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## MICHIGAN DEPARTMENT OF LABOR AND ECONOMIC OPPORTUNITY MICHIGAN EMPLOYMENT RELATIONS COMMISSION BUREAU OF EMPLOYMENT RELATIONS

PETITIONING PARTY: Police Officers Labor Council

and

RESPONDING PARTY: City of Coldwater

MERC CASE NO.: 20-A-0096-CB

COMPULSORY ARBITRATION Pursuant to Public Act 312 of 1969, as amended [MCL 423.231, et seg]

> Arbitration Panel Chair: George T. Roumell, Jr. Employer Delegate: Leigh Schultz Union Delegate: Brendan J. Canfield

> > Advocates

Employer Advocate: Leigh Schultz and Barbara Moore, Attorneys Union Advocate: Brendan J. Canfield, Attorney

PETITION FILED: May 10, 2021 PANEL CHAIR APPOINTED: May 20, 2021 SCHEDULING CONFERENCE HELD: June 1, 2021 HEARING DATE(S) HELD: September 30, 2021 AWARD ISSUED: November 1, 2021

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Case submitted on Exhibits.

## 1. INTRODUCTION AND BACKGROUND

The City of Coldwater is located on the eastern edge of southwest Michigan, having a population of around 13,000 inhabitants. The City has a Police Department consisting of 13 Police Officers and four supervisors. The supervisors are represented by the Police Officers Labor Council. The 13 Police Officers are represented by the Police Officers Association of Michigan. In addition, the City has Fire Fighters and other types of employees who are represented by the Fire Fighter Union or the Steelworkers.

The contract dispute before this Panel involves the four Supervisors represented by the Police Officers Labor Council, whose previous four year contract with the City expired on June 30, 2020. The City and POLC engaged in bargaining for a successor contract. The parties exchanged proposals, including the City's last best offer proposal on April 5, 2021, prior to the arbitration hearing. The parties engaged in mediation. Failing to reach agreement, POLC filed a Petition resulting in this arbitration.

#### 2. STATUTORY CRITERIA

The key Section 9 criteria applicable to this dispute is the parties' bargaining history, the City's ability to pay, the external comparables and the internal comparables. Based on prudent fiscal management, the City does have a satisfactory fund balance permitting the payment of economic increases that are reasonable, including pension contributions. As to comparables, which will be further discussed, the internal comparables based upon the City's last best offer are

#### persuasive.

### 3. STIPULATIONS AND PRELIMINARY RULINGS

The City agreed that wages would be retroactive to July 1, 2020. The parties agreed that the contract would cover from July 1, 2020 through June 30, 2024. The parties agreed on the following external comparables to be used, except the City did not agree to include the POLC proposed Saline as an external comparable:

Charlotte Grand Ledge Marshall Niles Sturgis Tecumseh

#### 4. COMPARABLES

The internal comparables are the Command Officers, the Fire Fighters, the Steelworkers and the Steelworkers Municipal Services Division.

Assuming a 3% wage increase the first year of the contract, Coldwater Sergeants at the top level would make \$67,486 annually as compared to the average among the comparables, without Saline, would be \$65,687. Thus, as will be noted in the discussion of the wage issue following the internal comparables would continue to keep Coldwater Police Supervisors comparable wage-wise with the external comparables.

#### 5. ISSUES BEFORE THE PANEL

Issue No. 1 is wages, which is an economic issue. As noted, the City has agreed that wages should be retroactive to July 1, 2020. The City's last best offer is as follows:

 WAGES - Article 8, Section 8.8 - Annual Salary Schedule:

 7/1/20 - 6/30/21:
 3%

 7/1/21 - 6/30/22:
 3%

 7/1/22 - 6/30/23:
 2%

 7/1/23 - 6/30/24:
 2%

POLC's last best offer agrees with a 3% increase for the year beginning July 1, 2020, 3% increase for the year beginning July 1, 2021. POLC's last best offer provides for a 3% increase beginning July 1, 2023.

The internal comparables are as follows:

3

	7-1-19	1-1-20	7-1-20	1-1-21	7-1-21	1-1-22	7-1-22	1-1-23	7-1-23
POLICE OFFICERS	2.00%		Expired						
COMMAND OFFICERS	2.00%		Expired						
FIRE FIGHTERS	2.00%		3.00%		Expired				
STEEL WORKERS	3.00%		3.00%		2.00%		2.00%		Expires
STEEL WORKERS - (Municipal Services Division)	3.00%		3.00%		2.00%		2.00%		Expires

## COLDWATER POA WAGE COMPARISON - INTERNAL COMPARABLES

As noted, for a four year contract, the Steelworkers in two units received 3% for the first two years and then 2% for the last two years. This set the pattern for a four year contract internally within the City of Coldwater. Noting this internal pattern, then the question is, if the internal pattern is followed, how does this compare with the external comparables? As noted, the 3, 3, 2, 2 pattern will keep the Police Supervisors competitive with the external comparable.

Based upon the above analysis, a majority of the Panel will opt to adopt the City's last best offer as to wages which are to be retroactive, namely:

WAGES -	Article	8. 9	Section	8.8 -	Annual	Salary	Schedule:

7/1/20 - 6/30/21:	3%
7/1/21 - 6/30/22:	3%
7/1/22 - 6/30/23:	2%
7/1/23 - 6/30/24:	2%

Panel member Brendan Canfield concurs in the granting of a 3% increase on July 1, 2020 and July 1, 2021 but dissents as to the majority's opinion concerning the raises for July 1, 2022 and July 1, 2023 as he believes in each of those years there should be a 3% increase.

GEORGE T. ROUMELL, JR., Chairman, Agreed

EIGH SCHULTZ, Employer Delegate, Agreed

BRENDAN J. CANFIELD, Union Delegate, Concurring in part and dissenting in part

Issue No. 2

The second issue before the Panel is pensions, which is an economic issue. Currently, Police Supervisors hired before June 1, 1997 have a defined benefit plan with 13.65% contribution projected for 2022 by the City and 5% contribution by the Supervisors. For employees hired on or after July 1, 1997, the Supervisors have a defined contribution plan with the City contributing 10% and the employee contributing 7.5%. The Police Patrol Unit has the same plan as do the City's Fire Fighters. The Steelworkers units have the same plan except that the employee contribution is 5%.

The bargaining history reveals that the City's contribution rate to both the Patrol Unit and Police Supervisor Unit increased from 6% to 7.5% as of July 1, 2013 and from 7.5% to 10% as of July 1, 2016. This bargaining history reveals that in the last two bargaining cycles resulting in contracts, the parties have agreed to increase City contributions to the existing defined contribution plan.

The City's last best offer proposes that the Patrol Unit's pension be the Social Security system.

The external comparables do not support the Social Security position of the City as Social Security is not universal among the external comparables.

Likewise, the bargaining history with the Police Supervisor Unit and other units within the City reveal since 1997 a pattern of bargaining defined contribution with the City and employee contributions as outlined above do not support POLC's offer to adopt a hybrid pension plan.

As a result, POLC amended its last best offer to provide for a 4% increase in the employer's contribution to the defined contribution plan which would be effective the date of this Award. This Chairman, after analyzing the facts, accepts this 4% increase.

Therefore, the award of the Panel majority is that, effective the date of this Award, the City will commence contributing an additional 4% for a total of 14% to the defined contribution plan.

GEORG LL, JR., Chaiman, Agreed ROUM LEIGH/SCHULTZ, Employer Delegate, Dissenting

BRENDAN J. CANFIELD, Union Delegate, Agreed

# 6. SUMMARY OF AWARD

Wages	7/1/20 - 6/30/21: 3% 7/1/21 - 6/30/22: 3%				
	7/1/22 - 6/30/23: 2% 7/1/23 - 6/30/24: 2%				
Pensions Effective the date of this Award, the City will commence contrib additional 4% for a total of 14% to the defined contribution plan the Police Supervisor Unit.					