource Center) – Past Board Member  
Sexual Assault Recovery and Prevention – Past Chair, Board Member  
Santa Lucia Regional Occupation Program– Past Vocational Instructor  
Paso Robles Police Officer's Association – Past President

---

### **Professional Development**

P.O.S.T. Executive Certificate  
P.O.S.T. Command College, Class 60  
P.O.S.T Management Certificate  
P.O.S.T Supervisory Certificate  
P.O.S.T Intermediate Certificate  
P.O.S.T Basic Certificate  
IACP Leadership in Police Organizations (West Point Model)

# Exhibit C

## City of Paso Robles

Effective August 22, 2021  
Full-Time Wage Information



Job Title	Bi-Weekly Minimum	Bi-Weekly Maximum	Group
Administrative Assistant I	\$1,541.25	\$1,958.49	SEIU
Maintenance Specialist I	\$1,541.25	\$1,958.49	SEIU
Administrative Assistant II	\$1,737.15	\$2,207.19	SEIU
Maintenance Specialist II	\$1,737.15	\$2,207.19	SEIU
Maintenance Specialist II (W/WW)	\$1,771.71	\$2,250.89	SEIU
Administrative Assistant III	\$1,967.60	\$2,499.60	SEIU, Unrep. Conf. Pro. & Mgmt
Maintenance Specialist III	\$1,967.60	\$2,499.60	SEIU
Technician I	\$1,967.60	\$2,499.60	SEIU
Engineering Technician I			
Planning Technician			
Maintenance Specialist III (W/WW)	\$2,006.50	\$2,549.06	SEIU
Technician I (W/WW)	\$2,006.50	\$2,549.06	SEIU
Laboratory Technician I			
Treatment Plant Operator I			
Technician II	\$2,120.78	\$2,693.58	SEIU
Community Services Officer			
Crime Analyst			
Engineering Technician II			
Equipment Mechanic			
Police Officer Recruit			
Technician II (W/WW)	\$2,163.03	\$2,746.39	SEIU
Laboratory Technician II			
Treatment Plant Operator II			
Dispatcher	\$2,164.56	\$2,749.34	POA
Technician III	\$2,450.15	\$3,112.25	SEIU
Assistant Planner			
Building Inspector			
Development Services Technician			
Engineering Inspector			
Engineering Technician III			
Information Systems Technician III			
Supervisor/Professional/Coordinator I	\$2,450.15	\$3,112.25	SEIU, Unrep. Conf. Pro. & Mgmt
Administrative Services Coordinator			
Civic Engagement Coordinator			
Fire Prevention Specialist I			
Fleet Supervisor			
Human Resources Specialist			
Librarian			
Parking Coordinator			
Parks, Landscape, and Lighting Supervisor			
Recreation Coordinator			
Volunteer Coordinator			
Technician III (W/WW)	\$2,498.65	\$3,174.20	SEIU
Treatment Plant Operator III			
Executive Assistant	\$2,550.02	\$3,239.03	Unrep. Conf. Pro. & Mgmt
Firefighter	\$2,575.93	\$3,272.14	IAFF

# Exhibit C

Dispatch Supervisor	\$2,597.47	\$3,299.21	POA
Technician IV	\$2,693.58	\$3,420.98	SEIU
Information Systems Technician IV			
Senior Building Inspector			
Senior Engineering Inspector			
Fire Engineer	\$2,705.15	\$3,436.14	IAFF
City Clerk	\$2,746.39	\$3,488.69	Unrep. Conf. Pro. & Mgmt
Technical Supervisor I (W/WW)	\$2,746.39	\$3,488.69	SEIU
Wastewater Collections Supervisor			
Wastewater Laboratory Supervisor			
Water/Streets Supervisor			
Professional Manager I	\$2,818.41	\$3,578.94	Unrep. Conf. Pro. & Mgmt
Associate Development Review Engineer			
Associate Planner			
Senior Accountant			
Firefighter/Paramedic	\$2,831.85	\$3,598.16	IAFF
Police Officer	\$2,873.95	\$3,649.48	POA
Fire Engineer/Paramedic	\$2,973.72	\$3,778.43	IAFF
Supervisor/Professional/Coordinator II	\$2,975.41	\$3,780.60	SEIU
Fire Prevention Specialist II			
Technical Supervisor II (W/WW)	\$3,034.47	\$3,855.03	SEIU
Chief Plant Operator			
Professional Manager II	\$3,345.12	\$4,251.64	Unrep. Conf. Pro. & Mgmt
Airport Manager			
Deputy Building Official			
GIS Analyst			
Industrial Waste Manager			
Recreation Services Manager			
Senior Development Review Engineer			
Senior Planner			
Support Services Manager			
Stormwater Manager			
Water Conservation Manager			
Fire Captain	\$3,570.31	\$4,536.35	IAFF
Sergeant	\$3,876.16	\$4,924.89	POA
Fire Captain/Paramedic	\$3,945.29	\$5,013.12	IAFF
Professional Manager III	\$4,272.26	\$5,428.94	Unrep. Conf. Pro. & Mgmt
Building Official			
Capital Projects Engineer			
City Engineer			
City Librarian			
City Planner			
Finance Manager			
Human Resources/Risk Manager			
Information Systems Manager			
Maintenance Superintendent			
Wastewater Manager			
Water Resources Manager			
Safety Professional Manager III - Battalion Chief	\$4,715.76	\$5,992.20	Unrep. Conf. Pro. & Mgmt
Safety Professional Manager III - Commander	\$5,046.47	\$6,411.43	Unrep. Conf. Pro. & Mgmt

# Exhibit C

Executive Manager	\$5,346.82	\$6,794.42	Unrep. Conf. Pro. & Mgmt
Administrative Services			
Assistant City Manager			
Community Development Director			
Community Services Director			
Public Works Director			
Safety Executive Manager	\$5,901.73	\$7,499.03	Unrep. Conf. Pro. & Mgmt
Fire and Emergency Services Chief			
Police Chief			
City Manager	\$8,500.00	\$8,500.00	Contract

Wage Effective Dates:

IAFF - January 10, 2021

POA - January 10, 2021

SEIU - January 10, 2021

Unrep. Conf. Pro. & Mgmt - January 10, 2021

# Exhibit C



## City of Paso Robles

Effective August 22, 2021

### Part-Time Wage Information

Job Title	Hourly Minimum	Hourly Maximum	Group
Staff Aide	\$14.00	\$15.50	Unrep. Part-Time
Clerical and/or Customer Service Aide			
Maintenance			
Recreation Aide			
Aquatics Office Assistant	\$14.50	\$16.00	Unrep. Part-Time
Staff Assistant I	\$15.50	\$17.00	Unrep. Part-Time
Bilingual Intern			
Library Assistant I			
Recreation Leader I			
Unskilled Labor/Maintenance			
Lifeguard/Swim Instructor	\$15.25	\$18.25	Unrep. Part-Time
Staff Assistant II	\$18.25	\$19.75	Unrep. Part-Time
General Labor/Maintenance			
Library Assistant II			
Police Records Cadet			
Recreation Leader II			
Staff Assistant III	\$21.00	\$22.50	Unrep. Part-Time
Assistant Police Dispatcher			
Community Services Officer			
Engineering Intern			
Event Staff			
GIS Intern			
Library Assistant III			
Planning Intern			
Skilled Labor/Maintenance			
Water Conservation Assistant			
Assistant Pool Manager	\$20.00	\$23.00	Unrep. Part-Time
Staff Assistant IV	\$24.50	\$26.75	Unrep. Part-Time
Level II Police Officer			
Library Coordinator			
Police Officer Trainee			
Pool Manager			
Recreation Coordinator			

Wage Effective Date: January 10, 2021