EMPLOYMENT AGREEMENT BETWEEN THE CITY OF GRASS VALLEY AND Name Deputy City Manager I

1. Effective Date

This Agreement shall become effective when it has been executed by "Director", hereinafter referred to as "Deputy City Manager I" or Employee, and the City Manager, as duly approved by Resolution of the City Council, has executed it.

2. Term of Employment

Deputy City Manager I shall serve at the pleasure of the City Manager and on an "at will" basis during the term of this Agreement, subject to the terms and provisions of this Agreement as set forth below.

3. Duties; Hours of Work

- A. Deputy City Manager I shall perform those functions and duties as specified in job classification and by direction of the City Manager. Deputy City Manager I shall perform such duties in accordance with the highest professional and ethical standards of the Deputy City Manager I position. Deputy City Manager I shall not engage in any activity that is, or which may become, incompatible with the City of Grass Valley, as provided by federal, state, and local law. During the term of this Agreement, Deputy City Manager I shall be exclusively employed by the City, unless prior written authorization otherwise is received from the City Manager.
- B. Deputy City Manager I shall maintain a regular work schedule consistent with that approved for other-Directors of the City. Deputy City Manager I's duties may involve expenditures in time in excess of eight (8) hours per day and/or forty (40) hours per week and may also include time outside normal office hours such as attendance at City Council and Commission meetings. Deputy City Manager I shall not be entitled to additional compensation for this time.

4. Compensation

- A. Deputy City Manager I shall receive an annual base salary of \$110,140.00, payable in equal bi-weekly payments to be made at the same time as other employees are paid.
- B. Deputy City Manager I's compensation shall be reviewed with the City Manager at least annually in connection with the annual review or at any other times as may be determined by the City Manager. Compensation may be increased as determined by the City Manager within the salary range (Compensation and Benefits Appendix A) for the Deputy City Manager I.
- C. Salary may be reduced in the event Deputy City Manager I receives an unsatisfactory evaluation, either at the annual evaluation or at any additional evaluation completed by the City Manager. Compensation may be reduced as determined by the City Manager within the salary range (Compensation and Benefits Appendix A) for the Deputy City Manager I.

D. As consideration for the annual opportunity to be considered for increased compensation pursuant to sub-paragraph B above, Employee specifically waives any right to a 4/5 vote of the City Council prior to removal from his or her position, as may be provided under City Charter Article IX, Section 2. Employee acknowledges that the City Manager is the appointing authority and may also remove Employee from this position without action of the City Council.

5. Health Insurance

The City shall pay the full premium for health insurance for the Deputy City Manager I, including their dependents, for health coverage (medical, dental, and vision) benefit options as provided to other employees.

Employees waiving medical insurance coverage shall receive two hundred fifty dollars (\$250) per month less the costs of any elected dental or vision insurance per month. Employees waiving health care coverage must produce evidence of insurance through another source. Any payment due Employees for waiving medical insurance coverage shall be paid in a lump sum once per month and shall be considered taxable compensation; however, such compensation is not PERSable.

6. Annual Leave

Deputy City Manager I shall receive vacation benefits equal to those of Department Heads, as set forth in the "Compensation and Benefits - Appendix A". Deputy City Manager I may cash out up to four weeks of Annual Leave and/or vacation each Calendar Year upon City Manager's prior approval and consistent with Internal Revenue Service rules governing constructive receipt. Vacation and/or Annual Leave time cashed out pursuant to this provision shall be subtracted from the accumulated Vacation and/or Annual Leave balances when paid.

7. Retirement

Employees designated as local public safety (Police) "classic" employees by the City are currently provided retirement benefits under the Public Employee's Retirement System's Local Safety (Police) 3% at age 50 formula with a 9% employee contribution. Employees are also provided retirement benefits under Social Security.

"Classic" public safety (Police) designated employees will pay a pre-tax contribution for retirement for the employee share under CalPERS retirement plan of 9%. The employee shall pay the full amount of the employee's contribution rate to Social Security.

Employees designated as local public safety (Fire) "classic" employees by the City are provided retirement benefits under the Public Employees Retirement System's (PERS) Local Public Safety (Fire) 3% at 55 formula. Employees are also provided retirement benefits under Social Security.

"Classic" public safety (Fire) designated employees will pay a pre-tax contribution for retirement for the employee share under CalPERS retirement plan of 9%. The employee shall pay the full amount of the employee's contribution rate to Social Security.

New public safety employees hired after January 1, 2013 or "Non Classic" public safety (Fire or Police) designated employees, upon placement in a full-time employment status shall have the PERS 2.7% @ 57 formula, as provided by the terms of the contract in effect between the City and PERS. The employee contribution rate shall be 50 percent of the "normal cost" rounded to the nearest quarter of 1 percent, as determined by PERS.

Miscellaneous employees who are considered "classic" members by PERS will be responsible for paying the full employee contribution to the California Employees Retirement System, which is currently 8%. Miscellaneous employees who are considered "new" members by PERS will be responsible for paying 50 percent of the "normal cost" pursuant to the Pension Reform Act of 2013. The employee shall pay the full amount of the employee's contribution rate to Social Security.

8. Deferred Compensation

Subsequent to the first year of employment under this contract, City will deposit to Deputy City Manager I's deferred compensation account via bi-weekly payroll a performance bonus contribution of up to \$4,000 annually.

The City's contribution amount shall be based upon job performance and be dependent upon receipt of Deputy City Manager I's performance evaluation. The City's contribution amount shall be determined in the sole discretion of the City Manager and may be less than \$4,000.

In the event this agreement terminates or is not renewed, Deputy City Manager I shall be entitled to retain the amount of deferred compensation accumulated as of the date of termination or non-renewal.

After such time as Deputy City Manager I resigns or is terminated, City shall transfer ownership of any deferred amount on deposit in a deferred compensation plan to succeeding employers upon Deputy City Manager I's written request.

9. Annual Performance Evaluation

The City Manager and/or their designee shall evaluate Deputy City Manager I's performance at least once annually. The City Manager and Deputy City Manager I shall annually develop mutually agreeable performance goals and criteria which the City Manager shall use in reviewing Deputy City Manager I's performance in the following year. It shall be Deputy City Manager I's responsibility to initiate this review each year.

10. Indemnification

City shall defend, hold harmless and indemnify Deputy City Manager I against any claim, demand, judgment, or action of any type or kind arising within the course and scope of Deputy City Manager I's employment to the extent required by Government Code Sections 825 and 995. Notwithstanding anything to the contrary in this section, pursuant to Government Code Section 53243.1, if the City provides funds for the legal criminal defense of Employee, any funds provided for that purpose shall be fully reimbursed by Employee to the City if Employee is convicted of a crime involving an abuse of office or position.

Employee recognizes that City shall have the right to compromise and settle all actions or proceedings in which City is providing Employee a defense, even if Employee objects to such compromise or settlement.

11. Other Terms and Conditions of Employment

- A. The City Council may from time to time fix other terms and conditions of employment relating to the performance of Deputy City Manager I, provided such terms and conditions are not inconsistent with or in conflict with the provision of this Agreement, the Grass Valley Charter or Municipal Code, or other applicable law.
- В. The provisions of the City's Civil Service Rules and Regulations ("Rules") shall apply to Deputy City Manager I to the extent they explicitly apply to the position of Deputy City Manager I, except that if the specific provisions of this Agreement conflict with the Rules, the terms of this Agreement shall prevail. Without limiting the generality of the exception noted in the previous sentence, however, no provision of the Rules or this Agreement shall confer upon Deputy City Manager I a property right in his or her employment or a right to be discharged only upon cause. Deputy City Manager I is not a member of the competitive/ classified service and is an "at will" employee serving at the pleasure of the City Manager and may be dismissed at any time with or without cause, subject only to the provisions of this Agreement. The provisions of Article IX, Section 2, requiring a 4/5 vote of the City Council to remove a Department Head do not apply to this Agreement and are specifically waived by Employee as provided in Section 4(D) of this Agreement. Notwithstanding any other provision of this Agreement, Deputy City Manager I shall not violate any policy prohibiting discrimination, harassment, retaliation, workplace violence, or other similar misconduct as set forth in the Rules and in federal, state law, and local law.
- C. Deputy City Manager I shall be exempt from paid overtime compensation.

12. Termination

- A. Deputy City Manager I is not part of the competitive (classified) service and therefore is an "at will" employee. As an "at will" employee, Deputy City Manager I may be terminated by the City Manager with or without cause, without right of appeal, and without advance notice or City Council action.
- B. If Deputy City Manager I is terminated by the City Manager without cause, Deputy City Manager I after termination will be entitled to up to three months of severance pay at Deputy City Manager I 's base salary rate plus payment in a lump sum of the following: 1) 100% of any accrued, but unused Personal Leave and vacation leave, if any; and 2) 50% of the value of unused sick leave, if applicable, to the extent not used for PERS Service Credit, if any. Deputy City Manager I shall be entitled to severance pay under this subsection only upon execution of a claim waiver and release of liability. Severance pay, if any, shall be paid monthly until Employee is gainfully employed or the 3-month limit has been reached, whichever is less. Employee shall provide notification of gainful employment to City immediately upon commencing such employment if such employment commences within three months of Employee's termination from City. Notwithstanding anything to the contrary in this subsection, pursuant to Government Code Section 53243.2, if the Agreement

is terminated, any cash settlement related to the termination that Employee may receive from City shall be fully reimbursed to City if Employee is convicted of a crime involving an abuse of his or her office or position.

- C. If Deputy City Manager I is terminated by the City for cause, Deputy City Manager I is not entitled to any severance pay whether or not advance notice of termination is provided; however, payment for accrued, unused Personal Leave, sick leave and/or vacation leave, if applicable, shall be paid as provided in sub-paragraph B above. If Deputy City Manager I is terminated for cause, Deputy City Manager I must be given notice of the cause and supporting evidence. Deputy City Manager I is entitled to meet with the City Manager at which time Deputy City Manager I may reply orally and/or in writing to the cause and supporting evidence. The meeting is not an evidentiary hearing. There is no right to appeal the City Manager's decision. The City Manager's decision is final, and nothing in this subsection shall be deemed to impose a "for cause" requirement to terminate Employee's employment with City. The specification of causes for termination below is solely for the purpose of determining whether Employee is entitled to severance pay. For purposes of this Agreement, the term "for cause" shall include, but is not limited to, any of the following:
 - (a) use of alcohol or drugs that impedes performance of duties;
 - (b) conviction of a felony or misdemeanor involving moral turpitude (a plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed a conviction for this purpose);
 - (c) a proven claim of either sexual harassment or abuse of employees in violation of law or adopted City policy;
 - (d) failure to maintain licenses and professional certifications required of the Deputy City Manager I by the job description;
 - (e) willful and repeated failure to carry out the lawful directives or policy decisions of the City Council; or
 - (f) willful abandonment of the position or continued and unexcused absence from duty.
- D. Deputy City Manager I may voluntarily terminate his or her employment, by resignation or retirement or some other similar manner, upon at least one-month notice. In this circumstance, Deputy City Manager I is not entitled to any severance pay.
- E. In the event an Employee dies while employed by the City, his/her beneficiary or those entitled to his/her estate shall be paid for any earned salary and any in lieu payments for personal leave and any banked vacation or sick leave at the rates established in this Agreement to which the Employee is entitled as of the final day on City payroll. City may request appropriate documentation to ensure such persons are beneficiaries or otherwise entitled to participate in Employee's estate.

13. Compliance With Law

This Agreement is subject to all applicable provisions of federal, state, and local laws, including the Grass Valley Municipal Code, except for the application of specific provisions of the City Charter which are waived as set forth herein.

14. General Provisions

- A. This Agreement constitutes the entire agreement between the parties. City and Deputy City Manager I hereby acknowledge that they have neither made nor accepted any other promise or obligation with respect to the subject matter of this Agreement.
- B. If any provision or any portion of this Agreement is held to be unconstitutional, invalid or unenforceable, the reminder of the Agreement shall be deemed severable and shall not be affected and shall remain in full force and effect.
- C. Any notice to City pursuant to this Agreement shall be given in writing, either by personal service or by registered or certified mail, postage prepaid, addressed as follows:

Tim Kiser, City Manager City of Grass Valley 125 East Main Street Grass Valley, CA 95945

Any notice to Deputy City Manager I shall be given in a like manner, and, if mailed, shall be addressed to Deputy City Manager I at the address shown in City's personnel records. For the purpose of determining compliance with any time limit stated in this Agreement, a notice shall be deemed to have duly given (a) on the date of delivery, if served personally, or (b) on the second (2^{nd}) calendar day after mailing, if mailed.

- D. If an action at law or in equity is necessary to enforce or interpret this Agreement, the prevailing party in that action shall be entitled to reasonable and actual attorneys' fees and costs with respect to the prosecution or defense of the action.
- **E.** A waiver of any of the terms and conditions of this Agreement shall not be construed as a general waiver and either party shall be free to enforce any term or condition of this Agreement with or without notice to the other notwithstanding any prior waiver of that term or condition.

15. Amendments

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Dated:		X	XXXX X	XXX, Dep	uty City N	1 anager	I
Approved as to form:							
Dated:		<u>.</u> I	Michael	G. Colan	tuono, Cit	v Attorr	nev

This represents the entire agreement between the parties. Amendments to this agreement may be made at such times as approved by the City Manager and Deputy City Manager I and