

Detroit, City of Department
of Street Railways

8-31-56

City of Detroit
DEPARTMENT OF
STREET RAILWAYS

Resolution Providing

RULES and REGULATIONS

Governing

SALARIES AND CONDITIONS OF EMPLOYMENT
FOR THOSE EMPLOYEES IN OFFICE WORK AND
RELATED ASSIGNMENTS AND WHO ARE UNDER
THE UNION REPRESENTATION OF LOCAL NO.
214 A.F.S.C.M.E., A.F.L.

Adopted by The

Board of Street Railway Commissioners

AUGUST 22, 1955

Amended September 12



Historical City of

**LABOR AND INDUSTRIAL
RELATIONS LIBRARY**
Michigan State University

Detroit, Michigan

CITY OF DETROIT
DEPARTMENT OF STREET RAILWAYS

The Board of Street Railway Commissioners, upon motion duly made and supported, adopted rules and regulations governing conditions of employment for employees under the union representation of Local #214, A.F.L. on August 22, 1955, (Meeting No. 1736) and amended these rules by adding a section entitled "Grievance Time", to be known as Section 26, on September 12, 1955, (Meeting No. 1738).

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City of Detroit
Department of Street Railways

RULES AND REGULATIONS GOVERNING
SALARIES AND CONDITIONS OF EM-
PLOYMENT FOR THOSE EMPLOYEES IN
OFFICE AND RELATED WORK AND WHO
ARE UNDER THE UNION REPRESENTA-
TION OF LOCAL #214, THE AMERICAN
FEDERATION OF STATE, COUNTY AND
MUNICIPAL EMPLOYEES' AFFILIATED WITH
THE AMERICAN FEDERATION OF LABOR

Purpose of Rules and Regulations

The purposes of the following rules and regulations are to assure adequate and dependable municipal transit service to the public; to provide the employees with working conditions as good as may be reasonably provided; to protect the interests of the public, the employees and the Department; to provide a procedure for adjusting grievances, to prescribe wages, salaries and working conditions; and to set forth various provisions relative to the rights, privileges, duties and obligations of the employees.

Section 1. Employee Representation

(a) For the purpose of discussing and conferring with respect to any matters of their salaries, wages, working conditions or employer-employee relationship, the Board of Street Railway Commissioners will meet exclusively with such persons as may represent Local #214, American Federation of State, County and Municipal employees, acting on behalf of those salaried and hourly employees whose classifications are now listed, or which may be from time to time added to the wage and salary schedule of appendix A hereof; provided that said union shall not represent employees in the Maintenance Division.

(b) The Board will so discuss and confer with representatives of the union concerning Building Attendants in the Administration Office and in the transportation terminals.

(c) The Board will not prevent or discourage eligible employees from becoming or continuing as union members.

(d) The union shall not represent Division heads, and shall not solicit membership from or represent those classified or serving as a Division head's first assistant.

(e) The said union shall not solicit membership from or represent those in the following classifications:

Assistant General Cashier
Assistant Supt. Rolling Stock
Assistant Supt. Transportation Operations
Assistant Trans. District Superintendent
Auto Repair Superintendent
Auto Repair Supervisor
Chief Claims Adjuster
Engineer of Street Railways
General Auditor
Head Claims Investigator
Heating Plant Supervisor II
Junior Attorney
Labor Relations Counsel
Medical Examiner - Street Railways
Personnel Director
Personnel Officer III
Principal Accountant
Principal Attorney
Principal Purchases Agent
Secretary to the Commission
Senior Attorney
Senior Assoc. Elect. Engineer (Maint.)
Senior Auto Repair Foreman
Senior Transportation Timekeeper
Supervising Trans. Schedule Maker
Supervisor of Chartered Service
Supervisor of Claims
Supervisor of Payrolls
Supervisor of Plant Protection
Supervisor of Purchases and Supplies
Supervisor of Transportation Planning
Superintendent of Rolling Stock
Superintendent of Transportation Operations
Track Supervisor
Training Assistant
Trans. District Superintendent
Trans. Operations Assistant

Section 2. Supervisors' Chapter

Those in the following classifications shall be grouped in a separate chapter of the union, and

they shall meet with the Board on all matters pertaining to their group. No supervisory employee shall be represented by a subordinate employee.

Associate Electrical Engineer
Building Maintenance Supervisor
Head Clerk
Paymaster
Principal Cash Clerk
Senior Accountant
Senior Assistant Civil Engineer
Senior Assistant Electrical Engineer
Senior Assistant Mechanical Engineer
Senior Trans. Emergency Dispatcher
Stores Supervisor II
Supv. Money Handler
Way Shop Foreman

Section 3. Bulletins

(a) The union will have the right to the exclusive use of its bulletin boards on all properties of the Department for publishing notices pertaining to the conduct of its affairs.

(b) Copies of each bulletin shall be given to management when posted.

Section 4. Salary and Wage Assignments

There will be accepted from the employees, voluntary written salary assignments for payment of monthly union dues, initiation or reinstatement fees, and such general union assessments as may be levied.

Such assigned sums will be forwarded to the financial secretary of the union.

The assignments shall be voluntary, and shall be revocable if sixty (60) days' written notice is given in duplicate to the Secretary of the Board, who will forward one (1) copy to the union's financial secretary.

Section 5. Grievance Procedure

In presenting a grievance, the following successive steps must be followed until its settle-

ment:

(a) The employee shall first discuss it with his immediate supervisor.

(b) He shall then refer it to his union representative for discussion with the said supervisor.

(c) The union representative shall then submit the grievance in writing to the division head, with a copy to the general manager.

(d) The union grievance committee shall then present the grievance to the General Manager or his authorized representative.

(e) They shall then present it in writing to the Board of Street Railway Commissioners.

The union representative and/or the union grievance committee, in presenting a grievance on its initiative shall follow the above procedure, the first discussion to be at the level of the origin of the grievance.

Grievances shall be deemed invalid if not presented within thirty (30) days of their occurrence, and if not appealed within thirty (30) days from each supervisory level.

Grievances will be answered with reasonable promptness.

Section 6. Notice to the Union

Notice as to changes in status of employees of thirty (30) or more days service will be given by the management, as follows:

<u>Action</u>	<u>Hours Prior Notice to Union</u>
Promotion	48
Demotion	48
Transfer	48
Lay Off	48
Elimination of Position	48
*Suspension	24

*No prior notice will be necessary in those cases where the nature of the offense is such that immediate suspension is necessitated.

Section 7. Work Day and Work Week

(a) The regular work day shall consist of eight (8) consecutive hours exclusive of the thirty (30) minute lunch period; but in limited instances, management will schedule unworked intervals in excess of the said lunch break. (See Section 21).

(b) The regular work week shall consist of forty (40) hours composed of five (5) consecutive days of eight (8) hours each, excepting in those divisions where work is performed on a six (6) or seven (7) day basis, and except for those in the classification of Cash Service Man.

(c) The work week will begin on the first day after an employee's second off day.

Section 8. Overtime

(a) A daily overtime premium of time and one-half will be paid for work in excess of eight (8) hours per day.

(b) A weekly overtime premium of time and one-half will be paid for work on the sixth (6th) day in excess of forty (40) straight time hours.

(c) A weekly overtime premium rate of double time will be paid for work on the seventh (7th) day which is in excess of forty-eight (48) hours for the week exclusive of daily overtime.

(d) Paid sick leave, holidays or vacation will be treated as days worked in computing weekly overtime.

(e) The hourly rate will be determined by dividing the annual salary by 2080.

Section 9. Meal Time

(a) The time for meals will be thirty (30) minutes, which will be in addition to the eight (8) hour week period and shall not be compensated for by the Department.

(b) Where practicable, meal times will be scheduled, but certain employees must remain on

duty while having lunch.

(c) When Management indicates that a lunch period will not be allowed a position, either the usual spread of hours will be reduced to eight (8) or one-half hour at straight time will be paid but not used in computation of overtime.

Section 10. Work Selection

Employees may select open job locations or shifts according to seniority if qualified to perform the chosen work.

For this purpose, total salaried seniority shall govern except as to Transportation Division employees, for whom seniority shall be based on length of time in the classification.

Section 11. Work Schedules

(a) Management will prepare and post for selection of positions written work schedules for certain classified groups.

Before posting same they will be made available to the union committee for discussion.

(b) Such schedules will indicate when and where work begins for each position and when it will terminate. If off days are not consecutive, the schedules will indicate which is the sixth (6th) and seventh (7th) day.

(c) Work schedules will be placed into effect on the first (1st) day of payroll periods, except in emergencies.

(d) If the revision of a work schedule necessitates that an employee work more than five (5) consecutive days, weekly overtime will be paid only for time in excess of eighty (80) hours in the pay period.

(e) If the changing of an employee's off days in an emergency necessitates his working six (6) or seven (7) consecutive days, weekly overtime payment will be made pursuant to section 8.

(f) When his normal off days are restored at

the termination of the emergency, no weekly overtime will be paid unless it results in his working more than eighty (80) hours in the pay period.

(g) Employees selecting positions from work schedules, must be capable of performing the chosen duties.

(h) No such employee will be required to perform work beyond his assigned transportation district except in an emergency.

(i) The management shall determine when Senior Transportation Service Supervisors require the use of automobiles in performance of their duties.

Section 12. Dual Classifications

(a) The management will establish, within the limitations of the Civil Service Commission's rules and decisions, sufficient dual classified positions to provide replacements for as many temporary or emergency vacancies as may be normally anticipated. The term "Dual Class" shall be applied to an employee who holds a regular status in one classification, but has qualified for work in one or more higher classifications and shall, in the event of an emergency be available and subject to call for work in the higher classifications for a temporary period.

(b) When dual classification employees are assigned work in the higher classifications for which they are qualified, they will be paid for work performed in the higher classifications a rate consistent with that provided in the regular rules for promotion.

(c) When an employee is given and accepts a dual classification, he shall, when assigned work in his higher classification, perform the work with the understanding that he shall be subject to the same conditions as those employees who hold and are regularly assigned to the said classification.

(d) To be recommended for a dual classification, each employee must be able to qualify for the higher classification, and in such case shall be interviewed by a superior in his division, who will explain all of the conditions as set forth above after which the employee shall be required

to indicate in writing his acceptance or rejection of the dual class status, such acceptance or rejection will be recorded in the Personnel Office of the Department.

(e) When, in the discretion of management, it is necessary to use dual class Transportation Equipment Operators to fill temporary vacancies in salaried positions in the Transportation Division, said operators will be used only as Yard Men and Cash Clerks, but their use as cash clerks shall be limited to those instances when no salaried employees from that district are available from the Yard Man group for use on a straight time basis as cash clerks.

(f) An employee who is promoted to his higher dual classification while serving in same will receive credit for such continuous service when determining his status in the new classification, including any continuous service preceding one (1) break of not more than sixty (60) days.

Section 13. Holidays.

For the six (6) holidays consisting of Independence Day, Labor Day, Thanksgiving, Christmas, New Year's and Memorial Day, employees shall be compensated as follows:

(a) Where either salary or prevailing rate employees are excused by the Department head from work on any of the above holidays they shall receive their regular pay; provided, however, that if a holiday falls on Sunday, it shall be celebrated on the following day; and provided further that an employee shall receive no pay for the holiday if, on either of the scheduled service days immediately before or after the holiday he absents himself for any portion of such service days in excess of one (1) employment hour, and the absence is for reasons other than paid sick leave, vacation or off with permission.

(b) Holiday allowance will not be allowed one who is off with permission on both the scheduled service days before and after the holiday.

(c) If an employee is scheduled and not excused from work on a holiday and fails to work for reasons other than paid sick leave or vacation he shall receive no pay for the holiday.

(d) If an employee works on any of the holidays above mentioned, his total compensation shall be 200 per cent of his basic or hourly rate, provided, on either of the scheduled service days immediately before or after the holiday he does not absent himself for any portion of such service days in excess of one (1) employment hour. Should he so absent himself, however, and such absence is for reasons other than paid sick leave, vacation or off with permission he shall be entitled to straight time only for the holiday.

(e) When an employee works on one of the above designated holidays, and it is also his sixth (6th) or seventh (7th) day of work, payment of the premium for working such holiday will satisfy the provision requiring the payment of weekly overtime.

Section 14. Reclassification

The following procedure will be followed when any employee believes he is performing work beyond his classification.

- (1) The employee or his representative will, at the time of the performance of the particular work, make claim in writing to the supervisor.
- (2) A classification survey will be requested from the Civil Service Commission. Their decision, if approving such claimed classification shall be effective as of the date of eventual certification of a qualified employee to the same.

Section 15. Salary Step Increases

(a) Salaried employees will, upon meriting same, be granted salary step increases as indicated in appendix A hereof.

(b) Eligibility for any salary step increase will be largely determined by the merit reports submitted by the employee's supervisor.

(c) The union will be notified seventy-two (72) hours before final action in the matter is taken in denying a salary step increase.

Section 16. Vacations

(a) Subject to the conditions and limitations contained herein employees shall be eligible for:

- (1) A ten-day vacation leave without deduction of pay for each calendar year of status as City employees;
- (2) An additional five (5) day vacation leave without deduction of pay based upon accumulated unused sick leave;
- (3) Additional vacation leave not to exceed five (5) days annually without deduction of pay to employees who shall complete ten (10) years of service with the City.

(b) Employees shall be entitled to the ten (10) day vacation in (a-1) above on the basis of each month of eighteen (18) or more days of accumulated paid time during the immediately preceding calendar year. No vacation will be granted during an employee's first year, but upon completion of same, he will be entitled to vacation for each month of eighteen (18) or more days of service preceding the first January 1st, after employment. On each January 1st thereafter, he will be entitled to a full ten (10) day vacation, subject to the limitations herein contained.

(c) Additional vacation in (a-2) above shall be allowed employees who, on any July 1st date, including July 1, 1955, have accumulated a combined total of fifty (50) or more days of unused sick leave in both their current and reserve sick leave banks. They shall be entitled to one-half (1/2) the difference between the amount of current sick leave credited and the amount of sick leave used during the fiscal year immediately preceding any July 1st date provided that said additional vacation leave shall not exceed five (5) days, and same shall not be computed in amounts of less than one-half (1/2) days, and provided further that said additional leave shall not be charged against an employee's sick leave credits. This additional leave shall be credited to an employee after the January 1st following the July 1st date upon which such entitlement is computed.

(d) Employees who have accumulated ten (10)

years of service may be entitled to an additional five (5) days of vacation leave for each calendar year thereafter, to be enjoyed during the calendar year beginning after the one in which the tenth (10th) anniversary of employment occurred. This additional leave will be granted for each month of eighteen (18) or more days of paid time within the preceding calendar year exclusive of premium or overtime. The term "service" shall not include leaves of absence or absence due to lay off except military leaves.

(e) No pro-rated vacation will be granted an employee who is discharged.

(f) Management shall determine the number of vacation leaves to be scheduled at any given time of the year, and they shall base such determination on the requirements of the service. Vacation periods will then be selected by employees according to seniority.

(g) Vacation time, no matter how earned shall not be allowed to accumulate past any December 31st date.

Section 17. Sick Leave

(a) Paid sick leave will be granted without exception as provided in section 2 of Detroit City Ordinance 412-D in its present form, which is made appendix D hereof.

(b) Effective January 1, 1955, employees, upon retirement as prescribed by Title IV, Chapters XV, and XXI and Title 9, Chapters V, VI and VII of the Charter of the City of Detroit shall be entitled to the payment of one-half (1/2) of their unused sick leave balances not to exceed thirty (30) days in accordance with the following:

- (1) Payment of unused sick leave shall be limited to compensation for one-half (1/2) of the retirants' sick leave, not to exceed thirty (30) sick leave days.
- (2) Such payment shall be effected in lump sum by special payroll dated the day prior to that of retirement,

and computed at rates existing as of that date, with the further proviso that no credit shall be granted for periods of less than one-half (1/2) day.

- (3) Payrolls shall not be processed except and until certification by the Retirement Board to the effect that the employee has actually retired.
- (4) Payment shall be limited to only service retirants, under Charter Title IV, Chapters XV and XXI, and Charter Title IX, Chapters V, VI and VII, and only to those who retire with a service retirement allowance.
- (5) Duty and non-duty retirants will participate in the privilege at such time only as they shall become service retirants with service retirement allowance, payrolls in this case as of the day prior to date of retirement shall be processed at the rate of pay at which the retirant was last compensated on the regular payroll.
- (6) Qualified widows or widowers of so-called automatic option II retirants (those eligibles who die before electing to retire) shall be entitled to the above benefits in the same manner and extent as though the employee had participated under the regular service retirement by choice.
- (7) Retirants may avail themselves of the privileges of the above resolution only once.
- (8) Lump sum payments above provided for shall have no effect upon the amount of pension payments and shall not be subject to deductions except withholding tax.

Section 18. Hospitalization Insurance

(a) The Department will pay the cost of premiums not to exceed \$1.73 per month per insured

employee providing group surgical and hospital insurance for those employees desiring such insurance.

(b) Those employees electing to have such insurance may have any added premium cost for themselves and all costs for their family coverage withheld from their pay check for payment of same.

(c) The name of the insurer and the full terms of coverage of employee protection shall be subject to review by the Department at any time.

(d) Any change of insurer shall be subject to the approval of the Department in consideration of the premium payment provided in sub-section (a).

Section 19. Leaves of Absence for Union Officers or Delegates

Insofar as it can be permitted without loss to the transit service:

- (1) Officers or representatives of the local union will be afforded time off without pay to assist in the executive affairs of the union.
- (2) Employees selected by the union as delegates to conventions or for other official union business, will be given the necessary leave of absence without pay.

Section 20. Promotions and Transfers

(a) When positions need be filled by transfer or promotion, the employee transferred or promoted will be selected on the basis of his merit, ability, qualifications and seniority.

(b) Upon promotion an employee will receive an established salary which will assure him an increase of at least one (1) salary step, provided it is not in excess of the established maximum rate. The salary step shall be of the class from which he was promoted.

Section 21. Split Assignments

(a) The daily work assignments of certain

employees must be scheduled in two (2) parts separated by an unworked interval greater than the thirty (30) minute lunch period.

(b) Employees who are required to spend over eleven (11) hours to complete such an assignment, shall receive an extra one-half (1/2) time for work performed after such eleventh (11th) hour.

(c) Split assignments shall always be limited to the lowest possible minimum.

Section 22. Miscellaneous Time Allowance

(a) Employees in the Cashier's Division, when required by the Management to change from street clothes to uniform on the premises of the Department of Street Railways, will be allowed five (5) minutes time for such purpose at the start and finish of the scheduled work day without loss of compensation.

(b) Employees who are required to carry fire arms, will be permitted four (4) hours with pay to secure police permit for such purpose.

(c) Any employee called to work on his off day will be paid for no less than two (2) hours at the appropriate rate.

Section 23. Premium Pay for Night Work

Employees working on afternoon and night shifts shall be eligible for a seven and one-half cent (7½¢) per hour premium pay subject to the following conditions:

(a) The said premium shall be paid to all employees for all hours actually worked in any regularly assigned daily afternoon and night shift which has at least four (4) hours scheduled between the hours of 6 P.M. and 6 A.M.

(b) The said premium shall be paid in addition to the basic rate of pay of such employees, and shall be paid for all hours actually worked over and above the regular premium shift hours.

(c) The said premium pay shall not be taken into consideration in computing overtime premium.

Section 24. Rates of Compensation

The rates of compensation paid to the employees covered hereunder will be as listed in the attached appendix A.

Section 25. Longevity Pay

(a) Longevity pay of not less than \$100 or more than \$150 per annum shall be granted as of and after December 1, 1955 to all employees who on that date shall have completed eleven (11) years of service coupled with six (6) years of service in the same basic classification.

(b) Longevity pay shall be granted only to employees who shall be eligible according to equitable and uniform rules and conditions as shall be recommended by the departments and the controller with approval by the Common Council by ordinance, on or before December 1, 1955.

Section 26. Grievance Time

Employee members of the grievance committee, not to exceed four (4) in number, will be allowed time with pay during working hours for the purpose of investigating and settling grievances; provided that no more than four hundred (400) hours per year will be allowed to any one member; and further provided that each committee member shall in each instance give his superior at least twenty-four (24) hours notice before absenting himself for this purpose.

All time so consumed on grievance matters shall be reported by the Union, and each interview shall be recorded by the management representative interviewed.

Section 27. Duration of Rules and Regulations

(a) It is the intent of the Board that these rules and regulations shall remain in effect until August 31, 1956, or until revised or modified.

(b) At least thirty (30) days prior to August, 1956, the Board will review these rules and regulations for the purpose of determining any modification or revision then found desirable or necessary

by the Board.

(c) Nothing contained in these rules and regulations is intended to conflict with the City Charter, or the statutes of the State of Michigan or the laws of the united States, and any provision herein found to be contrary to said Charter, statutes or laws shall be of no effect.

APPENDIX A
SCHEDULE OF RATES

Classification	Steps by Six Month Periods									
	Min.	1st	2nd	3rd	4th	5th	6th	7th	8th	Max.
Asst. Civil Engineer	\$5367		\$5557		\$5747		\$5937		\$6124	\$6124
Asst. Electrical Engineer	5367		5557		5747		5937		6124	6124
Asst. Mechanical Engineer	5367		5557		5747		5937		6124	6124
Asst. Paymaster	4679		4869		5059		5246			5246
Asst. Transp. Emer. Dispatch.	4772		4962		5152		5339			5339
Assoc. Electrical Engineer	7506		7791		8076		8349			8349
Auto Deliveryman	4098	4202								4202
Bookkeeper	4254		4444		4634		4712			4712
Building Attendant	3581	3647								3647
Building Cleaner	3515	3581								3581
Building Maintenance Supv.	7676									7676
Calculating Machine Operator	3591		3781		3855					3855
Cash Clerk	4404		4594		4784		4969			4969
Cash Service Man	1.46½									1.46½
Chartered Service Dispatcher	4772		4962		5152		5339			5339
Claims Adjuster	5380		5570		5760		5947			5947
Claims Investigator	4523		4713		4903		5086			5086
Clerk	3405	3500	3595	3690	3745					3745
Counting Machine Operator	3405	3500	3595	3690	3745					3745
Employee Welf. Inv. Clerk	4586		4776		4966		5153			5153

Classification	Steps by Six Month Periods									Max.
	Min.	1st	2nd	3rd	4th	5th	6th	7th	8th	
Fare Box Inspector	\$4312		\$4502		\$4692		\$4875			\$4875
Head Clerk	6505		6790		7075		7347			7347
Identification Technician	4151		4341		4531		4721		4751	4751
Instruct. - Transp. Equip. Oper.	4772		4962		5152		5339			5339
Int. Money Handler(A)	4224		4414		4604		4780			4780
Intermediate Publicist	5511		5796		6081		6368			6368
Intermediate Purchases Agent	5511		5796		6081		6368			6368
Jr. Calculating Machine Oper.	3144	3220	3296	3372						3372
Jr. Chartered Serv. Dispatch.	4312		4502		4692		4875			4875
Jr. Civil Engineer	4683	4778	4873	4968	5062					5062
Jr. Clerk	3054	3130	3206	3282						3282
Jr. Electrical Engineer	4683	4778	4873	4968	5062					5062
Jr. Governmental Analyst	4503	4598	4693	4788	4883	4978	5070			5070
Jr. Mechanical Engineer	4683	4778	4873	4968	5062					5062
Jr. Purchases Agent	4503	4598	4693	4788	4883	4978	5070			5070
Jr. Stenographer	3144	3220	3296	3372						3372
Jr. Transp. Service Insp.	4772		4962		5152		5339			5339
Jr. Typist	3054	3130	3206	3282						3282
Legal Investigator	4959		5149		5339		5527			5527
Messenger	2532		2608		2684		2760			2760

Steps by Six Month Periods

Classification	Min.	Steps by Six Month Periods								Max.
		1st	2nd	3rd	4th	5th	6th	7th	8th	
Money Handler(B)	\$4184		\$4374		\$4564		\$4625			\$4625
Offset Printer	5471		5756		6041		6199			6199
Park Maintenance Helper	4056									4056
Paymaster	5323		5513		5703		5893		6074	6074
Photocopying Operator	3811		4018							4018
Photographer	5447		5637		5827		6012			6012
Posting Machine Operator	3591		3781		3855					3855
Principal Cash Clerk	5381		5571		5761		5951		6131	6131
Principal Clerk	5073		5263		5453		5643		5827	5827
Secretarial Stenographer	4918		5108		5298		5483			5483
Semi-Senior Accountant.	5511		5796		6081		6368			6368
Sr. Accountant	7034		7319		7604		7877			7877
Sr. Assistant Civil Engineer	6382		6667		6952		7228			7228
Sr. Assistant Elect. Engineer	6382		6667		6952		7228			7228
Sr. Assistant Mech. Engineer	6382		6667		6952		7228			7228
Sr. Bookkeeper	4918		5108		5298		5483			5483
Sr. Bldg. Attendant	3763		3895							3895
Sr. Cash Clerk	4679		4869		5059		5246			5246
Sr. Claims Investigator	5044		5234		5424		5611			5611
Sr. Clerk	4184		4374		4564		4625			4625

Steps by Six Month Periods

Classification	Min.	Steps by Six Month Periods								Max.
		1st	2nd	3rd	4th	5th	6th	7th	8th	
Sr. Draftsman	\$5302		\$5492		\$5682		\$5872		\$6062	\$6062
Sr. Elect. Engineering Aid	4658		4848		5038		5215			5215
Sr. Gun & Locksmith	5312		5502		5692		5879			5879
Sr. Identification Tech.	4938									4938
In Class Before 10-22-52	5037									5037
Sr. Money Handler ^(C)	4669		4859		5049		5239			5239
Sr. Purchases Agent	7034		7319		7604		7877			7877
Sr. Stenographer	4254		4444		4625					4625
Sr. Telephone Operator	4254		4444		4625					4625
Sr. Traffic Checker	3896		4086		4230					4230
Sr. Transp. Emerg. Dispatcher	5609		5894		6179		6455			6455
Sr. Transp. Schedule Maker	5570		5855		6140		6422			6422
Sr. Transp. Serv. Inspector	5312		5502		5692		5879			5879
Sr. Typist	4184		4374		4564		4625			4625
Sr. Watchman	3933		4123		4268					4268
Stenographer	3591		3781		3855					3855
Storekeeper	4918		5108		5298		5483			5483
Stores Clerk	4324		4514		4625					4625
Stores Supervisor I	5576		5861		6140					6140
Stores Supervisor II	6182		6467		6752		7027			7027

Classification	Min.	Steps by Six Month Periods								Max.
		1st	2nd	3rd	4th	5th	6th	7th	8th	
Supervising Money Handler ^(D)	\$5257		\$5447		\$5637		\$5827		\$5827	
Supervising Stockhandler	4415		4605		4781				4781	
Supv. Transp. Investigator	4642		4832		5022		5209		5209	
Supv. Watchman I	4184		4374		4564		4625		4625	
Survey Instrumentman	4723	4818	4913	5008	5103	5198	5286		5286	
Technical Aid	4412	4507	4600						4600	
Telephone Operator	3405	3500	3595	3690	3745				3745	
Traffic Checker	3581		3713						3713	
Transportation Comp. Inv.	4523		4713		4903		5086		5086	
Transp. Emerg. Dispatcher	5312		5502		5692		5879		5879	
Transp. Operations Clerk	5330		5520		5710		5897		5897	
Transp. Schedule Maker	5380		5570		5760		5947		5947	
Transp. Service Investigator	5609		5894		6179		6455		6455	
Transp. Station Master	5312		5502		5692		5879		5879	
Transp. Terminal Assistant	4772		4962		5152		5339		5339	
Transp. Timekeeper	4586		4776		4966		5153		5153	
Transp. Yardman	4312		4502		4692		4875		4875	
Typist	3405	3500	3595	3690	3745				3745	
Way Shop Foreman	5461		5746		6025				6025	
Window Cleaner	4316	4420							4420	

	Min.	Steps by Six Month Periods								Max.
		1st	2nd	3rd	4th	5th	6th	7th	8th	
(A) Employees in class before 9-1-55 and those in (B) below who enter class	\$4475		\$4665		\$4855		\$5042			\$5042
(B) Former Jr. Change Handler, Jr. Money Handler and Money Machine Operator	4224		4414		4604		4780			4780
Former Sr. Money Machine Operator										4969
(C) Former Prin. Money Machine Operator										5682
Employees in class before 9-1-55										5432
(D) Former Supervising Money Machine Operator										6875

APPENDIX B

RESOLUTION OF BOARD OF STREET RAILWAY COMMISSIONERS

ADOPTED JULY 29TH, 1952

"Employees of the Department who heretofore have been granted leave of absence for military service and who have served in the Korean emergency, or who hereafter shall be granted leave of absence for military service during the Korean emergency, or who shall be granted leave of absence for the purpose of entering the Armed Forces of the United States in time of war, or emergency as declared by the Common Council, shall, subject to the limitations and conditions herein provided, retain certain present and future rights as to vacation and pay increment privileges (excepting for increments to those in apprentice or training programs) during such military service, to the same extent as enjoyed by employees in D.S.R. service under existing D.S.R. Rules and Regulations.

"Employees shall be entitled to the vacation leave and/or pay due them under the Rules existing at the time of departure from D.S.R. service for military service.

"Employees honorably discharged from military service who within ninety (90) days thereafter apply for re-entry in the service of the Department of Street Railways, shall, after they have been paid ninety (90) days of normal service exclusive of premium and overtime following such re-entry, be entitled to vacation leave as follows for time spent in military service.

"Newly inducted employees who had not qualified for vacation privileges prior to military leave shall be permitted to add military service to any previous D.S.R. service so as to qualify according to Department rules governing such vacation privileges.

"In such instances vacation leave will be allowed only for D.S.R. service, namely for each month of such service prior to military leave in which the employee earned credit toward vacation.

"Employees who had qualified for vacation privileges prior to military service shall be given

credit toward vacation on a forty (40) hour week basis, for each month spent in military service the same as if he were fully employed with the Department; provided that no such employee with less than a total of two (2) years of D.S.R. and military service shall be entitled to vacation leave in excess of five (5) days for the entire period of military service; and provided that no such employee with less than a total of fifteen years of D.S.R. and military service shall be entitled to vacation leave in excess of ten (10) days for the entire period of military service; and provided that no employee with a total of fifteen or more years of D.S.R. and military service shall be entitled to vacation leave in excess of fifteen days for the entire period of military service.

"Vacation credits to be allowed for time spent in military service shall be reduced to the extent that an employee, before entering military service, might have enjoyed vacation not earned.

"In no event shall the provisions of this resolution be construed to entitle an employee to more than one full vacation during any calendar year.

"Resolution adopted with the provision that the length of each vacation be determined by the Department rates and regulations covering each employee involved."

APPENDIX C

COMMON COUNCIL RESOLUTION OF JANUARY 15, 1952

"Resolved. That the resolution of May 20, 1947, page 1395 of the Journal of the Common Council be and it is hereby rescinded; and be it further

"Resolved. That when employees are transferred or recertified from one department to another the accepting department shall honor prior time worked toward qualifying these employees for vacation or sick leave on the basis of rules governing in said accepting department; and be it further

"Resolved. That when employees are hired other than under seasonal or camp rates of pay and when they return to the payroll following periods of broken service, such employees may qualify by accumulating any prior service within the two year period immediately preceding their return to the payroll; provided further that service prior to resignation or discharge may not be used in any respect. The term "service" should be construed to include paid time only. The term "paid time" shall not include lapsed payroll time showing no pay, nor shall it include premium or overtime.

"Resolved. That upon qualifying as above, employees affected shall be entitled to sick leave granted on the basis of one day for each month containing 18 days of paid time, accumulated for the purpose of qualifying, and they shall likewise be entitled to vacation leave on the basis of one day for every 25 days of paid time accumulated for the purpose of qualifying; and be it further

"Resolved. That when employees leave one department for another after qualifying for a vacation, they shall upon departure, be granted all vacation leave due at that time under the ordinances or rules prevailing in the department releasing them provided that departments involved may by agreement adjust the amount of vacation credit to be transferred, and be it further

"Resolved. That when employees transfer in the midst of the fiscal year without interruption of service from one department to another the accepting department shall grant credit for all time

served up to the point of transfer, toward the employee's vacation for that fiscal year. Provided that when transfers to the DSR are effected vacation time shall be liquidated on a pro rata basis before transfer; and be it further

"Resolved. That where necessary the department may with the approval of the Controller pay from available funds within the account affected, for any amount of vacation credit which cannot properly be liquidated prior to transfer; and be it further

"Resolved. That in case of transfers of personnel as above stipulated sick leave shall be honored by the accepting department in amounts certified according to ordinances of rules covering the department from which the employee departs; and be it further

"Resolved. That none of the provisions of this resolution shall be construed so as to grant leave time more than once for the same period of service.

"Resolved. That the above rules shall prevail immediately for transfers or recertification to and from City departments covered by the General City Ordinances relative to sick leave and vacation rights. Provided further that these rules shall not apply to the Department of Street Railways, Board of Education, the Detroit Public Library, the Jury Commission, Recorder's Court (except the Traffic and Ordinance Division), nor shall it apply to the uniform division of the Police and Fire Department unless and until such departments shall signify their agreement in writing to the City Clerk.

"Adopted as follows:

"Yeas--- Councilmen Beck, Connor, Garlick, Kronk, Rogell, Smith, Van Antwerp, and the President---8.

"Nays---None.

APPENDIX D

CITY OF DETROIT COMPILED ORDINANCES - CHAPTER 15

SEC. 2 - All officers and employees of the City of Detroit, except those otherwise provided for by charter, contractual employees and those who shall not have completed six (6) months of continuous service, may be granted sick leave with full pay of one (1) eight-hour service day or straight time for each period of service equal to the departmental service month. Such sick leave days shall accrue monthly and shall be computed on the basis of not less than eighteen (18) normal service days per month. Such time shall first be computed from the date of appointment and thereafter from the beginning of each fiscal year. Sick leave shall accrue in terms of full days only and shall not exceed twelve (12) service days in any one (1) fiscal year. Part time, seasonal temporary and intermittent (those failing to work at least eighteen (18) service days in each month of the fiscal year) employees may be entitled to sick leave at their regular rate of pay on the basis of one (1) day for each period equivalent to twenty-one (21) normal service days. Sick leave as above provided shall accrue from date of appointment but only after the officer or employee shall have become eligible for sick leave according to the provisions of this Ordinance.

(a) As of July 1, 1944, every officer and employee may be credited for unused sick leave for all prior service as far back as July 1, 1941. Such unused sick leave to be computed according to the provisions of the Ordinance then governing; Provided, that no officer or employee shall be credited with less than five (5) days of accrued sick leave as of July 1, 1944; Provided, further, that any employee who shall not yet have been eligible for sick leave under the terms of Ordinance 114-D shall be eligible as of July 1, 1944, for such sick leave from the date of appointment in accordance with the provisions of this Ordinance.

(b) Unused sick leave may be accumulated for each officer and employee to the extent of one hundred (100) working days except as herein otherwise provided.

(c) Sick leave or absences for any reason specified in sub-division (i) hereof shall first be

deducted from current sick leave heretofore provided for under Section 2 and Subdivisions (a) and (b).

(d) Additional sick leave may be granted for each full year of service herein defined, of five (5) eight-hour service days, including prior service to July 1, 1941, and subsequent to July 1, 1944, but not exceeding a total of one hundred (100) days. Such sick leave shall be granted on the basis of length of service free from any interruptions; Provided further, that continuous absences in excess of four (4) years shall be deemed to terminate any rights accruing under the provisions of this subsection. It is the intent of this subsection to provide a reserve based upon length of service in addition to but not a part of current sick leave as herein otherwise provided.

(e) Sick leave may not be granted in anticipation of future service.

(f) The following holidays falling within a period of sick leave shall not be counted as service days: New Year's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day and Christmas Day.

(g) Absences shall not interrupt the accrual of sick leave where the employee's name appears on the payroll and he is actually receiving compensation: provided, that absences without pay, except for employees receiving workmen's compensation, shall stop the accrual of sick leave: provided further, that upon his return to service in good standing, the employee may be granted all sick leave accrued on the basis of his prior service; provided further that any employee returning from any branch of the Armed Service whether or not he may have resigned to enter such service, shall be granted all sick leave accrued on the basis of his prior service, including service in the Armed Forces; Provided, that the accrual of sick leave granted on the basis of length of service as provided in subsection (d) of Section 2 hereof, shall not be affected by these provisions.

(h) An employee transferred or certified to another Department, and other wise entitled to the benefits of this Ordinance, shall not thereby lose any accumulated and unused sick leave, and the department from which he is separated shall certify

the amount of such unused sick leave due such employee.

(i) Absences for the the purpose of taking City of Detroit examinations, except non-competitive promotional examinations, attending a wedding of an immediate member of the family, consulting the Draft Board, death in the immediate family, attending funerals and other justifiable absences in the judgment of the Department head, shall be considered proper charges against current sick leave reserves; Provided, that where possible permission for such absence must be secured from the Department head; Provided, that the Department head may permit such absences with pay to the extent of five (5) working days in any one fiscal year.

(j) The term "sick leave" shall be construed to be absence due to illness and also to include absence due to exposure to contagious disease, attendance upon immediate members of the family within the household of the employee, where necessary; Provided, that such absence shall not exceed three (3) days in any instance.

(k) The term "immediate family" shall be construed to include husband, wife, children, father, mother, brothers and sisters, and also relatives living in the same household no matter what the degree of relationship.

(l) An employee absent for any reason which may be charged to his sick leave reserve, where permission has not already been granted, must notify his immediate superior within two hours after starting time, or at least within the working hours of the first day of absence if, in the judgment of the department head, no earlier notice was possible. Failure to give proper notice may be used by the department head, as a just reason for the refusal of sick leave with pay.

(m) Evidence of illness must be provided by medical certificate or other suitable proof for all sick leave granted beyond three (3) consecutive days; Provided, that the granting of sick leave for not more than three (3) days without the necessity of evidence shall be discretionary with the department head, and all excuses for absences shall be subject to such verification as the department head may see fit to require, including examination by a physician selected by said department head.

(n) Sick leave may be allowed in case of sickness or injury occurring during annual leave. Evidence of such incapacity from the first day must, however be provided to the satisfaction of the department head.

(o) An employee sustaining injury or occupational disease arising out of and in the course of City employment shall be continued on the payroll and his time shall be charged to his sick leave reserve; Provided, that in the absence of any sick leave reserve, he shall be paid regular wages or salary to the extent of two-thirds ($2/3$) of his daily wage or salary but for a period not to exceed seven (7) days; Provided, also, that where the employee has a sick leave reserve and receives income under the workmen's compensation act, such income shall be supplemented by the City with an amount sufficient to maintain his regular salary or wage for a period not to exceed that of his sick leave reserve, and such reserve shall be charged for all sick leave days, or portions thereof, paid to such employee.

(p) No right of action shall accrue to any officer or employee as a basis for recovery of pay for any unused sick leave. Death or termination of service shall terminate any and all liability under this Ordinance for any such unused sick leave.

(q) Sick leave shall not be charged against the employee's reserve in amounts of less than half-days; Provided, that this Rule shall not be construed to excuse absences of less than half days. (Effective August 17, 1944. Ord. 412-D).

