4/30/2000

AGREEMENT

Entered into Between the

CITY OF ROYAL OAK

and

SERVICE EMPLOYEES' INTERNATIONAL UNION AFL-CIO, LOCAL 270-M

Effective Dates:

JUNE 1, 1995 through JUNE 30, 2000

Royal Oak, City of

RELATIONS COLLECTION
Michigan State University

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AGREEMENT

THIS AGREEMENT, entered into this <u>6th</u> day of <u>May</u>, 1996, between the CITY OF ROYAL OAK, MICHIGAN, hereinafter referred to as the "Employer", and SERVICE EMPLOYEES' INTERNATIONAL UNION, LOCAL 270-M, AFL-CIO, hereinafter referred to as the "Union".

PURPOSE AND INTENT

The general purpose of this Agreement is to set forth provisions and conditions of employment and to promote orderly and peaceful labor relations for the mutual interest of the Employer, the Employees and the Union.

The parties recognize that the interest of the community and the job security of the employees depend upon the Employer's success in establishing and the employees' success in rendering a proper service to the community.

To these ends, the Employer and the Union encourage to the fullest degree, friendly and cooperative relations between the respective representatives at all levels and among all employees.

No person employed by nor applicants for employment with the Employer nor any applicant for Union membership shall be discriminated against because of race, creed, color, national origin, sex, age, marital status, number of dependents or political affiliations.

ARTICLE 1 - RECOGNITION

The Employer hereby recognizes the Union as the sole and exclusive collective bargaining representative for the purpose of collective bargaining in respect to rates of pay, wages, hours of employment and other conditions of employment, and, for the term of this Agreement, the employees included in this bargaining unit shall be as follows; but excluding temporary, seasonal, part-time, clerical and supervisory employees: hourly-rated employees of the Department of Recreation and Public Service, (and all Building Custodians).

ARTICLE 2 - AID TO OTHER UNIONS Section 1

The Employer will not aid, promote, or finance any other labor group or organization which proposes to engage in collective bargaining or make any agreement with any such group or organization for the purpose of undermining the Union during the term of this Agreement.

ARTICLE 3 - UNION SECURITY Section 1

- A. The Employer recognizes the right of the Union to solicit membership from any employees working in the bargaining unit.
- B. The Employer agrees that it will, as part of its personnel procedure, advise all such new employees concerning this contract provision, which will be effective in the first calendar month after such employee has completed the six (6) months probation as required by the City. No such new employee will be hired unless he/she first executes the appropriate "Authorization for Wage Deduction" set forth in Section 2 of this article. This provision does not apply to temporary, seasonal or part-time employees.

The City has the right to hire temporary or seasonal employees to perform the work of members of the bargaining unit in temporary laborer positions unless there are full time employees laid off or discharged from the affected job classification and division except: The employee on layoff was bumped by an employee from another division in which the bump does not reduce the number of occupied full time positions.

Temporary employees may be hired in any division to fill any laborer positions created by attrition other than layoff or discharge. Temporary or seasonal employees shall have become permanent employees if they are employed for more than six (6) months in any twelve (12) month period. Alleged abuses of this provision shall be subject to the grievance procedure. The Employer will provide the union with a list of all new hires, showing date of hire and identifying any temporary or seasonal employees. This provision shall apply to seasonal or temporary employee applications of this contract, except as provided in the following paragraph.

The City may hire two (2) part-time employees to perform custodial and other duties normally performed by seasonal employees assigned to the auto parking division. These employees shall not work more than 1200 hours per year and shall not displace any bargaining unit members.

- C. Check off deductions under a properly executed authorization for check off dues form will become effective at the time the authorization is signed by the employee and shall be deducted from the first pay of the month following completion of six (6) months probationary period and each month thereafter.
- D. Dues deduction from any calendar month shall be remitted by the Director of Finance to the designated financial officer of the union within two weeks of the time the dues are collected.
- E. The Union agrees that it will indemnify and save harmless the Employer from any and all claims by employees against the City that may arise from deduction of Union dues or payments in lieu of dues pursuant to this Agreement, and that it will furnish legal counsel and defend against any such claim against the employer in any court or tribunal, and pay any judgment rendered.
- F. The Employer shall have no responsibility for the collection of initiation fees, reinstatement fees, special assessments or any fee other than the monthly membership dues.
- G. When an employee does not have sufficient money due him after deductions have been made from pension, social security, and/or other deductions authorized by the employee, as may be required by law, the Union dues for a particular deduction period will be collected by the Union directly from the employee.

Section 2

Such wage deduction authorizations, once signed, shall be irrevocable by the employee for the life of this contract, and shall be in substantially the following form:

"AUTHORIZATION FOR WAGE DEDUCTION"

I hereby authorize the City of Royal Oak to deduct from wages earned or to be earned by me and pay over to Service Employees International Union Local 270-M, AFL-CIO, the sum of \$______ monthly, or such other and different sum as may be lawfully established by action such Union taken in accordance with its constitution and bylaws, (in payment of my Union membership dues) or (in payment in lieu of dues for collective bargaining services and administration of this Agreement). I hereby expressly recognize that this assignment is irrevocable for the life of the current collective bargaining contract between the Union and the City of Royal Oak.

Dated:	<u> </u>		
		(Employee's	Signature)

ARTICLE 4 - MANAGEMENT RIGHTS Section 1

It is recognized that the management of the City, the control of its properties and the maintenance of order and efficiency, is solely a responsibility of the City. Other rights and responsibilities belonging solely to the City are hereby recognized, prominent among which, but by no means wholly inclusive, are: the right to decide the number and location of facilities, stations, work to be performed within the unit, maintenance and repair, amount of supervision necessary, machinery and tool equipment, methods, schedules of work, together with selection, procurement, designing, engineering and control of equipment and materials. The City shall be the exclusive judge of all matters pertaining to methods, processes or means of accomplishing the municipality's ends, including, but not limited to, the right to choose to effect new or improved methods and facilities and to change existing methods and facilities. The City reserves all rights that ordinarily vest in and are exercised by management, except as specifically relinquished in this contract.

Section 2

It is further recognized that the responsibility of the management of the City for the selection and direction of the working forces, including the right to hire, suspend or discharge for cause, assign, promote or transfer, to determine the amount of overtime to be worked, to relieve employees from duty because of lack of work or for other legitimate reasons is vested exclusively in the City, subject only to seniority rules, grievance procedures and other express provisions of this contract as herein specifically set forth.

Section 3

The Employer reserves the right to sub-contract any municipal work, functions or operations but every effort shall be made not to sub-contract any such work, functions, or operations as long as financially feasible for the Employer to continue the performance of such work, functions or operations. The Employer agrees that it will give thirty (30) days written notice to the Union of its intention to sub-contract any work currently performed by Union members.

Section 4

No policies and procedures covered in this Agreement shall be construed as delegating to others or as reducing or abridging any of the following authority conferred on City officials, except as otherwise specifically provided in this agreement.

- A. The Charter responsibility of the City Manager as Chief Administrative Officer for enforcing the laws of the State, City Charter and Ordinances, recommending an annual budget of appropriations, and the efficient performance of executive responsibilities defined by the Charter.
- B. The Charter responsibility of the Mayor and City Commission as the legislative body for the enactment of ordinances, the appropriation of money and the determination of the City's budget, among other legislative responsibilities defined by the Charter.
- C. The Charter responsibility for administering a merit system of employment, adopting rules and regulations, and exercising other personnel responsibilities as defined by the Charter.
- D. The Charter responsibility of the City in determining the functions and organization of the respective departments and divisions.
- E. The responsibilities of the department heads governed by Civil Service rules:
 (a) to hire, assign, transfer and promote employees within the agency (b) to suspend, demote, discharge or take other disciplinary action against employees (c) to relieve employees from duties because of lack of work or lack of funds (d) to determine the methods, means and personnel necessary for departmental or agency operations (e) to control department or agency budget (f) to take whatever actions are necessary in situations of emergency to perform the functions of the department.
- F. The responsibilities to administer pay and fringe benefit plans, to provide the necessary surveys, research, rules, regulations, resolutions and ordinances for this purpose, subject to authority of the departments and the City Commission.
- G. The responsibility for administering Charter and Ordinance provisions relating to the Retirement Plan.

ARTICLE 5 - REPRESENTATION Section 1

The employees in the bargaining unit shall be represented by five (5) stewards, to be selected from employees in the following department(s):

Steward 1 - Highway, Sewer & Parking

Steward 2 - Water Service

Steward 3 - Water Maintenance

Steward 4 - Parks & Forestry and Building Maintenance

Steward 5 - Motor Pool and Communications & Signals

There may be alternates to serve in the absence of stewards. Stewards and alternates shall only represent employees in the respective department(s). There shall also be a chief steward and an assistant chief steward, who shall be chosen in any manner determined by the employees.

Section 2

The Union shall keep an up-to-date list of the aforementioned representatives and shall supply the Employer with a copy of same. Promptly following the effective date of this Agreement, the Union and the Employer shall provide each other with

a written list of names and titles of their respective representatives, and will, from time to time, provide prompt notice of any change.

Section 3

Union representatives shall be paid for the time spent during working hours in attendance at grievance meetings with the City representatives in accordance with Article 6 and special conferences in accordance with section 4 below. A steward (or alternate, as the case may be) will be permitted to leave his/her job upon request to, and with the approval of, his/her supervisor for the purpose of investigating the reported grievance in his/her assigned area. Such approval shall not be unreasonably withheld. Such steward shall report back promptly to his/her supervisor upon completion of his/her investigation and if, in the course of such investigation, he/she finds it necessary to go into another department, he/she shall immediately inform the supervisor of such department of his/her presence and state the reason for his/her presence there. The right to receive pay for time lost in investigating grievances shall not be abused. Stewards who attend grievance meetings at the request of the Employer during the times they are not scheduled to work shall be permitted to take an equivalent amount of time off work with pay or receive pay on a straight time basis at the Employer's option.

Section 4

Special conferences for important matters may be arranged between the Local president, the Employer or its designated representatives upon request of either party. Such meetings shall be between one or more representatives of the Employer and at least two, but not more than three, representatives of the Union. The arrangements for such special conferences shall be made in advance, and an agenda of the matters to be taken up at the meeting shall be presented at the time the conference is requested. Matters taken up in the special conferences shall be confined to those included in the agenda unless both parties agree to include other items. Such conferences shall be held on a work day within normal working hours and be completed by the end of a normal work day.

ARTICLE 6 - GRIEVANCE PROCEDURE

Section 1

A grievance shall mean a complaint with respect to an alleged violation or misinterpretation of any of the provisions of this Agreement. The parties acknowledge this grievance procedure is meant to resolve complaints. Specified time limits shall exclude days on which the involved parties, as designated in each stop of the grievance procedure, are unavailable due to physical absence from work. This shall apply to all time limits of less than 30 days duration. An employee having a grievance or the Union on behalf of an employee or multiple grievants, may present the grievance as follows:

An employee having a grievance shall first take up the matter with his/her immediate supervisor, with or without the employees' steward, at the employee's discretion. If the grievance is not settled to the satisfaction of all concerned, the grievance shall be reduced to writing, submitted to the employee's immediate supervisor, and the immediate supervisor shall furnish the steward with a written answer to the grievance within forty-eight (48) hours (excluding Saturday, Sunday and Holidays). Any grievance not taken up with the immediate supervisor within five (5) days after the occurrence of the incident giving rise to the grievance (excluding Saturday, Sunday, holidays and approved vacation time of the aggrieved employee) shall not be entitled to consideration.

- If a satisfactory settlement is not reached in Step 1, the Union steward may, within forty-eight (48) hours after receipt of the written answer (excluding Saturday, Sunday and holidays), present the grievance to the employee's departmental superintendent for review. The departmental superintendent shall then furnish a written answer within forty-eight (48) hours (excluding Saturday, Sunday and holidays).
- If a satisfactory settlement is not reached in Step 2, the steward may submit the matter in writing to the Personnel Director or Director of Recreation and Public Service within four (4) days after receipt of the departmental superintendent's answer (excluding Saturday, Sunday and holidays). The Personnel Director or Director of Recreation and Public Services shall, upon receipt of the grievance, schedule a meeting with the grievant and a union official at a mutually acceptable time. That meeting shall be conducted within four (4) working days unless otherwise agreed, and shall be followed by a written record of disposition. In addition, copies of all matters of discipline and discharge materials shall be forwarded directly to the Personnel Director.
- Step 4
 If a satisfactory settlement is not reached in Step 3, the Union may submit the matter in writing to the City Manager within four (4) days following receipt of the Personnel Director's written disposition of the grievance (excluding Saturday, Sunday and holidays). The City Manager shall, upon receipt of the grievance, make written disposition of the same within ten (10) days (excluding Saturday, Sunday and holidays).

The Union shall have thirty (30) days to make an election of one exclusive remedy to appeal any disciplinary action taken by the City by proceeding either in accordance with the Civil Service Ordinance or the following Grievance Arbitration Appeal Procedure, but not both.

- Step 5 In the event the grievance is not settled in step 4, the Union, through its Secretary shall have thirty (30) days in which to invoke arbitration in those cases where arbitration is permitted. Arbitration can be invoked only in the following manner:
 - (a) Written notice to the City within thirty (30) days after receipt of disposition in Step 4, of intent to submit the issue to arbitration. Following such notice of intent to arbitrate, the parties shall attempt to select an arbitrator to arbitrate the disputed issues.
 - (b) In the event the parties have not selected an arbitrator within ten (10) days of the date of notification of intent to arbitrate or within such other period of time as may be mutually agreed upon, an arbitrator shall be selected in accordance with the rules, regulations and procedures of the American Arbitration Association.

The decision of the arbitrator shall be final and binding on all parties.

The arbitrator may not add to, subtract from, change or amend any of the terms of this Agreement, and shall only concern himself with the interpretation and application of the terms of this agreement. The expense of such impartial arbitrator shall be borne equally by both parties.

Section 2

Any grievance not appealed from a decision in one of the steps in the above procedure, to the next step within the time limits prescribed, shall be considered dropped. If the Employer shall fail to answer a grievance within the time limits prescribed, the grievance shall be considered to have been granted. In the event an employer representative is unavailable to receive a grievance, the Union may leave the grievance or an appeal, in a sealed envelope, with that representative's secretary, who will date stamp it.

Section 3

All proceedings before the arbitrator shall be conducted in accordance with the voluntary labor relations rules of the American Arbitration Association. The arbitrator shall hear evidence in the case submitted. The decision of the arbitrator upon any question permitted by this Agreement shall be final and binding upon both parties.

Section 4

Grievances protesting disciplinary action shall be subject to arbitration in the same manner as other grievances <u>but</u> shall not be subject to appeal to <u>both</u> the Civil Service Board <u>and arbitration</u>. The Employer agrees that prior to the taking of any disciplinary action against an employee, it will discuss the disciplinary action proposed to be taken with the Departmental Steward or in his/her absence the Chief Steward, assistant Chief Steward, Financial Secretary, Recording Secretary, Vice-President, or President on duty, and in that order, and will explain the reasons for the proposed disciplinary action. The Employer also agrees that it will give due consideration to any arguments and factual information concerning the proposed disciplinary action that may be presented to it by the Union representative. The Employer agrees to give written notice of any disciplinary action taken to both the Union and the employee against whom such disciplinary action is taken.

Section 5

Any meeting's time, date, and location shall be subject to mutual agreement between the parties. This will not waive any time requirement present in earlier parts of this article. Waivers of contractually prescribed time limits may be made by mutual agreement.

Section 6

Both parties recognize settlement of disputes is best served when the relevant issues are openly discussed. It is the intent of the parties that this should occur prior to the arbitration step.

ARTICLE 7 - DISCIPLINARY PROCEDURE Section 1

An employee will be put on notice within ten (10) days of an incident of any pending disciplinary action. An employee who is summoned before a supervisor and/or superintendent for disciplinary action shall immediately be told the purpose of the meeting. The supervisor shall then inform the employee that they are entitled to have their steward present. The supervisor shall then ask the employee if they want their steward present. If the employee indicates they want their steward present there shall be no further discussion until the steward is present.

ARTICLE 8 - STRIKES AND LOCKOUTS

Section 1

It is understood that the services performed by City employees are essential to the public health, safety and welfare of the community. The Union, therefore, agrees that during the term of the Agreement, the union will not engage in a strike, work stoppage, slowdown or other interference with the Employer's operations. Likewise the Employer agrees that during the term of this Agreement, there shall be no lockouts of the employees. In the event of a strike, work stoppage or slowdown, the Union will cooperate with the Employer in notifying its members to cease and desist from such conduct.

ARTICLE 9 - SENIORITY Section 1

- A. Upon completion of the probationary period of 180 calendar days, a permanent full-time employee shall have seniority as of his/her date of hire. A new hire probationary employee found to be unsatisfactory by the Employer shall not have access to the grievance procedure.
- B. An employee shall lose his/her seniority standing upon voluntary resignation or disciplinary separation from the City service which is not reversed by the impartial arbitrator or a court of competent jurisdiction provided that if such disciplinary separation is reversed by the impartial arbitrator or court of competent jurisdiction, such employee's seniority shall be maintained from the original date of hire. In case of rehiring a former employee, previous service shall not be recognized effective June 1, 1980.
- C. Seniority lists will be furnished by the City to the Union and posted in each Department on June 1 of each year during which this Agreement is in effect. The seniority lists shall show the names, job titles and the seniority date of all employees of the Union entitled to seniority.
- D. Employees shall continue to accumulate seniority while laid off. However, seniority accrued by a member of the bargaining unit while on layoff shall not apply to recall provisions as cited in this Agreement.
- E. The Selective Service Act as presently existing or as amended from time to time shall govern re-employment rights of veterans.

Section 2

An employee shall lose his/her seniority for the following reasons:

- A. He/she resigns or terminates his/her City employment.
- B. He/she is discharged and the discharge is not reversed by the impartial arbitrator or a court of competent jurisdiction.
- C. He/she is absent three (3) consecutive working days without notifying the Employer.
- D. He/she does not return to work within two (2) weeks when recalled from lay-off as set forth in the recall procedure.
- E. Failure to return from sick leave or leave of absence will be treated the same as C above.

F. He/she has been laid off for a period of twenty-four (24) consecutive months or his/her length of service with the City, up to sixty (60) months, whichever is greater.

ARTICLE 10 - WORK DAY AND WORK WEEK

Section 1

The work day shall consist of eight (8) hours in a calendar day, with no more than an additional sixty (60) minutes off for lunch without pay.

Section 2

The determination of the starting time and work schedules shall be made by the Employer.

Section 3

For the purpose of this Agreement, the work week shall begin at midnight Saturday.

Section 4

The basic work week shall consist of forty (40) hours in five (5) consecutive eight (8) hour days, Monday through Friday.

Section 5

During declared emergencies, so promulgated by the Director of Recreation and Public Service, where the Public Service departments and divisions are placed on twelve (12) hour shifts, the Monday to Friday work schedule shall be the first eight (8) hours are regular hours and the remaining four (4) hours are overtime. If an emergency is declared, employees required to work will be notified as soon as possible.

ARTICLE 11 - OVERTIME

Section 1

Employees who are required to work more than eight (8) hours in any one day shall be paid per hour for such overtime at the rate of none and one-half (1½) times their current hourly base wage. Provided that double time will be paid for overtime beyond eight (8) hours in a given shift, meaning that, in the event an employee is required to work nine (9) or more hours of overtime in the same tour of duty, the double time payment is to commence with the ninth (9th) hour of overtime.

Section 1A

An employee may, at his or her option, record overtime at time and a half, or double time as otherwise provided in this contract, in a comp-time bank in lieu of payment. The maximum number of hours in the comp bank cannot exceed forty (40) hours. Hours banked but not used by the end of the fourth month following the close of the fiscal year in which earned, shall be paid at the employee's regular rate of pay.

Section 2

Employees required to work on Saturdays shall be paid per hour at the rate of one and one-half (1½) times their current hourly base wage for the first eight (8) hours and two (2) times their current hourly wage rate for the ninth (9th) hour and each succeeding hour thereafter provided that to be entitled to pay at the rates set forth herein for Saturday, an employee must have worked forty (40) hours at straight time, less authorized time off with pay, during the week or have worked overtime in an emergency assignment to a point that would constitute a health or safety hazard if the employee were to be compelled to report for his/her normal tour of duty subsequent to the emergency assignment. In such event, overtime worked in the

emergency assignment shall be considered as qualifying time for the Saturday premium pay.

Section 3

Employees required to work on Sunday shall be paid per hour at a rate of two (2) times the current hourly base wage.

Section 4

Employees who are required to work on the designated holidays as contained in this Agreement shall be paid per hour at the rate of two (2) times their current hourly base wage, plus the regular holiday pay of straight time for eight (8) hours.

Section 5

Overtime will be computed to the nearest one-quarter (1/4) hour.

Section 6

In emergency situations, provisions may be made for compulsory overtime work with disciplinary action for those who refuse. In the event the Department is placed on continuous twelve (12) hour shifts (two (2) twelve (12) hour shifts per day), because of an emergency, the first eight (8) hours of the shift shall be considered regular hours, with overtime commencing after eight (8) hours. No employee shall be required to work more than eight (8) consecutive hours of overtime without being given an eight (8) hour rest. Abuses by management shall be subject to the grievance procedure.

Section 7

Overtime shall be distributed as equally as possible among employees within each job classification in each department, division and/or subdivision so that at the termination of each fiscal year all employees within a given job classification in each department, division and/or subdivision will have been given the opportunity to work approximately the same amount of overtime. Overtime lists shall be maintained by the supervisor and posted daily, showing those next up for call-in.

For the purposes of this section, departments shall mean Recreation and Public Service. Subdivisions shall be construed to mean the following branches of the Public Works Division: Highway, Sewer Maintenance, Signals and Communications, Water Maintenance, Water Service, Parking System, Motor Pool, Parks and Forestry, and Building Maintenance.

Should an employee refuse overtime without legitimate reason, he/she shall be charged with the number of hours of overtime actually worked by the employee who does accept the overtime assignment, provided that he/she shall not be so charged if he/she declines scheduled weekend overtime of which he/she has been given less than forty-eight (48) hours notice. An employee on authorized leave shall not be charged with overtime. Employees on call who cannot be reached two consecutive times, will be charged with the number of hours actually worked by the employee who does accept the overtime assignment. The divisions will be responsible for current overtime lists, showing overtime worked to date. Procedure for calling shall be subject to work rules.

Section 8

A. An employee called back to work overtime outside of his or her regular scheduled work period shall be paid for a minimum of three (3) hours in accordance with the overtime provisions of this Agreement.

- B. In the event that such callback does not require the full three (3) hours of work, the employee may be assigned to other work within the job classification for the balance of the three-hour pay period in lieu of being sent home.
- C. If the callback overtime work assignment and the employees regular duty period overlap, the employee shall be paid for such overtime in accordance with the overtime provisions of this Agreement until his/her regular duty period begins, after which the employee shall be paid at the rate of his/her current basic hourly wage.
- D. In the event that an employee is held over at the end of his/her regular tour of duty for more than two hours and is not released to go home for a meal, he/she will be paid a \$4.50 meal allowance rather than being released for his/her meal period.
- E. In case any department has a work day or work shift changed to an hour earlier anytime in the year, corresponding changes shall be made in other time considerations stated in this Agreement for meal times.
- F. Members of the bargaining unit who set telephone answering machines to receive potential call-in for overtime situations and, therefore, do not acknowledge such call-in, shall be charged for the hours the same as a refusal. The supervisor calling the employee shall identify himself/herself by giving both his/her name and the time of the call.
- G. The employer shall not unreasonably require any employee to work overtime. Personnel shall not refuse to work overtime if the result of such refusal would result in the inability of the Department of Public Service to properly discharge its responsibility to the public and carry out its function in an adequate manner. If the employee has good and sufficient reason for refusing overtime, and another employee is available to work such overtime and capable of doing so, the employer should not insist on the first mentioned employee working said overtime.
- H. In the event that the employee is called back to duty, and by reason thereof is on duty at a regular mealtime (regular mealtimes being for the purposes of this Agreement at 7:00 AM, 12:00 Noon or 6:00 PM), he/she will be paid \$4.50 meal allowance if his/her supervisor does not release him/her to go home for a meal.

Section 9

- A. Employees who are restricted to light duty as the result of either a jobincurred injury or illness shall be exempted from call-in and regular assignment to overtime.
- B. Upon returning from job incurred injury or illness leave, an employee's overtime total fiscal year hours shall be adjusted to show the average classification overtime increase, within the division or subdivision, that occurred during the period of injury leave.

Section 10

In the event of scheduled overtime, said overtime will be offered by seniority to members of 270-M qualified to operate the equipment before being offered to seasonal employees.

ARTICLE 12 - SHIFT DIFFERENTIAL

This paragraph has been deleted.

ARTICLE 13 - REST PERIODS

All employees working an eight (8) hour duty shift shall be entitled to two (2) rest periods per shift, excluding the lunch period. These periods will be taken within one-half (½) hour of the mid-point of the four (4) hour period of work unless they are taken when traveling between job sites, in which case they will be started or finished within one-half (½) hour of the mid-point of the four hour period of work. (The elimination of "whenever possible" from the language of the previous Agreement shall not mean that a rest period may be eliminated if it cannot be scheduled according to the norms stated above). The length of the rest periods shall be fifteen (15) minutes per period. Employees shall take rest periods at the job sites according to the norms stated above, or unless the supervisor gives permission, which shall not be unreasonably denied, to take a rest period away from the job site due to conditions at the job site.

ARTICLE 14 - WASH-UP TIME

All employees shall be given five (5) minutes wash-up period before lunch, a ten (10) minute wash-up period at the end of their regular duty day. In case an employee becomes excessively dirty or in a chemical condition that would constitute a health or safety hazard, he or she shall be allowed to shower on the work premises within his/her scheduled work time.

ARTICLE 15 - BULLETIN BOARD

The Employer agrees to furnish a bulletin board for the use of the Union. The bulletin board is to be used only for notice of Union meetings, Union elections, results, newsletters, Executive Board findings, notice of educational functions and social functions in connection with the local Union. Any other notices the Union desires to post must be approved by the Employer prior to being posted. The Union shall designate a person who shall be responsible for all notices posted on the board.

ARTICLE 16 - ATTENDANCE

Section 1

Employees shall be regular in their attendance and observe the working hours established.

Section 2

All employees absent without authorized leave or who report late for any shift shall be penalized by way of a pay deduction in multiples of one-fourth (1/4) of an hour for each fifteen (15) minutes or fraction thereof of each day or portion of a day. Continued abuse of this section may be the cause of disciplinary action.

Section 3

Habitual tardiness may be cause for disciplinary action up to and including discharge.

Section 4

Arrangements for time off must be made twenty-four (24) hours in advance. If for some legitimate reason, an employee is unable to report at an established time set

by the Employer for their particular shift, the supervisor on duty shall be notified prior to the established starting time, unless physically impossible. **Repeated failure** to do so may result in disciplinary action up to and including discharge.

Section 5

Employees are required to notify their department head promptly of any change of address or telephone number. The Employer shall be entitled to rely at all times on the last address and telephone number of which the employee has notified it.

Section 6

Any employee who is unable to work because of accident, medical problem or job incurred injury must notify their department prior to the start of their particular shift each day of absence unless (a) hospitalized (b) given specific permission by the immediate supervisor (c) physically impossible or (d) the employee submits a written statement from a physician stating the duration of expected absence from work.

Section 7

Employees are required to immediately notify the Employer of any change in marital status or other dependent status which has an effect on the City's payment of fringe benefits. Failure to do so will result in the employee being held responsible for any cost incurred because of his/her negligence.

ARTICLE 17 - OTHER EMPLOYMENT

Section 1

Employees of the City may take part time jobs if there is no conflict of working hours, if the employee's efficiency in performing his/her work for the City is not impaired thereby, and if no conflict of interest results from such part time employment. Employees of the City may not engage in outside activities while on duty, nor may City property be used for any business other than City business.

Section 2

No employee may engage in any business or transaction nor have any financial interest, direct or indirect, which is incompatible with the proper discharge of his/her official duties in the public interest or would tend to impair his/her independence of judgment or action in performance of his/her official duties.

Section 3

An employee injured on any other gainful employment outside of City employment, shall not be eligible for duty disability for absence arising out of such injury, nor shall he or she be eligible for sick leave if he or she is eligible for insurance or workers compensation or other form of disability benefit from such other employment.

ARTICLE 18 - RETURN OF CITY PROPERTY

Any employee leaving the service of the City, whether through resignation, retirement, layoff or discharge, is responsible for returning any City property which he or she may have in his/her possession. Failure to return City property may result in the employee's final check being held up with deductions being made for the value of the property.

ARTICLE 19 - ACCIDENTS

Section 1

All duty related personal injuries and illnesses shall be reported to the employee's supervisor or superintendent as soon as possible. The employee must take such

first aid treatment as may be recommended. Such duty related injuries and illnesses shall, in turn, be reported to the Personnel Department for preparation of the necessary Workers' Disability Compensation forms.

Section 2

Job related injuries and illnesses requiring emergency treatment beyond administration of first aid or requiring emergency hospitalization shall be treated at the appropriate facility as agreed upon.

ARTICLE 20 - TIME CLOCKS

Department heads may require the use of time clocks. When time clocks are in use, employees shall punch the time clocks when reporting for work, taking lunch periods, commencing work after lunch periods, and time to go home at the end of their shifts, and when reporting for call back duty. Supervisors shall have the right to approve time cards which have not been punched due to oversight.

ARTICLE 21 - RESIGNATIONS

To resign in good standing, an employee must give the appointing authority at least two (2) calendar week's notice unless the appointing authority, because of extenuating circumstances, agrees to permit a shorter period of notice. A written resignation shall be supplied by the employee to his/her department head. He/she shall forward such resignation to the Personnel Department for filing in the employee's personnel file. Failure to comply with this rule shall be entered on the service record of the employee and may be the cause for denying payment of accrued vacation. The resignation of any employee who fails to give notice will be reported to the Personnel Department by the Department Head. Effective upon the date of signing of this contract, any employee who resigns or is terminated within the first three years of his or her employment shall not be paid for accrued or banked vacation or Personal Business time.

ARTICLE 22 - HEALTH EXAMINATIONS AND REQUIREMENTS

Each employee covered by this Agreement must maintain physical fitness commensurate with the duties and requirements of the position he/she occupies. Should there be reasonable cause to believe that an employee has not maintained adequate physical fitness, the City may require medical examination(s) at City expense and appropriate follow-up care at the employee's expense.

ARTICLE 23 - JURY DUTY

An employee called for jury service or subpoenaed to appear as a witness in court or before any other body empowered by law to compel attendance of witnesses by subpoena, shall be excused from duty for the time necessary to allow him or her to be in attendance as required and will be paid the difference between straight time pay and the fee received for acting as a juror or witness.

ARTICLE 24 - SICK LEAVE Section 1

Any permanent or probationary employee shall accrue sick leave at the rate of eight (8) hours for each month of service. There shall be no maximum accumulation. Any newly hired employee or existing employee represented by Local 270-M who does not have any sick leave credits may draw an advance of twelve (12) sick leave days per year, and in the event that the employment is terminated and an employee

owes sick leave time to the City, the City shall deduct from any monies owing from the City to the employee, a sufficient sum to reimburse the City for the sick leave taken and paid for but not earned.

- A. Sick leave will be paid at the employees regular hourly rate (exclusive of shift or other work premium pay).
- B. Sick leave shall not be considered a privilege which an employee may use at his/her discretion, but shall be allowed only in cases of actual sickness or disability. A certificate from a physician may be required as evidence of illness before compensation for a period of illness is allowed.
- C. Sick leave will not be allowed when absence is due to the use of narcotics, intoxicants, or willful misconduct provided, however, absence required to undergo a formal alcoholism and/or controlled substance treatment program shall qualify for such leave.
- D. In the event of resignation, discharge or demise, all accumulated or unused sick leave shall be cancelled and not paid.
- E. An employee who works for another employee or is gainfully self-employed at work which is inconsistent with his/her alleged inability to perform his/her regular City employment while on sick leave shall be subject to disciplinary action.
- An employee who becomes ill and unable to report for work must notify any supervisor at least fifteen (15) minutes prior to starting time, if possible, and each day thereafter, or the absence may not be charged to sick leave. If the department is not open fifteen (15) minutes prior to starting time, the report of sickness must be made at the normal starting time.
- G. The minimum time charged to an employee for sick leave shall be for four (4) hours.
- H. After all sick leave is used, if the employee so elects, annual leave may be used as sick leave and regular payment made therefore to the extent of the annual leave to which the employee is entitled. Whenever absence due to illness exceeds the amount of paid leave earned and authorized, the pay of the employee shall be discontinued until he or she returns to work. An employee may give his/her personal business time or vacation time to another employee who has exhausted his/her accumulated time due to illness or injury. Arrangements for donating time to another employee must be approved through the Personnel Department.

Section 2

The Sick Leave Control Program set forth in this section shall be applicable to all full time permanent or probationary employees.

- A. In order to qualify for sick leave payment, an employee must have forty-five (45) days accumulated sick leave as of the first day of the fiscal year in which payment is to be made.
- B. Employees who have the prescribed minimum of accumulated sick leave shall be paid one hundred (100%) percent of unused sick leave in excess of six days earned during the fiscal year preceding the one in which payment is to

- be made. Those sick leave days for which pay is not given shall be added to the employee's sick leave accumulation.
- C. All sick leave payments shall be computed on the annual base rate of pay in effect as of the last pay period of the fiscal year in which the sick leave was earned.
- D. Sick leave payments shall be made by check for the full amount and shall be issued between the dates of <u>July</u> 15 and <u>July</u> 31.
- E. If an employee so elects in writing to the City Manager, he/she may waive payment for sick leave and have the days for which payment would normally be given added to his/her sick leave accumulation. The cut-off date for qualifying accumulated sick leave shall be as of <u>June 30</u>. As an example, in order to be eligible for sick leave payment, an employee must have a minimum of forty-five (45) days of accumulated sick leave as of <u>June 30</u>. Employees qualifying during the fiscal year will not be recognized for sick leave payment until the subsequent fiscal year.
- F. In the event of termination, either through resignation or discharge, the employee shall be entitled to receive payment for which he/she was eligible as of <u>June 30</u> of the fiscal year in which his/her sick leave was earned. He/she shall not, however, be entitled to partial sick leave payment for sick leave accumulated and unused in the fiscal year in which his/her employment is terminated.
- G. In the event of termination, either through retirement or demise, the employee shall be entitled to receive sick leave payment for which he/she was eligible as of <u>June 30</u> of the fiscal year in which the sick leave was earned. In addition, he/she shall be receive a partial sick leave payment based on the payment of fifty (50%) percent of the unused sick leave earned in the fiscal year in which his/her employment is terminated.
- H. In the event of layoff, the employee shall be entitled to receive payment for which he/she was eligible as of <u>June 30</u> of the fiscal year in which his or her sick leave was earned. In addition, he/she shall receive a partial sick leave payment of fifty (50%) percent of the unused sick leave earned in the fiscal year in which his or her layoff occurs.
- In the event of retirement, any employee having a sick leave balance shall be paid for the sick leave balance at the time of retirement up to a maximum of 320 hours. Employees who use no more than six (6) days during their last twelve (12) months of employment shall receive payment for up to a maximum of three hundred sixty (360) hours. Such pay shall be at the employee's base rate in effect at the time of his/her retirement. The employer agrees to review, on an individual basis, cases where an excess of six (6) days are used due to circumstances such as surgery and/or serious illness, and may, in such cases, waive the requirement and authorize payment.
- J. In the event of an employee's death as a result of a job-incurred injury, the deceased employee's spouse, or children if no spouse survives, shall be entitled to receive up to a maximum of 320 hours payment of said deceased employee's sick leave accumulation. This may increase to a maximum of 360 hours in accordance with the provision of Section 2(I) above.

ARTICLE 25 - INJURY LEAVE

Section 1

In the case of job-incurred illness or injury to a permanent or probationary employee resulting in physical disability to the extent the employee is unable to perform his/her regular duties or perform selected limited assignments, he/she shall be placed on injury leave, in which event he/she shall be retired under provisions of the Retirement Ordinance and Labor Contract applicable to Disability Retirement.

Section 2

Time spent on injury leave shall be considered for all purposes as continuing service. Anytime during injury leave an employee may be required to submit to a physical examination by a City Physician.

Section 3

Injury leave will be at the employee's regular hourly rate (exclusive of shift or other work premium pay).

Section 4

Injury leave pay shall not exceed 280 working hours at full pay (Workers' Compensation plus City supplement) for any one (1) compensable illness or injury, with an additional 1800 hours at 80% of pay. Full pay shall be defined to mean after tax net pay, less mandatory deductions. This Section shall not affect any employee on Injury Leave prior to ratification of this agreement.

Section 5

An employee who is self employed at work which is inconsistent with his/her claimed disability or works for another employer while receiving injury leave pay may be subject to immediate discharge.

Section 6

After receiving injury leave pay for 2080 hours, the employee's pay shall be governed by the Michigan Worker's Compensation Act.

Section 7

Once an employee is on injury leave for any one compensable illness or injury, he or she shall no longer continue to accrue sick leave after the first 60 days, until he/she returns to work.

Section 8

An employee who suffers a job-incurred injury or illness and is eligible for injury leave payment under this Section may avail himself of any City approved medical treatment or medical facilities. Provided, that any employee who refuses medical attention or who does not avail himself of therapy will be disallowed injury leave.

ARTICLE 26 - BEREAVEMENT LEAVE

In the case of death in the immediate family (family defined as spouse, child, mother, father, mother-in-law, father-in-law, brother, sister, grandparents or other relative living in the employee's household), a permanent or probationary employee may be granted a leave of absence with pay for a period not to exceed three (3) normal work days. Such leave, with pay, shall be considered bereavement leave. Employees will be granted two additional days of bereavement leave for the death of a spouse, child, mother, father, brother or sister.

Section 2

Bereavement leave will be paid at the employee's regular hourly rate (inclusive of shift or other work premium pay).

Section 3

An employee will forfeit his/her seniority and shall stand discharged if he or she is self-employed or works for another employer while on bereavement leave.

Section 4

Should a death of a member of his or her immediate family occurs while an employee is on a scheduled vacation, he or she shall be eligible to receive the benefits stated herein, provided he or she notifies the City prior to the date of the funeral and attends the funeral.

ARTICLE 27 - HOLIDAYS Section 1

Employees shall receive the following fifteen (15) Holidays:

- 1. New Years Day
- 2. Good Friday
- 3. Memorial Day
- 4. Independence Day
- 5. Labor Day
- 6. Thanksgiving Day
- 7. Christmas Day
- 8-15. Eight (8) Personal Business Days

Section 2

When a Holiday falls on a Saturday, the preceding Friday shall be observed as the Holiday. When a Holiday falls on a Sunday, the following Monday shall be observed as the Holiday.

Section 3

Holidays will be paid at the employee's base hourly rate.

Section 4

In order to qualify for Personal Business Days, an employee must have successfully completed his/her initial probationary period. Then he/she shall be eligible for Personal Business in proportion to that part of the fiscal year remaining.

Section 5

In order to qualify for Holiday pay, an employee must be on duty the working day before and after the holiday. Authorized absence with pay shall be considered as being on duty.

Section 6

The days granted for Personal Business may be taken any time during the fiscal year, subject to the approval of the department head, which shall not be unreasonably withheld. They cannot, however, be taken in periods of less than one (1) hour. Personal Business Days may be taken in conjunction with vacation at the sole discretion of the department head.

Section 7

If an employee is called to work on a pre-scheduled Personal Business Day, he/she shall be compensated for the time in keeping with the provisions for holiday overtime as contained in this contract.

Section 8

A holiday or holidays falling during a period while the employee is on paid leave, exclusive of vacation, shall be considered as having been taken.

Section 9

In the event of either retirement or resignation in good standing, other than discharge, an employee shall be paid any hours remaining in his/her Personal Business Days bank. The hours shall be paid at the regular hourly rate in effect at the date of retirement or resignation. <u>Employees who leave employment before completion of three (3) years of service shall not be entitled to such pay.</u>

Section 10

For the period of June 1 - 30, 1996 employees shall receive an additional one twelfth (1/12th) of their annual allotment for Personal Business days to compensate for the thirteenth month of that contract year.

ARTICLE 28 - STANDBY PAY

Any employee who is selected by a duly authorized superior to be available for emergency work assignments on a weekend or holiday will receive a minimum of two (2) hours of standby pay to be paid at the following rates:

- A. Saturdays paid at the regular rate of one and one-half (1½) times the regular hourly wage rate.
- B. Sundays and Holidays paid at the rate of two (2) times the regular hourly wage rate.
- C. To be eligible for standby pay, an employee must reside within 8 miles of his/her work station.

ARTICLE 29 - EMERGENCY LEAVE

In the event that a permanent or probationary employee's spouse, relative living in the employee's household, or one or more children becomes ill or incurs an injury of an emergency nature or in the event of any other type of emergency to the employee's household, which prevents the employee reaching his/her place of employment, upon furnishing a written statement from the attending physician or other evidence satisfactory to the employee's department head validating the emergency, shall be paid his/her regular wage for his/her time away from work, and the time taken shall be deducted from the employee's accrued and unused sick leave benefits in an amount of time ranging from one (1), but not exceeding twenty-four (24) hours in any one (1) fiscal year.

ARTICLE 30 - UNION BUSINESS LEAVE

Any employee who is elected to any office and is given a full time assignment with the International Union shall be granted a leave of absence for the term of such office or assignment not to exceed four (4) years. The period of such leave of absence shall not be considered a break in the record of continuous service. Time spent on International Union business shall not, however, be recognized for

longevity pay purposes. Such leaves of absence shall be in written form approved by both the Union and the City.

ARTICLE 31 - VACATION LEAVE

Section '

Any permanent or probationary employee with one (1) full year of service prior to July 1 shall be allowed annual leave consisting of absence from duty for ten (10) work days, or two (2) calendar weeks.

Section 2

Any permanent or probationary employee with less than one (1) full year of service prior to June 1 shall be allowed annual leave in the proportion that his/her actual service bears to a full year of service. The employee may not use this partial leave, however, until he/she has served the City for one (1) year. In addition, no employee shall be given vacation that is a fractional part of a day. If the vacation accrued is .5 of a day or greater, the employee shall be given a whole day. If the vacation accrued is less than .5 of a day, no part of the day shall be given.

Section 3

Any permanent or probationary employee with five (5) full years of service but less than ten (10), shall be allowed annual leave of fifteen (15) working days, or three (3) calendar weeks. He/she shall be eligible for such leave the day after the completion of the fifth year of service.

Section 4

Any permanent or probationary employee with ten (10) years of service, but less than sixteen (16), shall be allowed annual leave of twenty (20) working days, or four (4) calendar weeks. He/she shall be eligible for such leave the day after the completion of the tenth year of service.

Section 5

Any permanent or probationary employee with twenty (20) or more years of service shall be allowed an annual leave of twenty-five (25) work days, or five (5) calendar weeks. He/she shall be eligible for such leave the day after the completion of the twentieth year of service.

Section 6

All vacations must be taken within the fiscal year following the fiscal year of accrual and cannot be extended into the succeeding fiscal year. Employees shall forfeit all rights to vacation time not taken as per the aforesaid rule.

Section 7

In the event of termination for reasons other than discharge, an employee shall be entitled to pay for accrued vacation, provided he/she has given a minimum termination notice of ten (10) work days, of two (2) calendar weeks, in writing to his/her department head. However, employees who leave employment prior to completion of three (3) years of service will not be entitled to payment for unused vacation time at termination.

Section 8

No part time employee is eligible for vacation.

Section 9

Vacation schedules shall be established by the City so as to permit the continued operation of all City functions without interference. Employees will be given

preference according to City-wide seniority within each division or subdivision or department to select available vacation periods up to two (2) weeks of their available vacations.

Section 10

Vacation preference slips will be issued to employees not later than May 1. Each employee shall submit his/her vacation preference within three (3) weeks after May 1, and any employee who fails to submit his/her vacation preference within said three (3) weeks shall forfeit his/her right to vacation until all employees who have submitted their preferences have been allotted vacations. All finalized vacation schedules shall be posted. After selections are approved, they shall be final, except for emergencies.

Section 11

If a holiday occurs during an employee's vacation, the employee shall be entitled to an extra day's vacation at the regular straight time rate. Should the employee decide to add the extra day to his/her vacation because the holiday falls during the period of vacation, the employee shall so state to the department head in the request.

Section 12

If an employee dies, his/her next of kin will be paid the regular straight time pay for all vacation he/she would have otherwise received.

Section 13

Vacation pay will be paid at the employee's regular hourly rate (inclusive of shift or other work premium pay).

Section 14

If the employee so elects, a maximum of ten (10) vacation days per fiscal year may be taken in periods of not less than one (1) full work day and ten (10) may be taken in either one full work day or four (4) hours increments. These days may be taken any time during the fiscal year, subject to the approval of the department head, and with a minimum of twenty-four (24) hours notice.

Section 15

- A. Any permanent or probationary employee with sixteen (16) years of service but less than seventeen (17) shall be allowed annual leave of twenty-one (21) working days.
- B. Any permanent or probationary employee with seventeen (17) years of service but less than eighteen (18) shall be allowed annual leave of twenty-two (22) working days.
- C. Any permanent or probationary employee with eighteen (18) years of service but less than nineteen (19) shall be allowed annual leave of twenty-three (23) working days.
- D. Any permanent or probationary employee with nineteen (19) years of service but less than twenty (20) shall be allowed annual leave of twenty-four (24) working days.

Section 16

For the period of 6/1/96 through 6/30/96, persons covered by this contract shall receive additional vacation equivalent to one-twelfth of their annual entitlement in recognition of the thirteenth month of that contract year.

ARTICLE 32 - MILITARY LEAVE

Any permanent employee entering active service under the Universal Military Training and Service Act, as amended, or who shall enlist in the military service for one enrollment, shall be granted a leave of absence and subsequent reemployment rights, subject to the limitations of applicable law. Time spent in military service under the aforesaid provision shall be considered as qualifying service for longevity pay purposes and extended vacation benefits.

ARTICLE 33 - LONGEVITY PAY Section 1

A. For employees hired prior to June 1, 1990. Longevity pay increments shall be awarded as per the following schedule:

2% of base pay after the completion of five (5) years of service.

4% of base pay after the completion of ten (10) years of service.

6% of base pay after the completion of fifteen (15) years of service.

8% of base pay after the completion of twenty (20) years of service.

10% of base pay after the completion of twenty-five (25) or more years of service.

B. For employees hired on or after June 1, 1990, the following longevity pay schedule will be in effect:

After	completion	of five (5) years service:	\$250
		of ten (10) years service:	500
After	completion	of fifteen (15) year service:	750
After	completion	of twenty (20) years service:	1,000
After	completion	of twenty-five (25) years service:	1,250

Section 2

For all employees eligible for percentage longevity payments, the payment shall be computed on the base annual rate in effect on <u>July 1</u> of the fiscal year in which the payment is made.

Section 3

Longevity pay shall be made by separate check for the full amount and paid between the dates of November 1 to November 15.

Section 4

Military leave of absence shall be considered as continuous City service.

Section 5

Credit shall be given for time spent on a leave of absence in computing longevity pay eligibility.

Section 6

The cut-off date for qualifying service shall be November 30. For example, in order to be eligible for a first longevity pay increment, which is 2% of base pay for employees hired prior to June 1, 1990 and \$250 for employees hired on or after June 1, 1990 after five (5) years of service, the employee must have five years service as of November 30 of the fiscal year in which the payment is to be paid. Anniversary dates falling during the fiscal year will not be recognized for longevity pay until November 30 of that year.

Section 7

In the event of termination, either through resignation or discharge, the employee shall be entitled to receive that longevity pay for which he/she was eligible as of November 30. He/she shall not be entitled to partial longevity payment for service accrued in the fiscal year in which his/her employment is terminated. In the event payment has been made to an employee who failed to meet the requirements specified in this Article, the City shall deduct said amount from final compensation.

Section 8

In the event of termination, (either through retirement or demise) the employee shall be entitled to receive that longevity pay for which he/she was eligible as of November 30. In addition, he/she shall receive a partial payment for the time served in the fiscal year in which his/her retirement or demise falls. Such payment shall be determined by the ratio formed between a full year of service and that portion of the year actually served.

Section 9

In the event of layoff the employee shall be entitled to receive that longevity pay for which he/she was eligible as of November 30. In addition, he/she shall receive a partial payment for time served in the fiscal year in which the lay off falls. Such payment shall be determined by the ratio formed between a full year of service and that portion of the year actually served.

ARTICLE 34 - PAY PLAN Section 1

The general across the board wage increase for the five year term of this Agreement shall be as follows:

Effective 6/1/95:	3.00%
Effective 6/1/96:	0.25%
Effective 7/1/96:	3.00%
Effective 7/1/97:	3.00%
Effective 7/1/98:	3.00%
Effective 7/1/99:	3.00%

The 0.25% wage increase effective 6/1/96 represents an increase of one-twelfth of 3% as a pro-ration in recognition of the thirteenth month of the 1995-96 fiscal year. Thereafter, the contract year shall be from July 1 through June 30, the same as the fiscal year.

A copy of the salary plan shall be attached as part of this contract. Employees hired prior to the date of signing of this contract shall be paid in accordance with the salary schedule in Appendix A, including semi-annual salary increments as shown therein. Employees hired after the date of signing of this contract shall be paid in

accordance with the salary schedule in Appendix B, including annual increments as shown therein.

Section 2

The term "entry level classifications" as used shall be construed to mean Truck Driver, Water Maintenanceworker, Parks Maintenanceworker, Sewer Maintenanceworker. In order to qualify for Maintenanceworker II, an employee must be either a Maintenanceworker or a Maintenanceworker I in the respective division.

Members of the bargaining unit occupying positions designated at "entry level" are eligible for promotion, if qualified, as per the Classification Plan of the City of Royal Oak, to promotions to other entry level classifications. It is agreed, however, that they are eligible only for the lesser of the established pay ranges. It is further agreed that all occupants of entry level classifications as designated herein are eligible, if qualified as per the Classification Plan of the City of Royal Oak, for promotions to positions in the bargaining unit for which dual pay ranges have not been prescribed. Additionally, it is agreed that all members of the bargaining unit occupying entry level positions at the lesser pay range cannot gain through examination a lower classification yet be accorded the higher pay range for that classification.

Section 3

Classification structure:

A. ENTRY LEVEL POSITIONS:

Truck Driver
Water Maintenanceworker
Sewer Maintenanceworker
Parks Maintenanceworker

B. SECOND LEVEL POSITIONS:

Truck Driver I
Water Maintenanceworker I
Sewer Maintenanceworker I
Parks Maintenanceworker I

C. PROMOTIONAL POSITIONS:

Water Maintenanceworker II Sewer Maintenanceworker II Parks Maintenanceworker II

Water Customer Serviceworker
Water Serviceworker
Parking Meter Technician
Garage Serviceworker
Public Service Facility Custodian
Painting Machine Operator
Stock Clerk

Equipment Operator I
Equipment Operator II
Sign Technician
Equipment Repairworker
Automotive Mechanic

Communication Maintenance Technician Building Maintenance Repairworker I Building Maintenance Repairworker II Electrician

Section 4

- A. Pay day for all employees shall be every other Friday and shall cover a two (2) week period ending at 12:00 Midnight Saturday preceding such pay day.
- B. Employees who have questions regarding their checks shall refer such questions to their respective department heads who will answer them, if possible, or will refer them to the Personnel Department or Finance Department for answering. Employees shall not make contact with the Finance or Personnel Department directly.

Section 5

Deferred Compensation. Members of the bargaining unit will be allowed to participate in the City's Deferred Compensation Program.

Section 6

Retroactive pay and other cash-related fringe benefits shall be paid by a separate check.

ARTICLE 35 - POSITION CLASSIFICATION PLAN

Section 1

Employees shall be classified in accordance with the Position Classification Plan of the Civil Service Board, as altered to conform to this agreement.

Section 2

No changes in current bargaining unit job descriptions shall be made without mutual written consent of the City and Union unless required by Federal or State law.

ARTICLE 36 - PROMOTIONS

Section 1

The preparation and administration of promotional examinations shall be by the Civil Service Board under the applicable Civil Service Rules to the extent they are not modified by this agreement. It is further agreed that all materials and questions be job related.

Section 2

Promotion of employees covered by this contract to classifications within the bargaining unit shall be based on merit, qualifications and ability. Whenever merit, qualifications and ability of the employees being considered are equal, seniority shall prevail. Employees shall be given the full six (6) months to prove their ability within the classification. A probationary employee shall be entitled to written performance evaluations every sixty (60) days.

Section 3

Promotional opportunities to positions represented by Local 270-M SEIU shall first be made available only to members of that bargaining unit. In those situations where a complete eligibility list cannot be created as specified under the Rules and Regulations of the Civil Service Board, of the City of Royal Oak, the City may solicit

applications from individuals outside the Local 270-M bargaining unit. The term "promotion" shall be construed to mean an advancement to a classification higher than Truck Driver.

ARTICLE 37 - LEAVE WITHOUT PAY

Section 1

A department head may authorize a permanent employee to be absent without pay for personal reasons for a period not to exceed ten (10) working days in a calendar year.

Section 2

A department head, in consultation with the City Manager, may authorize a permanent employee to be absent without pay for a period not to exceed six (6) months.

Section 3

If a permanent employee has a prolonged physical or mental illness, the employee may be granted by the City Manager at his/her request, a leave of absence without pay not to exceed twelve (12) months.

Section 4

An employee on leave without pay in excess of thirty (30) days in any fiscal year shall not accrue vacation, sick leave, retirement credit, service toward longevity pay or other fringe benefits or seniority or be compensated for holidays falling during the leave period provided that an employee on leave without pay as a result of illness or a duty-related injury shall accrue seniority, service towards longevity step increased, pay advancement and vacation improvement based on seniority.

Section 5

Whenever absence due to illness or injury exceeds the amount of paid leave earned and authorized, the employee shall be placed on Leave Without Pay.

Section 6

An employee will forfeit his/her seniority and shall be subject to disciplinary action if he/she is seif employed or works for other employers during a leave of absence.

Section 7

An employee who fails to return to work at the termination of his/her leave of absence shall lose his/her seniority and his/her employment shall terminate.

Section 8

Upon return of an employee from leave of absence, he/she shall be reinstated to the same classification held prior to the leave of absence. There is no guarantee that he/she will be reinstated to the same job.

Section 9

Time spent on leave of absence greater than thirty (30) days in duration will not count toward qualifying service for merit pay increases.

ARTICLE 38 - TEMPORARY ASSIGNMENTS OUT OF CLASSIFICATION Section 1

Employees covered by this contract who are temporarily assigned to work in higher paying classifications will be paid for such work at the opening rate for such classification. Seniority shall prevail in making such assignment to the extent that

senior <u>employees</u> within the same division are qualified to perform the work required in the higher paying classification. The employer shall make the decision concerning qualification and any such decision shall be subject to review under the grievance procedure.

A worker in the Highway Department who supervises three (3) or more employees on a highway project, is entitled to the pay of an entry level Equipment Operator I for that work.

Section 2

Whenever the Employer deems it necessary to temporarily assign an employee to perform work, by reason of the fact that it is not presently being performed by other employees, the Employer shall first assign employees of the same classification to perform the function. If there are no other employees in the same classification to perform said work, then the Employer will choose employees in the next higher classification (pay wise) to perform the function.

Section 3

On making temporary job assignments to lower classifications outside an employee's regularly assigned division, the Employer shall make such assignment at his/her discretion; but if the employee is temporarily assigned to a lower classification and holds a classification in which there is more than one employee performing a similar function, the Employer shall choose for the assignment to the lower classification, the employee with the least seniority.

Section 4

Crew Definition - For purposes of this Agreement, a crew shall be defined and construed to be a work unit comprised of two (2) or more employees, one of whom shall serve as crew leader.

Section 5

Seasonal employees will be allowed to drive any truck less than 15,000 G.V.W. when operated without towed equipment except hydraulic sprayers or the tree watering trailer. Seasonal employees also will be allowed to operate riding mower equipment up to and including utility tractors. Front end loaders up to Ford Model 445A may also be operated by seasonal employees.

ARTICLE 39 - INSURANCE Section 1

Life Insurance:

All employees shall be eligible for <u>Fifty</u> Thousand Dollars (\$50,000.00) group life insurance with the City paying the full premium. This coverage shall be reduced to \$4,000.00 upon retirement. <u>Employees may purchase optional coverage at their own expense for spouse and dependent children.</u>

Section 2 Medical Insurance:

A. HMO/POS Healthcare Options: All employees may choose from (4) health care insurance plans, with premiums fully paid by the City. These health care alternatives shall include SelectCare HMO (version M19000/10-25 P19005) with \$10 office co-pay, \$5 drug rider and vision coverage; Health Alliance Plan HMO (version 3L) with \$10 office co-pays, \$5 drug rider and vision coverage: Blue Care Network HMO with no office co-pays, \$5 drug rider and vision rider; and M-Care POS Plan (version P 01611-0000) with \$10 office co-

pays, \$5 drug rider when utilizing option one. Coverage summaries of all plans are attached in the appendix. These health care options shall continue into retirement.

Blue Cross/Blue Shield PPO: Employees who were hired prior to the date of signing of this contract, shall also have the option of selecting the Blue Cross/Blue Shield PPO (or comparable) insurance, as described herein. This option shall be available during the first open enrollment period after completion of two years of service. Coverage shall include the Rx Pharmacy Rider for all employees and future retirees. Employees covered by the Letter of Agreement shall also be eligible to select the Blue Cross retiree coverages described herein.

Blue Cross/Blue Shield (or similar insurance, which may be secured at the option of the City) shall be provided by the City with the Preferred Provider Organization (PPO), herein after referred to as the Blue Preferred Plan, MVF-1, Master Medical Option I; Generic Drugs with a \$5.00 Prescription copayment Rider; Rx Pharmacy; Optical co-payment coverage; (with BC rider D45NM; BS riders PD-MAC, Plus-15; BC/BS riders FC, SAT-II, MMC-POV, SOT-PE. SD, TRUST-15, MMC-PD, GLE-1, COB-3, APDBP and Vision A80. The City shall pay the entire premium for the above described coverage while the employee is actively employed and for one (1) month following the month in which the employee is laid off.

The preferred provider option (PPO), BC/BS Blue Preferred Plan, is agreed to with the following contingency language: that the Blue Preferred Plan shall continue with no more than a ten (10) percent reduction in the listing of participating physicians, otherwise the Union has the option to return to traditional coverage, i.e., traditional BC/BS hospital and surgical coverage with Prevent and Mandatory Second Opinion.

C. Duplicate Health Care Benefits:

The City shall pay the employee thirty (30%) percent of the scheduled premium annually (up to a maximum of \$2,400 annually). For employees eligible for Blue Cross, this shall be computed as thirty percent (30%) of the scheduled Blue Cross premium. For other employees, this shall be computed as thirty percent (30%) of the average scheduled premiums for the four HMO/POS alternatives.

- D. In the event a member of the bargaining unit incurs a permanent layoff, they shall be eligible for retiree and dependent medical insurance, as provided in Section 7 of this article provided he or she:
 - (a) Has a minimum of ten years of City service.

(b) Attains age sixty-two (62).

(c) Is a member of the retirement system.

(d) Does not refuse recall from layoff.

- (e) The ten year provision applies only to existing employees as of 8/1/84.
- E. The City will contribute no more to the employee's City-Sponsored health insurance than is being contributed at the time of layoff. The employee, in turn, must participate in the group health insurance program and make up the difference between what the City has contributed to his or her health insurance coverage and the full premium. The City shall continue said

medical insurance for the surviving spouse and his or her eligible dependents at said level upon the demise of the retiree.

Section 3

Dental Insurance:

(a) The City shall pay the full premium to provide the existing Delta Dental Plan of Michigan (or similar insurance thereto which may be secured at the option of the City) containing full family coverage, Class I Basic Dental Benefits with 25 percent employee co-pay, and Class II Prosthodontic Dental Benefits with 50 percent employee co-pay. There shall be an \$800 per person total per contract year on Class I and Class II benefits. Further, there shall be Class III Orthodontic Benefits with a twenty-five percent (25%) co-pay and a \$1,500 lifetime maximum per eligible person.

Section 4

Optical Coverage:

The City shall provide Blue Cross/Blue Shield optical insurance under the Blue Cross/Blue Shield 80/20 optical plan for each eligible employee and their family who selects BC/BS health insurance or, SelectCare, HAP, Blue Care Network or M-Care optical coverage for employees who select those healthcare options.

Section 5

An employee on leave of absence in excess of thirty (30) days may continue his/her health, dental, life and optical insurance at his/her own expense under the group program. Payment must be made each month in advance with the understanding that there is no reimbursement. However, the City will make such payments when so required by the Family and Medical Leave Act.

Section 6

An employee who has a change of marital status shall advise the City of that change within 30 days. Failure to do so will result in the employee being held responsible for any cost incurred because of his/her failure to do so.

Section 7

Retiree Medical Insurance:

Employees hired after the date of signing of this contract, shall have a choice of the same HMO/POS healthcare plans as previously described, continuing into retirement. Employees hired before that date shall have the additional choice of Blue Cross retiree healthcare insurance. The City shall provide and pay the full premium for medical insurance for retirees and their eligible dependents provided the retiree has a minimum of twenty (20) years service; however an employee with the City as of August 1, 1984 may retire with these benefits as long as he/she has 15 years of seniority. Blue Cross coverage shall include MVF-I, Master Medical Option I; Prevent (HPCP-A and HPCP-B), Mandatory Second Opinion (PCES-1 and PCES-2); Generic Drugs with a \$5.00 co-pay Prescription Rider; Rx Pharmacy; Co-pay Optical Coverage (A-80); (additionally, with BC riders D45NM and GPC-D; BS rider PD-MAC; BC/BS riders MM65, FC, SD, COB-3, GPC-SAT-II, SAT-II, MM65AL and MMC-PD.

Section 8

Retiree Dental Insurance:

The City shall provide Delta Dental Plan of Michigan (or similar insurance thereto which may be secured at the option of the City) containing Class I Basic Dental Benefits with 25 percent retiree co-pay, and Class II Prosthodontic Dental Benefits

with 50 percent retiree co-pay. There shall be a \$600 per person total per contract year on Class I and Class II benefits.

Section 9

The City shall continue a retiree's insurance for the surviving spouse and the retiree's family at said level upon the demise of the retiree. To qualify for the retiree's insurance program, the retiree shall have a minimum of 20 years credited service; however, an employee with the City as of August 1, 1984 may retire with these benefits as long as he/she has 15 years of seniority.

Section 10

Upon becoming eligible for Medicare benefits, any retiree or person covered through or because of such retiree shall obtain City sponsored BC/BS "Complimentary Coverage," to coordinate the benefits and for Medicare to be primary, with the City paying the premium for Part B Coverage through reimbursement each month.

ARTICLE 39A - DUTY/NON-DUTY DISABILITY

Any permanent or probationary employee who becomes totally disabled as a result of an on-the-job connected injury, or any permanent employee with a minimum of ten years service who becomes totally disabled as a result of a non-service connected injury or illness, shall be eligible for a monthly payment of sixty-six and six-tenths (66.6) percent of his/her base monthly salary in effect at the time of such illness or injury. These monthly payments shall continue until the employee reaches age Sixty (60). The provisions contained herein shall be limited and governed by the Insurance Policy.

ARTICLE 40 - TUITION REIMBURSEMENT

Tuition Reimbursement Program, as initiated June 1, 1968, shall be modified to increase reimbursement per course to 50 percent not to exceed \$200 per course. The existing Tuition Reimbursement Program language covering text books, qualifications and limitations shall continue.

ARTICLE 41 - SAFETY AND SANITARY CONDITIONS

Section 1

The Employer agrees to provide sanitary, safe and healthful facilities.

Section 2

The Employer will provide adequate first aid facilities.

Section 3

Employees covered hereby, in the performance of their jobs, shall at all times use safety devices and protective equipment which may be furnished to them, and comply with all safety, sanitary and fire rules, designated smoking areas, safety glasses areas, and posted and departmental safety regulations.

Section 4

Safety equipment and tools assigned to each employee shall become their responsibility. Items lost or damaged through gross negligence or willful misuse of equipment shall be replaced by the employee.

ARTICLE 42 - UNIFORMS Section 1

All employees will receive \$160 cash or voucher for uniform allowance for 1995 and a \$160 voucher each year thereafter as an annual uniform allowance. All employees hired after the effective date of this contract shall be equipped in the first year at the City's expense in lieu of the first year's allowance, in accordance with the outline below. The annual voucher will be used thereafter to replace required items as needed.

A. General Hourly-Rated Employees:

- Four (4) long-sleeve mint green shirts, full cut, machine washable, permanent press, 4-1/2 ounce weight.
- Four (4) pair spruce green trousers, machine washable, permanent press, 7-1/4 ounce weight.
- One (1) work jacket, spruce green, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.

Quality rain gear.

B. Sewer and Parks and Recreation Employees:

- Three (3) long-sleeve mint green shirts, full cut, machine washable, permanent press, 4-1/2 ounce weight.
- Three (3) pair spruce green trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) spruce green work jacket, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.
- One (1) pair Carhartt bib coveralls.
- One (1) pair of hip waders for each man in the Sewer Division

C. Water Maintenance Employees:

- Three (3) long-sleeve mint green shirts, full cut, machine washable, permanent press, 4-1/2 ounce weight.
- Three (3) pair spruce green trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) spruce green work jacket, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.

- One (1) pair Carhartt bib coveralls.
- One (1) pair of four or five buckle boots.

D. Automotive Mechanics and Garage Servicemen:

- Five (5) light blue, long-sleeve shirts, full-cut, machine washable, permanent press, 4-1/2 ounce weight.
- Five (5) navy blue trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) navy blue work jacket, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.

E. Water Serviceworkers:

- Four (4) long sleeve shirts, machine washable, permanent press, 7-1/2 ounce weight.
- Four (4) trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) brown work jacket, machine washable, quilted lining, permanent press, 7-1/2 ounce weight.
- One (1) fur collared jacket.

F. Highway Division Employees:

- Three (3) long-sleeve mint green shirts, full cut, machine washable, permanent press, 4-1/2 ounce weight.
- Three (3) pair spruce green trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) spruce green work jacket, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.
- One (1) summer-weight coverall.

G. Stock Clerk:

- Four (4) light blue, long-sleeve shirts, full-cut, machine washable, permanent press, 4-1/2 ounce weight.
- Four (4) navy blue trousers, machine washable, permanent press, 7-1/2 ounce weight.

- One (1) navy blue work jacket, machine washable, quilted lining, permanent press, 8-1/2 ounce weight.
- One (1) Carhartt blanket-lined, fingertip length jacket with hood.

H. Parking Meter Technicians:

- Four (4) long sleeve shirts, machine washable, permanent press, 4-1/2 ounce weight.
- Four (4) trousers, machine washable, permanent press, 7-1/2 ounce weight.
- One (1) brown work jacket, machine washable, permanent press, 8-1/2 ounce weight.
- One (1) fur collared jacket.

I. Communications & Signals Division:

The Uniform allotment shall be the same as General Hourly-Rated Employees.

Section 2

Uniforms will be furnished to new hires at the time of hire, and shall become the property of the employee after successful completion of the probationary period.

Section 3

All employees occupying permanent, full-time positions shall be in uniform whenever in the performance of City work.

Section 4

All employees shall maintain and provide themselves with clean uniforms at all times.

Section 5

Each employee shall be responsible for the cleaning and maintenance of uniforms furnished.

Section 6

In the case of an employee's having an allergic reaction to the City provided uniforms, the City shall make alternative arrangements.

Section 7

Failure on the part of any employee to conform to the rules and regulations as delineated in this section shall be grounds for disciplinary action.

Section 8

In a situation where an employee terminates employment with the City, either through retirement or demise, and has not used the uniform voucher in the fiscal year for which authorized, he/she shall be eligible for cash payment. If the voucher has been partially used, the unused portion will be returned to the City.

Section 9

All members of the bargaining unit shall be required to wear ANSI-approved safety shoes while on duty. The City will reimburse all employees for these shoes in the amount of up to \$95 annually. This reimbursement shall be in addition to the annual uniform voucher.

ARTICLE 43 - LAY-OFFS Section 1

The Employer may, for reasons of economy, for more efficient administration or for lack of sufficient appropriation of funds, abolish positions in a department and lay off employees. The following procedure shall be followed in any such case:

- A. Temporary employees in the affected job classification shall be laid off first.
- B. Employee's in the affected job classification shall be laid off next, in order of their Local 270-M seniority, the person with the least seniority being laid off first, and the person with the greatest seniority being laid off last.

Provided that any employee who is laid off or who occupies an abolished position and who has longer City seniority than another employee within the bargaining unit who has an equal or lesser classification (pay-wise), shall be entitled to the position in the equal or lesser classification held by such other employee who has less total City seniority. All employee's bumping to an equal or lesser classification (paywise) shall be on probation for a period of six (6) months, with written evaluations every sixty (60) days. If the employer determines at the end of such probationary period that the employee does not have the ability to do said job, that decision shall not be subject to the grievance process. In like manner, and under the same conditions, any employee displaced from his/her position by an employee having greater total City seniority may displace any other employee represented by the bargaining unit with lesser total seniority. In the event that an employee later loses a position to which he/she was promoted, because of layoffs or cut backs, he/she will be entitled to bump to a lower classification, but without fear that this move will place him/her on the lower tier paywise for an entry level position. Employees promoted will be given the full six months to prove their ability within the classification.

Employees shall not bump laterally to any of the following Classifications:

Water Serviceworker

Water Maintenanceworker II

Sewer Maintenanceworker II

Parks Maintenanceworker II

Automotive Mechanic

Building Maintenanceworker I

Building Maintenanceworker II

Communications Maintenance Technician

Electrician

Garage Serviceworker

Traffic Serviceworker I

Traffic Serviceworker II

Equipment Operator II

Stock Clerk

Building Custodian II

Painting Machine Operator
Public Service Facility Custodian
Equipment Repairworker
Sign Technician

Section 2

In the event of multiple lay-offs or position abolishment in a department, total city seniority shall be followed in allowing the employees involved to exercise the seniority privileges detailed herein, and the employee shall make an immediate selection. Any employee exercising such privileges shall be credited in his/her new job classification with the seniority in the classification that such employee had in his/her old job classification. In every instance in which an employee loses his/her job classification either by lay-off or position abolishment, he/she shall retain the right to occupy such job classification in case it later should become available, and shall also retain seniority in such job classification. If such employee is recalled to the job classification from which he/she was released, either through lay-off or position abolishment, he/she shall then return to such job classification or forfeit his/her seniority therein and his/her right to return to such job classification.

Section 3

Where two or more persons have the same seniority date, relative seniority shall be determined in favor of the person having the greatest seniority in the affected classification.

Section 4

- A. It is hereby agreed and understood that, except as set forth in (B) below, any "bumping" which may occur shall be confined entirely to within the bargaining unit, and there shall be no "bumping" allowed from outside the bargaining unit to positions within the bargaining unit or from positions within the bargaining unit to positions outside the bargaining unit.
- B. Any employee who has previously held seniority in the bargaining unit covered by this Agreement and who has been transferred or promoted outside of the unit may, at time of lay-off or position, bump to truck driver, which is the lowest existing classification, assuming the availability of that position.

Section 5

In the event that any employee is removed from City employment as a result of lay-off or position abolishment, his/her name shall be placed upon the re-employment list, and he/she shall be eligible for future re-employment. The name of such person shall remain on the re-employment list for twenty-four (24) consecutive months or hisd/her length of service with the City up to sixty (60) months, whichever is greater.

Section 6

The Employer will give the Union at least fourteen (14) days notice in writing of any proposed lay-off.

Section 7

Should any conflicts exist between Ordinance No. 314 (Civil Service Ordinance) and this Article of the Collective Bargaining Agreement, the Language of the Collective Bargaining Agreement shall prevail.

Section 8

The Employer shall provide unemployment compensation in accordance with the applicable statutes of the State of Michigan.

Section 9

When the working force is increased after a lay off, employees will be recalled on the basis of their seniority within the classification. Notice of recall shall be sent to the employee at his/her last known address by registered mail or certified mail. If the employee fails to report for work within fourteen (14) days from the date of mailing the notice of recall, he/she shall be considered to have quit.

Section 10

Union officials (executive board members, stewards and alternate stewards) shall have super-seniority for purposes of lay-off.

ARTICLE 44 - PENSIONS

Section 1

The Pension Agreement in effect between the parties shall remain in full-force and effect for the term of this Agreement.

Section 2

Annuity Withdrawal. Employees of the bargaining unit, upon retirement, may withdraw accumulated contributions standing to the members credit in the Reserve For Employee Contributions. Upon the election and payment of accrued contributions, the retiring employee's monthly pension will be reduced by an amount which is the actuarial equivalent of the sums withdrawn. The actuarial equivalent will be determined on the basis of the interest rate established by Pension Benefit Guarantee Corporation for immediate annuities. The effective date for determining the rate is the first day of the fiscal year in which the annuity is withdrawn.

Section 3

- (1) Any member retiring after June 1, 1989, who qualifies for Health Insurance coverage as stated in Article 39 shall:
 - A. Be entitled to the Medical Benefits as contained in Article 39, Section 7.
 - B. Be entitled to Dental Insurance as contained in Article 39, Section 8.
 - C. Be entitled to the Optical Insurance coverage as contained in Retiree Medical Insurance.
- (2) Any member who is vested under the provisions of the Retirement Ordinance shall be entitled to the following:
 - A. \$4,000 paid-up Life Insurance
 - B. The 5 percent reduction for the Option D selection shall be eliminated.
 - C. The amount of a normal retirement pension shall be equal to credited service multiplied by a sum of 2.2 percent. The employee's contribution to the pension system will be 5% 7%.
 - D. Maximum pension: The percent applicable to final average salary shall be seventy-five (75) percent with no Social Security offset.
 - E. Final average compensation is one-twenty-fourth of the greatest aggregate amount of base salary and longevity paid a member for twenty-four

consecutive months of credited service contained within the last one hundred and twenty months of credited service. Effective upon the date of signing of this contract, sick leave incentive pay shall also be included in FAC.

Section 4

The age and service requirements for normal retirement shall be as follows:

- (1) Age sixty (60) years or older and five (5) years or more of credited service; or
- (2) Age fifty (50) years and thirty (30) years of credited service.
- (3) Effective upon the date of signing and for the term of this contract only, through 6/30/2000, employees may retire at age fifty-five (55) with twenty (20) years of service, at age fifty (50) with twenty-five (25) years of service, and at any age with thirty (30) years of service.

Section 5

Purchase of Service Credit Prior Military and/or Governmental Experience: Members of the bargaining unit shall be permitted to purchase from six (6) months up to three (3) years of City service credit, for pension purposes only, for prior governmental full-time experience or for active-duty military service in the armed forces of the United States rendered prior to employment with the City of Royal Oak. Active-duty for reserve training does not apply to this proposal. Members of the bargaining unit shall have to June 30, 1996 to commit for the purchase of said service credit and, further, shall have until June 30, 1998 to complete the purchase of said time. If a person retires prior to June 30, 1998, the payment must be completed by the last day of work. If payment is not completed, credit shall be awarded pro-rata. In the event the member deceases prior to June 30, 1998, the employee's spouse or family shall have the option to complete said payments within thirty (30) days of the demise. Purchase of said time may begin after June 1, 1996 and may be made by means of payroll deduction. The purchase of said time shall

The individual contribution for each year of service bought will be <u>five percent (5%)</u> of the <u>1995/1996</u> salary including longevity paid in November, 1995. Total time purchased under this and previous buy back options cannot exceed three (3) years.

not be subject to the annuity withdrawal provisions contained in Article 44, Section 2. Service credit purchased under this provision shall have no application to any

other provisions or benefits of this collective bargaining agreement.

Section 6

A defined contribution plan may also be offered to all employees as on option to the current pension plan.

ARTICLE 45 - MISCELLANEOUS PROVISIONS Section 1

It is agreed that the supervisory employees will not be allowed to perform work which is included within the bargaining unit, except as follows:

- A. Where an emergency situation occurs.
- B. For instructional purposes.
- C. Where it is impossible to contact a member of the bargaining unit due to specific circumstances.

D. Where working supervisors have been identified and agreed to, such as Auto Parking and Communications & Signals.

Section 2

The leaves provided for in the Agreement may be temporarily suspended during any period of emergency declared by the City.

Section 3

The City shall provide each automotive mechanic who has completed his/her probationary period a tool allowance of \$400.00 per year.

Section 4

If, during the life of this Agreement, any of the provisions contained herein are held to be invalid by operation of law or by a tribunal of competent jurisdiction, or if compliance with or enforcement of any provisions shall be restrained by such tribunal pending a final determination as to its validity, the remainder of this Agreement shall not be affected thereby. In the event any provisions herein contained is so rendered invalid, upon written request by either party hereto, the management and the Union shall enter into collective bargaining for the purposes of negotiating a mutually satisfactory replacement for such provision.

Section 5

The City will not interfere with an employee's right to express their personal political view; provided, that such activity is not engaged in during working hours.

Section 6

The City hereby agrees to honor contribution deduction authorization from its employees who are Union members in the following form:

"I hereby authorize the City to deduct from my pay the sum of \$.50 from each of my regular paychecks and to forward that amount to the SEIU COPE PCC. This authorization is voluntarily made on the specific understanding that the signing of this authorization and the making of payments to the SEIU COP PCC are not conditions of membership in the Union or of employment with the City and that the SEIU COPE PCC will use the money it receives to make political contributions and expenditures in connection with Federal, State and Local elections."

The contributions specified herein shall be remitted to the Union along with the Union dues collected by the City pursuant to the provisions of Article 3. The provisions of 1E of Article 3 shall equally apply to the contribution specified herein.

ARTICLE 46 - WAIVER OF BARGAINING DURING CONTRACT TERM Section 1

The City and the Union, for the life of this Agreement, each other shall not be obligated, to bargain collectively with respect to any subject or matter not specifically referred to, or covered in this Agreement, even though such subjects or matter may not have been within the knowledge or contemplation of either or both of the parties at the time that they negotiated or signed the Agreement.

ARTICLE 47 - PERFORMANCE RATING

Section 1

Employees shall be entitled to annual ratings, which shall have the following effect:

- A. A permanent full time employee who receives an unsatisfactory rating will be placed on review status and be given a bi-monthly evaluation until such time as his/her evaluation is satisfactory.
- B. An employee dissatisfied with his/her rating may appeal such rating in writing, stating the basis for the appeal, to the Director of the Public Service. The Director may respond to the appeal in writing or may conduct an interview with the employee.

ARTICLE 48 - EXECUTION OF AGREEMENT Section 1

WITNESSES: CITY OF ROYAL OAK

This agreement shall become effective on the date of its execution and shall be in effect until <u>June 30, 2000</u>, provided, further, that those sections specifically providing for no opening until a specified time, shall be considered in effect until said specified time expires.

fruit Cento	By Dennis G. Cowan, Mayor
rmelanie Ramala	And Mary C Howerty, City Clerk
	EMPLOYEES' INTERNATIONAL FL-CIO, LOCAL 270-M
Soft. Jedlie	Alan McDonald, President
TI/ Hilling	And John Maslowsky, Vice Pres.
	And, Secretary

RATES: 6/01/95 - 5/31/96 INCREASE: 3 CLASSIFICATION	.00% HOURLY	I BI-WEEKLY	ANNUAL	HOURL Y	BI-WEEKLY	ANNUAL	HOURLY	K BI-WEEKLY	ANNUAL
(a) ENTRY LEVEL POSITIONS: (after 6-1-84) Truck Driver Water Maintenanceworker Sewer Maintenanceworker Parks Maintenanceworker				13.8134 13.9075 13.9075 13.9075	1.105.07 1.112.60 1.112.60 1.112.60	28.731.94 28.927.76 28.927.76 28.927.76	13.9076 13.9884 13.9884 13.9884	1.112.61 1.119.07 1.119.07 1.119.07	28.927.97 29.095.93 29.095.93 29.095.93
(b) SECOND LEVEL POSITIONS: (prior to 6-1-84) Truck Driver I Water Maintenanceworker I Sewer Maintenanceworker I Parks Maintenanceworker I				16.3866 16.4807 16.4807	1.310.93 1.318.46 1.318.46 1.318.46	34.084.08 34.279.90 34.279.90 34.279.90	16.4807 16.5617 16.5617 16.5617	1.318.46 1.324.94 1.324.94 1.324.94	34.279.90 34.448.50 34.448.50 34.448.50
(c) PROMOTIONAL POSITIONS: Public Service Facility Custodian Garage Serviceworker Painting Machine Operator Parking Meter Technician				16.3866 16.5618 16.5618 16.5618	1.310.93 1.324.94 1.324.94 1.324.94	34.084.08 34.448.51 34.448.51 34.448.51	16.4807 16.6560 16.6560	1.318.46 1.332.48 1.332.48 1.332.48	34.279.90 34.644.53 34.644.53 34.644.53
Water Serviceworker Equipment Operator I Water Maintenanceworker II Parks Maintenanceworker II Sewer Maintenanceworker II				16.6831 16.7910 16.7910 16.7910 16.7910	1.334.65 1.343.28 1.343.28 1.343.28 1.343.28	34.700.88 34.925.40 34.925.40 34.925.40 34.925.40	16.7638 16.8986 16.8986 16.8986 16.8986	1,341.10 1,351.89 1,351.89 1,351.89 1,351.89	34.868.85 35.149.29 35.149.29 35.149.29 35.149.29
Water Customer Serviceworker Stock Clerk Equipment Operator II	16.8583 16.8583	1.348.66 1.348.66	35.065.30 35.065.30	16.9392 16.9392 17.0471	1.355.14 1.355.14 1.363.77	35,233.48 35,233.48 35,458.01	17.0198 17.0198 17.1411	1.361.58 1.361.58 1.371.29	35,401.23 35,401.23 35,653.60
Sign Technician Equipment Repairworker Automotive Mechanic	17.1414 17.1952 17.1952	1.371.31 1.375.62 1.375.62	35,654.04 35,766.08 35,766.08	17.2222 17.2627 17.2627	1,377.78 1,381.02 1,381.02	35,822.21 35,906.41 35,906.41	17.3028 17.3433 17.3433	1,384.22 1,387.46 1,387.46	35,989.96 36,074.16 36,074.16
Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker	17.3032 17.3032 17.3032	1.384.26 1.384.26 1.384.26	35.990.61 35.990.61 35.990.61	17.3976 17.3976 17.3976	1.391.81 1.391.81 1.391.81	36,187.06 36,187.06 36,187.06	17.4646 17.4646 17.4646	1,397.17 1,397.17 1,397.17	36,326.53 36,326.53 36,326.53
Building Maintenance Repairworker II Electrician	18.3003 18.4084	1.464.02 1.472.67	38.064.66 38.289.40	18.3678 18.5161	1.469.42 1.481.29	38,204.99 38,513.50	18.4487 18.5832	1.475.90 1.486.66	38,373.38 38,653.18

RATES: 6/01/96 - 6/30/96 INCREASE: CLASSIFICATION	. 25% HOURLY	BI-MEEKLY	ANNUAL	HOURLY	J BI-WEEKLY	ANNUAL.	HOURLY	K BI-WEEKLY	ANNUAL
(a) ENTRY LEVEL POSITIONS: (after 6-1-84) Truck Driver Water Maintenanceworker Sewer Maintenanceworker Parks Maintenanceworker				13.8479 13.9424 13.9424 13.9424	1.107.83 1.115.39 1.115.39 1.115.39	28.803.70 29.000.13 29.000.13 29.000.13	13.9425 14.0234 14.0234 14.0234	1.115.40 1.121.87 1.121.87 1.121.87	29.000.34 29.168.61 29.168.61 29.168.61
(b) SECOND LEVEL POSITIONS: (prior to 6-1-84) Truck Driver I Water Maintenanceworker I Sewer Maintenanceworker I Parks Maintenanceworker I				16.4276 16.5221 16.5221 16.5221	1.314.21 1.321.77 1.321.77 1.321.77	34.169.34 34.365.97 34.365.97 34.365.97	16.5219 16.6032 16.6032 16.6032	1.321.75 1.328.26 1.328.26 1.328.26	34.365.56 34.534.67 34.534.67
(c) PROMOTIONAL POSITIONS: Public Service Facility Custodian Garage Serviceworker Painting Machine Operator Parking Meter Technician				16.4276 16.6032 16.6032 16.6032	1,314.21 1,328.26 1,328.26 1,328.26	34,169.34 34,534.67 34,534.67 34,534.67	16.5219 16.6976 16.6976 16.6976	1.321.75 1.335.81 1.335.81 1.335.81	34.365.56 34.731.09 34.731.09 34.731.09
Water Serviceworker Equipment Operator I Water Maintenanceworker II Parks Maintenanceworker II Sewer Maintenanceworker II				16.7248 16.8331 16.8331 16.8331	1.337.98 1.346.65 1.346.65 1.346.65	34,787.60 35,012.80 35,012.80 35,012.80 35,012.80	16.8058 16.9409 16.9409 16.9409	1.344.46 1.355.27 1.355.27 1.355.27 1.355.27	34.956.08 35.237.17 35.237.17 35.237.17 35.237.17
Water Customer Serviceworker Stock Clerk Equipment Operator II	16.9004 16.9004	1,352.03 1,352.03	35.152.93 35.152.93	16.9815 16.9815 17.0897	1,358.52 1,358.52 1,367.18	35,321.62 35,321.62 35,546.61	17.0624 17.0624 17.1841	1.364.99 1.364.99 1.374.73	35.489.69 35.489.69 35.742.83
Sign Technician Equipment Repairworker Automotive Mechanic	17.1843 17.2382 17.2382	1.374.74 1.379.06 1.379.06	35.743.25 35.855.43 35.855.43	17.2653 17.3059 17.3059	1,381.22 1,384.47 1,384.47	35,911.73 35,996.18 35,996.18	17.3462 17.3867 17.3867	1.387.70 1.390.94 1.390.94	36.080.01 36.164.25 36.164.25
Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker	17.3465 17.3465 17.3465	1.387.72 1.387.72 1.387.72	36,080.63 36,080.63 36,080.63	17.4411 17.4411 17.4411	1.395.29 1.395.29 1.395.29	36,277.48 36,277.48 36,277.48	17.5084 17.5084 17.5084	1.400.67 1.400.67 1.400.67	36.417.39 36.417.39 36.417.39
Building Maintenance Repairworker II Electrician	18.3461 18.4544	1.467.69 1.476.35	38.159.79 38.385.20	18.4137 18.5624	1.473.10 1.484.99	38,300.54 38,609.77	18.4948 18.6298	1.479.58 1.490.38	38.469.23 38.749.90

TES: 7/01/96 - 6/30/97 INCREASE: 3 CLASSIFICATION	HOURL Y	I BI-WEEKLY	ANNUAL	HOURLY	J BI-WEEKLY	ANNUAL	HOURLY	K BI-WEEKLY	ANNUA
) ENTRY LEVEL POSITIONS: (after 6-1-84)									
Truck Driver				14.2633	1.141.06	29.667.74	14.3608	1.148.86	29.870.4
Water Maintenanceworker				14.3607	1.148.86	29.870.20	14.4441	1.155.53	30.043.7
Sewer Maintenanceworker				14.3607	1.148.86	29.870.20	14.4441	1,155.53	30,043.7
Parks Maintenanceworker				14.3607	1.148.86	29,870.20	14.4441	1.155.53	30.043.7
) SECOND LEVEL POSITIONS: (prior to 6-1-84)									
Truck Driver I				16.9204	1,353.63	35.194.49	17.0176	1.361.41	35,396.5
Water Maintenanceworker I				17.0178	1.361.42	35.396.95	17.1013	1.368.10	35,570.
Sewer Maintenanceworker I				17.0178	1.361.42	35.396.95	17.1013	1.368.10	35,570.7
Parks Maintenanceworker I				17.0178	1.361.42	35.396.95	17.1013	1,368.10	35,570.7
) PROMOTIONAL POSITIONS:									
Public Service Facility Custodian				16.9204	1.353.63	35,194.49	17.0176	1,361.41	35.396.
Garage Serviceworker				17.1013	1.368.10	35,570.70	17.1985	1,375.88	35,772.
Painting Machine Operator				17.1013	1.368.10	35,570.70	17.1985	1,375.88	35,772.
Parking Meter Technician				17.1013	1.368.10	35.570.70	17.1985	1.375.88	35.772.
Water Serviceworker				17.2265	1.378.12	35.831.21	17.3100	1,384.80	36.004.
Equipment Operator I				17.3381	1.387.05	36,063.23	17.4491	1,395.93	36,294.
Water Maintenanceworker II				17.3381	1,387.05	36,063.23	17.4491	1,395.93	36,294.
Parks Maintenanceworker II				17.3381	1.387.05	36,063.23	17.4491	1,395.93	36,294.
Sewer Maintenanceworker II				17.3381	1,387.05	36,063.23	17.4491	1.395.93	36.294.
Water Customer Serviceworker	17.4074	1.392.59	36,207.42	17.4909	1.399.27	36,381.17	17.5743	1,405.94	36,554.4
Stock Clerk	17.4074	1.392.59	36,207.42	17.4909	1,399.27	36.381.17	17.5743	1.405.94	36.554.
Equipment Operator II				17.6024	1.408.19	36,612.97	17.6996	1.415.97	36,815.
Sign Technician	17.6998	1.415.98	36.815.64	17.7833	1,422.66	36.989.18	17.8666	1.429.33	37.162.
Equipment Repairworker	17.7553	1.420.42	36.931.12	17.8251	1.426.01	37,076.16	17.9083	1.432.66	37,249.
Automotive Mechanic	17.7553	1,420.42	36,931.12	17.8251	1.426.01	37.076.16	17.9083	1.432.66	37,249.
Building Maintenanceworker I	17.8669	1.429.35	37.163.14	17.9643	1.437.14	37.365.81	18.0337	1.442.70	37.510.
Communication Maintenance Technician	17.8669	1.429.35	37.163.14	17.9643	1.437.14	37.365.81	18.0337	1.442.70	37.510.
Electrical Repairworker	17.8669	1.429.35	37.163.14	17.9643	1.437.14	37,365.81	18.0337	1.442.70	37.510.
Building Maintenance Repairworker II	18.8965	1,511.72	39,304.68	18.9661	1.517.29	39.449.51	19.0496	1,523.97	39.623
Electrician	19.0080	1.520.64	39.536.71	19.1193	1.529.54	39.768.09	19.1887	1.535.10	39.912.

RATES: 7/01/97 - 6/30/98 INCREASE: 3.00	HOURLY	I BI-WEEKLY	ANNUAL	HOURL Y	J BI-WEEKLY	ANNUAL	HOURLY	K BI-WEEKLY	ANNUAL
(a) ENTRY LEVEL POSITIONS: (after 6-1-84) Truck Driver Water Maintenanceworker Sewer Maintenanceworker Parks Maintenanceworker				14.6912 14.7915 14.7915 14.7915	1.175.30 1.183.32 1.183.32 1.183.32	30.557.69 30.766.36 30.766.36 30.766.36	14.7916 14.8774 14.8774 14.8774	1.183.33 1.190.19 1.190.19 1.190.19	30.766.58 30.945.04 30.945.04 30.945.04
(b) SECOND LEVEL POSITIONS: (prior to 6-1-84) Truck Driver I Water Maintenanceworker I Sewer Maintenanceworker I Parks Maintenanceworker I				17.4280 17.5283 17.5283 17.5283	1.394.24 1.402.26 1.402.26 1.402.26	36,250.26 36,458.93 36,458.93 36,458.93	17.5281 17.6143 17.6143 17.6143	1.402.25 1.409.14 1.409.14 1.409.14	36.458.51 36.637.83 36.637.83 36.637.83
(c) PROMOTIONAL POSITIONS: Public Service Facility Custodian Garage Serviceworker Painting Machine Operator Parking Meter Technician				17.4280 17.6143 17.6143 17.6143	1,394.24 1,409.14 1,409.14 1,409.14	36,250.26 36,637.83 36,637.83 36,637.83	17.5281 17.7145 17.7145 17.7145	1.402.25 1.417.16 1.417.16 1.417.16	36.458.51 36.846.07 36.846.07 36.846.07
Water Serviceworker Equipment Operator I Water Maintenanceworker II Parks Maintenanceworker II Sewer Maintenanceworker II				17.7433 17.8582 17.8582 17.8582 17.8582	1.419.46 1.428.66 1.428.66 1.428.66 1.428.66	36,906.05 37,145.15 37,145.15 37,145.15 37,145.15	17.8293 17.9726 17.9726 17.9726 17.9726	1,426.34 1,437.81 1,437.81 1,437.81 1,437.81	37.084.94 37.382.95 37.382.95 37.382.95 37.382.95
Water Customer Serviceworker Stock Clerk Equipment Operator II	17.9296 17.9296	1.434.37 1.434.37	37.293.61 37.293.61	18.0156 18.0156 18.1305	1.441.25 1.441.25 1.450.44	37,472.50 37,472.50 37,711.38	18.1015 18.1015 18.2306	1,448.12 1,448.12 1,458.45	37,651.18 37,651.18 37,919.62
Sign Technician Equipment Repairworker Automotive Mechanic	18.2308 18.2880 18.2880	1.458.46 1.463.04 1.463.04	37.920.05 38.038.95 38.038.95	18.3168 18.3599 18.3599	1.465.34 1.468.79 1.468.79	38,098.94 38,188.49 38,188.49	18.4026 18.4455 18.4455	1.472.21 1.475.64 1.475.64	38,277.40 38,366.74 38,366.74
Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker	18.4029 18.4029 18.4029	1,472.23 1,472.23 1,472.23	38,278.05 38,278.05 38,278.05	18.5032 18.5032 18.5032	1.480.26 1.480.26 1.480.26	38,486.72 38,486.72 38,486.72	18.5747 18.5747 18.5747	1.485.98 1.485.98 1.485.98	38,635.40 38,635.40 38,635.40
Building Maintenance Repairworker II Electrician	19.4634 19.5782	1.557.07 1.566.26	40.483.86 40.722.74	19.5351 19.6929	1.562.81 1.575.43	40,632.97 40,961.19	19.6211 19.7644	1,569.69 1,581.15	40.811.86 41.109.87

RATES: 7/01/98 - 6/30/99 INCREASE: 3.	00% HOURLY	BI-MEEKLY	ANNUAL	HOURL Y	J BI-WEEKLY	ANNUAL	HOURLY	K BI-WEEKLY	ANNUAL
(a) ENTRY LEVEL POSITIONS: (after 6-1-84) Truck Driver Water Maintenanceworker Sewer Maintenanceworker Parks Maintenanceworker				15.1319 15.2352 15.2352 15.2352	1.210.55 1.218.82 1.218.82 1.218.82	31.474.43 31.689.31 31.689.31 31.689.31	15.2353 15.3237 15.3237 15.3237	1.218.82 1.225.90 1.225.90 1.225.90	31.689.52 31.873.34 31.873.34 31.873.34
(b) SECOND LEVEL POSITIONS: (prior to 6-1-84) Truck Driver I Water Maintenanceworker I Sewer Maintenanceworker I Parks Maintenanceworker I				17.9508 18.0541 18.0541 18.0541	1.436.06 1.444.33 1.444.33	37.337.75 37.552.63 37.552.63 37.552.63	18.0539 18.1427 18.1427 18.1427	1.444.31 1.451.42 1.451.42 1.451.42	37.552.20 37.736.88 37.736.88 37.736.88
(c) PROMOTIONAL POSITIONS: Public Service Facility Custodian Garage Serviceworker Painting Machine Operator Parking Meter Technician				17.9508 18.1427 18.1427 18.1427	1.436.06 1.451.42 1.451.42 1.451.42	37.337.75 37.736.88 37.736.88 37.736.88	18.0539 18.2459 18.2459 18.2459	1.444.31 1.459.67 1.459.67 1.459.67	37.552.20 37.951.54 37.951.54 37.951.54
Water Serviceworker Equipment Operator I Water Maintenanceworker II Parks Maintenanceworker II Sewer Maintenanceworker II				18.2756 18.3939 18.3939 18.3939 18.3939	1,462.05 1,471.51 1,471.51 1,471.51 1,471.51	38.013.25 38.259.41 38.259.41 38.259.41 38.259.41	18.3642 18.5118 18.5118 18.5118 18.5118	1.469.14 1.480.94 1.480.94 1.480.94 1.480.94	38.197.49 38.504.50 38.504.50 38.504.50 38.504.50
Water Customer Serviceworker Stock Clerk Equipment Operator II	18.4675 18.4675	1.477.40 1.477.40	38.412.38 38.412.38	18.5561 18.5561 18.6744	1.484.49 1.484.49 1.493.95	38.596.62 38.596.62 38.842.78	18.6445 18.6445 18.7775	1.491.56 1.491.56 1.502.20	38,780.65 38,780.65 39,057.24
Sign Technician Equipment Repairworker Automotive Mechanic	18.7777 18.8366 18.8366	1.502.22 1.506.93 1.506.93	39,057.67 39,180.21 39,180.21	18.8663 18.9107 18.9107	1,509.30 1,512.86 1,512.86	39,241.91 39,334.25 39,334.25	18.9547 18.9989 18.9989	1,516.38 1,519.91 1,519.91	39,425.73 39,517.64 39,517.64
Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker	18.9550 18.9550 18.9550	1.516.40 1.516.40 1.516.40	39.426.37 39.426.37 39.426.37	19.0583 19.0583 19.0583	1.524.66 1.524.66 1.524.66	39,641.26 39,641.26 39,641.26	19.1319 19.1319 19.1319	1,530.55 1,530.55 1,530.55	39,794.44 39,794.44 39,794.44
Building Maintenance Repairworker II Electrician	20.0473 20.1655	1.603.78 1.613.24	41.698.39 41.944.34	20.1212 20.2837	1.609.70 1.622.70	41.852.00 42.190.07	20.2097 20.3573	1.616.78 1.628.58	42.036.24 42.343.25

RATES: 7/01/99 - 6/30/2000 INCREASE: 3. CLASSIFICATION	00% HOURLY	BI-MEEKTA I	ANNUAL	HOURLY	J BI-WEEKLY	ANNUAL	HOURLY	K BI-WEEKLY	ANNUAL
(a) ENTRY LEVEL POSITIONS: (after 6-1-84) Truck Driver Water Maintenanceworker Sewer Maintenanceworker Parks Maintenanceworker				15.5859 15.6923 15.6923 15.6923	1.246.87 1.255.38 1.255.38 1.255.38	32.418.58 32.639.89 32.639.89 32.639.89	15.6924 15.7834 15.7834 15.7834	1.255.39 1.262.67 1.262.67 1.262.67	32.640.11 32.829.49 32.829.49 32.829.49
(b) SECOND LEVEL POSITIONS: (prior to 6-1-84) Truck Driver I Water Maintenanceworker I Sewer Maintenanceworker I Parks Maintenanceworker I				18.4893 18.5957 18.5957 18.5957	1.479.14 1.487.66 1.487.66 1.487.66	38.457.79 38.679.10 38.679.10 38.679.10	18.5955 18.6870 18.6870 18.6870	1.487.64 1.494.96 1.494.96 1.494.96	38,678.68 38,868.92 38,868.92 38,868.92
(c) PROMOTIONAL POSITIONS: Public Service Facility Custodian Garage Serviceworker Painting Machine Operator Parking Meter Technician				18.4893 18.6870 18.6870 18.6870	1.479.14 1.494.96 1.494.96 1.494.96	38,457.79 38,868.92 38,868.92 38,868.92	18.5955 18.7933 18.7933 18.7933	1.487.64 1.503.46 1.503.46 1.503.46	38,678.68 39,090.02 39,090.02 39,090.02
Water Serviceworker Equipment Operator I Water Maintenanceworker II Parks Maintenanceworker II Sewer Maintenanceworker II				18.8239 18.9457 18.9457 18.9457	1,505.91 1,515.66 1,515.66 1,515.66 1,515.66	39,153.65 39,407.09 39,407.09 39,407.09 39,407.09	18.9151 19.0672 19.0672 19.0672 19.0672	1.513.21 1.525.38 1.525.38 1.525.38 1.525.38	39,343,46 39,659,68 39,659,68 39,659,68
Water Customer Serviceworker Stock Clerk Equipment Operator II	19.0215 19.0215	1,521.72 1,521.72	39.564.77 39.564.77	19.1128 19.1128 19.2346	1.529.02 1.529.02 1.538.77	39.754.59 39.754.59 40.008.03	19.2038 19.2038 19.3408	1,536.30 1,536.30 1,547.26	39,943.98 39,943.98 40,228.92
Sign Technician Equipment Repairworker Automotive Mechanic	19.3410 19.4017 19.4017	1.547.28 1.552.14 1.552.14	40.229.34 40.355.53 40.355.53	19.4323 19.4780 19.4780	1,554.58 1,558.24 1,558.24	40.419.16 40.514.28 40.514.28	19.5233 19.5689 19.5689	1.561.86 1.565.51 1.565.51	40,608.55 40,703.24 40,703.24
Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker	19.5236 19.5236 19.5236	1,561.89 1,561.89 1,561.89	40.609.19 40.609.19 40.609.19	19.6300 19.6300 19.6300	1.570.40 1.570.40 1.570.40	40,830.50 40,830.50 40,830.50	19.7059 19.7059 19.7059	1.576.47 1.576.47 1.576.47	40.988.18 40.988.18 40.988.18
Building Maintenance Repairworker II Electrician	20.6487 20.7705	1.651.90 1.661.64	42.949.34 43.202.57	20.7248 20.8922	1,657.98 1,671.38	43.107.66 43.455.80	20.8160 20.9680	1.665.28 1.677.44	43.297.26 43.613.48

RATES: 6/01/95 - 5/31/96 INCREASE: 3.00%

CLASSIFICATION		A	В	C	D	E	F	G
TRY LEVEL POSITIONS *								F40448884444
Parks Maintenanceworker Sewer Maintenanceworker Truck Driver Water Maintenanceworker	Hourly: Bi-Weekly: Annual:		12.1570 972.56 25.286.53	12.5284 1.002.27 26.059.08	12.8997 1.031.98 26.831.42	13.2711 1.061.69 27.603.97	13.6426 1.091.41 28.376.52	SEE MAXIMUM ON APPENDIX "A
OMOTIONAL POSITIONS								
Garage Serviceworker Painting Machine Operator Parking Meter Technician Public Service Facility Custodian	Hourly: Bi-Weekly: Annual:	14.4348 1.154.78 30.024.45	14.8063 1.184.50 30.797.00	15.1777 1.214.22 31.569.55	15.5491 1.243.93 32.342.10	15.9204 1.273.63 33.114.43	16.2918 1.303.34 33.886.98	SEE MAXIMUM ON APPENDIX "A
Equipment Operator I Parks Maintenanceworker II Sewer Maintenanceworker II Stock Clerk Water Customer Serviceworker Water Maintenanceworker II Water Serviceworker	Hourly: Bi-Weekly: Annual:	14.8063 1.184.50 30.797.00	15.1777 1.214.22 31.569.55	15.5491 1.243.93 32.342.10	15.9204 1.273.63 33.114.43	16.2918 1.303.34 33,886.98	16.6632 1,333.06 34,659.53	SEE MAXIMUM ON APPENDIX "A
Automotive Mechanic Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker Equipment Operator II Equipment Repairworker Sign Technician	Hourly: Bi-Weekly: Annual:	15.2519 1.220.15 31.724.02	15.6234 1.249.87 32.496.57	15.9947 1,279.58 33,268.90	16.3661 1.309.29 34.041.45	16.7375 1,339.00 34.814.00	17.1089 1.368.71 35.586.55	SEE MAXIMUM ON APPENDIX "A
Building Maintenance Repairworker II Electrician	Hourly: Bi-Weekly: Annual:		16.7128 1.337.02 34.762.58	17.0841 1.366.73 35,534.92	17.4555 1.396.44 36.307.47	17.8269 1.426.15 37.080.02	18.1984 1.455.87 37.852.57	SEE MAXIMUM ON APPENDIX "A

EMPLOYEES HIRED AFTER 4/29/96: ANNUAL INCREMENTS

* NOTE: PROMOTIONS WILL RESULT IN A SALARY INCREASE EQUAL TO AT LEAST ONE FULL INCREMENT (\$750)

TES: 6/01/96 - 6/30/96 IN	CREASE: .25%							
CLASSIFICATION		Α	В	C	D	E	F	G
TRY LEVEL POSITIONS *								
Parks Maintenanceworker Sewer Maintenanceworker Truck Driver Water Maintenanceworker	Hourly: Bi-Weekly: Annual:		12.1874 974.99 25.349.78	12.5597 1.004.78 26.124.22	12.9319 1.034.55 26.898.45	13.3043 1.064.34 27.672.90	13.6767 1.094.14 28.447.55	SEE MAXIMUM ON APPENDIX "A
DMOTIONAL POSITIONS								
Garage Serviceworker Painting Machine Operator Parking Meter Technician Public Service Facility Custodian	Hourly: Bi-Weekly: Annual:	14.4709 1.157.67 30.099.44	14.8433 1.187.46 30.874.10	15.2156 1.217.25 31.648.54	15.5880 1.247.04 32.422.98	15.9602 1.276.82 33.197.22	16.3325 1.306.60 33.971.66	SEE MAXIMUM ON APPENDIX "A'
Equipment Operator I Parks Maintenanceworker II Sewer Maintenanceworker II Stock Clerk Water Customer Serviceworker Water Maintenanceworker II Water Serviceworker	Hourly: Bi-Weekly: Annual:	14.8433 1.187.46 30.874.10	15.2156 1.217.25 31.648.54	15.5880 1.247.04 32.422.98	15.9602 1.276.82 33.197.22	16.3325 1.306.60 33.971.66	16.7049 1.336.39 34.746.10	SEE MAXIMUM ON APPENDIX "A'
Automotive Mechanic Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker Equipment Operator II Equipment Repairworker Sign Technician	Hourly: Bi-Weekly: Annual:	15.2900 1.223.20 31.803.26	15.6625 1.253.00 32.577.91	16.0347 1.282.78 33.352.15	16.4070 1.312.56 34.126.59	16.7793 1.342.34 34.901.04	17.1517 1.372.14 35.675.48	SEE MAXIMUM ON APPENDIX "A"
Building Maintenance Repairworker II Electrician	Hourly: Bi-Weekly: Annual:		16.7546 1.340.37 34.849.53	17.1268 1.370.14 35.623.77	17.4991 1.399.93 36.398.21	17.8715 1.429.72 37.172.65	18.2439 1.459.51 37.947.30	SEE MAXIMUM ON APPENDIX "A'

RATES: 7/01/96 - 6/30/97	INCREASE: 3.00%							
CLASSIFICATION		А	В	C	D	E	F	G
ENTRY LEVEL POSITIONS *	*************		**************					
Parks Maintenanceworker Sewer Maintenanceworker Truck Driver Water Maintenanceworker	Hourly: Bi-Weekly: Annual:		12.5530 1.004.24 26.110.29	12.9365 1.034.92 26.907.90	13.3199 1.065.59 27.705.30	13.7034 1.096.27 28,503.13	14.0870 1.126.96 29.300.96	SEE MAXIMUM ON APPENDIX "A"
PROMOTIONAL POSITIONS								
Garage Serviceworker Painting Machine Operator Parking Meter Technician Public Service Facility Custodian	Hourly: Bi-Weekly: · Annual:	14.9050 1.192.40 31.002.46	15.2886 1.223.09 31.800.29	15.6721 1.253.77 32.597.90	16.0556 1.284.45 33.395.73	16.4390 1.315.12 34.193.13	16.8225 1.345.80 34.990.75	SEE MAXIMUM ON APPENDIX "A"
Equipment Operator I Parks Maintenanceworker II Sewer Maintenanceworker II Stock Clerk Water Customer Serviceworker Water Maintenanceworker II Water Serviceworker	Hourly: Bi-Weekly: Annual:	15.2886 1.223.09 31.800.29	15.6721 1.253.77 32.597.90	16.0556 1.284.45 33.395.73	16.4390 1.315.12 34.193.13	16.8225 1.345.80 34,990.75	17.2060 1.376.48 35,788.58	SEE MAXIMUM ON APPENDIX "A"
Automotive Mechanic Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker Equipment Operator II Equipment Repairworker Sign Technician	Hourly: Bi-Weekly: n Annual:	15.7487 1.259.90 32.757.30	16.1324 1.290.59 33.555.34	16.5157 1.321.26 34.352.74	16.8992 1.351.94 35.150.36	17.2827 1.382.62 35.947.97	17.6663 1.413.30 36.745.80	SEE MAXIMUM ON APPENDIX "A"
Building Maintenance Repairworker II	I Hourly: Bi-Weekly: Annual:		17.2572 1.380.58 35.895.06	17.6406 1.411.25 36.692.46	18.0241 1.441.93 37.490.07	18.4076 1.472.61 38.287.90	18.7912 1.503.30 39.085.73	SEE MAXIMUM ON APPENDIX "A"
EMPLOYEES HIRED AFTER 4/29/96: ANNUAL I	INCREMENTS	* NOTE	: PROMOTIONS W	VILL RESULT IN A	SALARY INCREASE	EQUAL TO AT	LEAST ONE FULL	INCREMENT (\$750)

ATES: 7/01/97 - 6/30/98	INCREASE: 3.00%							
CLASSIFICATION		Λ	В	С	D	E	F	G
NTRY LEVEL POSITIONS *								
Parks Maintenanceworker Sewer Maintenanceworker Truck Driver Water Maintenanceworker	Hourly: Bi-Weekly: Annual:		12.9296 1.034.37 26.893.55	13.3246 1.065.97 27.715.16	13.7195 1.097.56 28.536.55	14.1145 1.129.16 29.358.16	14.5096 1.160.77 30.179.99	SEE MAXIMUM ON APPENDIX "A
ROMOTIONAL POSITIONS								
Garage Serviceworker Painting Machine Operator Parking Meter Technician Public Service Facility Custodian	Hourly: Bi-Weekly: Annual:	15.3521 1.228.17 31.932.47	15.7473 1.259.78 32.754.30	16.1423 1.291.38 33.575.91	16.5373 1.322.98 34.397.52	16.9322 1.354.58 35.218.91	17.3272 1.386.18 36.040.52	SEE MAXIMUM ON APPENDIX "A
Equipment Operator I Parks Maintenanceworker II Sewer Maintenanceworker II Stock Clerk Water Customer Serviceworker Water Maintenanceworker II Water Serviceworker	Hourly: Bi-Weekly: Annual:	15.7473 1,259.78 32,754.30	16.1423 1.291.38 33.575.91	16.5373 1.322.98 34.397.52	16.9322 1.354.58 35.218.91	17.3272 1.386.18 36.040.52	17.7222 1.417.78 36.862.13	SEE MAXIMUM ON APPENDIX "A
Automotive Mechanic Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker Equipment Operator II Equipment Repairworker Sign Technician	Hourly: Bi-Weekly: Annual:	16.2212 1.297.70 33.740.01	16.6164 1.329.31 34.562.05	17.0112 1.360.90 35.383.24	17.4062 1.392.50 36.204.85	17.8012 1.424.10 37.026.46	18.1963 1.455.70 37.848.28	SEE MAXIMUM ON APPENDIX "A
Building Maintenance Repairworker II Electrician	Hourly: Bi-Weekly: Annual:		17.7749 1.421.99 36.971.83	18.1698 1.453.58 37.793.22	18.5648 1.485.18 38.614.83	18.9598 1.516.78 39.436.44	19.3549 1.548.39 40.258.27	SEE MAXIMUM ON APPENDIX "A

CLASSIFICATION		A	В	C	D	E	F	G
TRY LEVEL POSITIONS *								
Parks Maintenanceworker	Hourly:		13.3175	13.7243	14.1311	14.5379	14.9449	SEE MAXIMUI
Sewer Maintenanceworker	Bi-Weekly:		1.065.40	1.097.94	1.130.49	1.163.03	1.195.59	ON
Truck Driver	Annual:		27.700.38	28,546.62	29,392.66	30,238.90	31.085.37	APPENDIX "
Water Maintenanceworker								
OMOTIONAL POSITIONS								
Garage Serviceworker	Hourly:	15.8127	16.2197	16.6266	17.0334	17.4402	17.8470	SEE MAXIMU
Painting Machine Operator	Bi-Weekly:	. 1,265.02	1.297.58	1.330.13	1.362.67	1,395.22	1,427.76	ON
Parking Meter Technician	Annual:	32,890.34	33,737.02	34,583.26	35.429.51	36,275.55	37,121.79	APPENDIX '
Public Service Facility Custodian								
Equipment Operator I	Hourly:	16.2197	16.6266	17.0334	17.4402	17.8470	18.2539	SEE MAXIMU
Parks Maintenanceworker II	Bi-Weekly:	1,297.58	1.330.13	1.362.67	1.395.22	1.427.76	1,460.31	ON
Sewer Maintenanceworker II	Annual:	33,737.02	34,583.26	35.429.51	36,275.55	37,121.79	37,968.04	APPENDIX '
Stock Clerk								
Water Customer Serviceworker								
Water Maintenanceworker II								
Water Serviceworker								
Automotive Mechanic	Hourly:	16.7078	17.1149	17.5215	17.9284	18.3352	18.7422	SEE MAXIMU
Building Maintenanceworker I	Bi-Weekly:	1,336.62	1.369.19	1,401.72	1.434.27	1,466.82	1.499.38	ON
Communication Maintenance Technician	Annual:	34.752.30	35,598.98	36.444.79	37,291.04	38,137.29	38,983.75	APPENDIX '
Electrical Repairworker								
Equipment Operator II Equipment Repairworker								
Sign Technician								
Building Maintenance Repairworker II	Hourly:		18.3081	18.7149	19.1217	19.5286	19.9355	SEE MAXIMU
Electrician	Bi-Weekly:		1.464.65	1.497.19	1.529.74	1.562.29	1.594.84	ON
	Annual:		38,080.95	38,926.98	39.773.23	40,619.48	41.465.94	APPENDIX "

CLASSIFICATION		Α	В	C	D	E	F	G
TRY LEVEL POSITIONS *								
Parks Maintenanceworker Sewer Maintenanceworker Truck Driver Water Maintenanceworker	Hourly: Bi-Weekly: Annual:		13.7170 1.097.36 28.531.41	14.1360 1.130.88 29.402.94	14.5550 1.164.40 30.274.47	14.9740 1.197.92 31.146.00	15.3932 1.231.46 32.017.95	SEE MAXIMUM ON APPENDIX "A
OMOTIONAL POSITIONS					,			
Garage Serviceworker Painting Machine Operator Parking Meter Technician Public Service Facility Custodian	Hourly: Bi-Weekly: Annual:	16.2871 1.302.97 33.877.13	16.7063 1.336.50 34.749.09	17.1254 1.370.03 35.620.83	17.5444 1.403.55 36.492.36	17.9634 1.437.07 37.363.88	18.3824 1.470.59 38.235.41	SEE MAXIMUM ON APPENDIX "A
Equipment Operator I Parks Maintenanceworker II Sewer Maintenanceworker II Stock Clerk Water Customer Serviceworker Water Maintenanceworker II Water Serviceworker	Hourly: Bi-Weekly: Annual:	16.7063 1.336.50 34.749.09	17.1254 1.370.03 35.620.83	17.5444 1.403.55 36.492.36	17.9634 1.437.07 37.363.88	18.3824 1.470.59 38.235.41	18.8015 1.504.12 39.107.16	SEE MAXIMUM ON APPENDIX "A
Automotive Mechanic Building Maintenanceworker I Communication Maintenance Technician Electrical Repairworker Equipment Operator II Equipment Repairworker Sign Technician	Hourly: Bi-Weekly: Annual:	17.2090 1.376.72 35.794.79	17.6283 1.410.26 36.666.96	18.0471 1.443.77 37.538.06	18.4663 1.477.30 38.409.80	18.8853 1.510.82 39.281.33	19.3045 1.544.36 40.153.29	SEE MAXIMUM ON APPENDIX "A
Building Maintenance Repairworker II Electrician	Hourly: Bi-Weekly: Annual:		18.8573 1.508.58 39.223.27	19.2763 1.542.10 40.094.80	19.6954 1.575.63 40.966.33	20.1145 1.609.16 41.838.07	20.5336 1.642.69 42.709.82	SEE MAXIMUM ON APPENDIX "A

BLUE CARE NETWORK SUMMARY OF BENEFITS PREPARED FOR

City of Royal Oak 21587-000

PHYSI	CIAN	OFFICE	SERVICES

Routine Office Visits	Covered in full
Consulting Specialist Care (when referred)	Covered in full
Periodic Physical Exam	Covered in full
Routine Pediatric Care	Covered in full

PREVENTIVE SERVICES

Immunizations	Covered in full
Mammography Screening	Covered in full
Pap Smears	Covered in full
Vasectomies, Tubal Ligations	Covered in full
Infertility Counseling/Treatment	50% copay on all associated costs

DIAGNOSTIC and

THERAPEUTIC PROCEDURES

Laboratory Tests	Covered in full
Diagnostic X-Rays	Covered in full
Radiation Therapy	Covered in full

MATERNITY SERVICES PROVIDED BY PHYSICIAN

THE THE PLANT THE PARTY OF THE		
Prenatal and Postnatal Care	Covered in full	
Delivery in Hospital and Well-Baby Care in Hospital	Covered In full	

HOSPITAL CARE

(Inpatient/Outpatient)

Number of Days of Care	Unlimited
Semi-Private Room (Inpatient only), In-Hospital Physician Care, General Nursing Care, Surgery (including all related surgical services, anesthesia, lab, x-rays and drugs)	Covered in full

EMERGENCY MEDICAL CARE

Rendered In:	
Hospital Emergency Room	Covered in full
Urgent Care Facility	Covered in full
Physician office	Covered in full
Ground Ambulance Services	Covered in full

MENTAL HEALTH CARE

Outpatient Visits	20 visits per calendar year, covered in full
Inpatient Psychiatric Hospital Services	Covered in full up to 45 days per calendar year, renewable after 60 days out

ALCOHOLISM & SUBSTANCE ARUSE SERVICES

SUBSTAINCE ADUSE SERVICES	
Outpatient Visits for crisis intervention and short-term therapy	20 visits per calendar year, covered in full
Intermediate Care	One program per 12 month period, covered in full
Detoxification	Covered in full

SKILLED NURSING CARE

Skilled Nursing Facility Care	730 days per episode of illness
	episode of illness

OTHER SERVICES

Prosthetics, Orthotics and Corrective Appliances (when medically necessary. Replacement due to normal wear and tear damage is not a benefit.)	Covered in full
Durable Medical Equipment (when medically necessary)	Covered in full
Pregnancy Terminations	Covered in full, once every two years, during first trimester only
Allergy Testing, Evaluation and Serum	Covered in full
Allergy Injections	Covered in full
Physical Therapy for 60 day period. (condition is subject to significant improvement within 60 days)	\$5 copay
Prescription Drug Copay (Contraceptives Excluded)	\$3 copay

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This is intended to be an easy-to-read summary. It is not a contract. An official description of benefits is contained in applicable Blue Care Network certificates and riders. This coverage is provided pursuant to a contract entered into in the State of Michigan and shall be construed under the jurisdiction and according to the laws of the State of Michigan. Services must be provided or arranged by member's primary care physician or health plan.

We've Got You Covered!

Plus...

When you're away on business or vacation or the kids are away at school, we've got you covered for emergency care. Anywhere, Anytime.*

Outpatient Services:

Outpatient Physician/ Professional Visits (which may include) Periodic Physical Exams OB/GYN Exams Pediatric Exams Newborn Check-ups Allergy Testing Eye Exams Hearing Exams

Covered in full

Services Provided **During Outpatient Visits:**

Allergy Injections Other Injections and **Immunizations** All Outpatient Diagnostic, X-ray, Laboratory Tests, Pap Smears and Therapeutic Procedures

Services Provided as a Result of **Outpatient Visits:** Outpatient Surgery Wellness Services Family Planning and

Infertility Services Physical, Speech, and Occupational Therapy

Inpatient Hospital Services:

Days of Care Semi-Private Room (Intensive Care or Private Room, When Medically Necessary) Surgery and Related Services Anesthesia Laboratory Tests, EKGs, EEGs, and similar tests Physical Therapy

Physician Services Diagnostic & Therapeutic X-ray Services

Home Health Care: Home Health Care (by RN or LPN)

Hospice Care

Emergency Care:

Covered in full Covered in full

Covered in any hospital when unable to reach a Health Alliance Plan facility. Usually billed by hospital to Health Alliance Plan directly.

Emergency Ambulance

Health Alliance

Plan Coverage:

\$10 copay

Covered in full Covered in full Covered in full

60 visits per condition

Unlimited Covered in full

Covered in full Covered in full Covered in full

Covered in full Covered in full Covered in full

210 days lifetime

Covered



Your health deserves the best. 872-8100

Substance Use Disorders:

Inpatient Substance Use Disorder Treatment

Outpatient Substance Use Disorder Treatment

Mental Health:

Inpatient Mental Health Hospital Services

Outpatient Professional Mental Health

Maternity Services: Outpatient Prenatal and

Postnatal Care Delivery in Hospital Newborn Care in Hospital

Additional Benefits:

Prescription Drugs, including Birth Control Pills

Eyeglasses

Contact Lens Allowance

Durable Medical Equipment (Wheelchairs, special beds, etc.)

Prosthetic Appliances (Artificial Limbs)

Orthotic Devices (Special back braces, etc.)

Hearing Aids

Health Alliance Plan Coverage:

30 days, renewable after 60 days or state mandated annual aggregate dollar amount, whichever is greater.

\$10 copay per visit. A 35 visit limit per member per calendar year or state mandated annual aggregate dollar amount, whichever is greater.

30 days, renewable after 60 days.

\$10 copay per visit. 20 visits per member per calendar year

\$10 copay per visit

Covered in full Covered in full

\$5 copay

One pair every 12 months, with prescription change; otherwise, one pair every 24 months.

Covered in full, if medically necessary. Covered up to \$80 for voluntary purchases in place of eyeglasses.

Covered in full for authorized equipment

Covered in full for authorized equipment Covered in full for authorized equipment

Covered in full, as often as required by your Health Alliance Plan Audiologist.

^{*} Students away at school are covered for acute illness and injury related services according to HAP criteria. Students away at school are not covered for routine physicals, non-emergency psychiatric care, elective surgeries, obstetrical care, sports medicine and vision care services. This is a summary of coverages, and is subject to the terms and conditions of your actual contract. In case of conflicts between this summary and your contract, the terms and conditions of the contract govern.

BENEFIT SUMMARY

Services Available Under the

M-CARE Point-of-Service Health Plan for City of Royal Oak

Benefits may not be available under all options. This chart briefly describes the benefits and limitations of each option.

Option 1
The primary care
physician (PCP)
coordinates the member's
care and refers him/her
when necessary to an
M-CARE network
physician or hospital.

The member uses an M-CARE network physician or hospital without a PCP referral.

Option 2

The member uses a non-M-CARE network physician or hospital without a primary care physician referral.

Option 3

INPATIENT SERVICES

IIII IIIIIII DERCTICED			
Days of Care	Unlimited	Unlimited	Unlimited
Room Type	Semi-private, private when medically necessary	Semi-private, private when medically necessary	Semi-private, private when medically necessary
Admissions and Surgery			
Hospital Services	Covered in full	Covered in full	20% copay ²
Physician Services	Covered in full	Covered in full	20% of M-CARE fee + any balance
Other Services	Covered in full	Covered in full ¹	20% copay ²
Organ & Tissue Trans- plants (see Certificate)	Covered in full	Covered in full ¹	20% copay ²

MATERNITY CARE

Delivery	Covered in full	Covered in full ¹	20% copay ²
Pre and Postnatal Care	Covered in full	Covered in full	20% of M-CARE fee +
			any balance

OUTPATIENT SERVICES

Office Visits for Sick Care	\$5 copay	\$15 copay	20% of M-CARE fee + any balance
Outpatient Surgery			
Hospital Billed	Covered in full	Covered in full ¹	20% copay ²
Physician Billed	Covered in full	Covered in full	20% of M-CARE fee + any balance
MRI Sçans	Covered in full	Covered in full ¹	20% copay ²
CT Scans	Covered in full	Covered in full ¹	20% copay ²
Allergy Tests, Treatments & Injections	Covered in full	Covered in full	20% of M-CARE fee + any balance
Diagnostic, Therapeutic Services / Tests associated with covered care	Covered in full	Covered in full	20% of M-CARE fee + any balance
Chiropractic Care	Not available	Not available	50% of M-CARE fee + any balance for visits and ancillary services, 10 visit limit

3/95

¹Prior authorization from M-CARE is required. If not obtained, there is a penalty of 20% of the M-CARE fee.

²Prior authorization from M-CARE is required. If not obtained, there is a penalty of 30% of the charges to M-CARE in addition to any copay.

OUTPATIENT SERVICES - Preventive Care

Health Maintenance Exams (Check-ups)	\$5 copay	\$15 copay	Not available - See Options 1 & 2
Routine Periodic Gynecologic Exams	\$5 copay	\$15 copay	20% of M-CARE fee + any balance
Routine Pediatric Exams Well-child Care	\$5 copay	\$15 copay	Not available - See Options 1 & 2
Routine Immunizations, Travel Innoculations	Covered in full	Covered in full	Not available - See Options 1 & 2
Lab and Pathology associated with above exams	Covered in full	Covered in full	Not available - See Options 1 & 2
Nutritional Counseling, Limited Number of Visits for Certain Diagnoses	Covered in full	Covered in full	Not available - See Options 1 & 2
Family Planning Consults	\$5 copay	\$15 copay	20% of M-CARE fee + any balance

EMERGENCY CARE & URGENT CARE

When authorized by your Primary Care Physician (PCP), emergency care is covered at any hospital facility WITH a \$25 copay per visit. This copay is waived if hospital admission is necessary. Note: \$10 copay for care obtained at an urgent care facility when authorized by your PCP. Ambulance transportation is covered in full when approved by M-CARE.

SHORT-TERM THERAPY

Physical, Occupational, Speech Therapies	Covered in full, 60 consecutive days per condition per year	Covered in full, 60 consecutive days per condition per year	20% of M-CARE fee + any balance, 60 consecutive days per condition per year
Cardiac Rehabilitation	Covered in full, 6 weeks maximum within 60 consecutive days	Covered in full, 6 weeks maximum within 60 consecutive days	20% of M-CARE fee + any balance, 6 weeks maximum within 60 consecutive days

REPRODUCTIVE SERVICES

Infertility Assessment, Genetic Assessment	\$5 copay	\$15 copay	20% of M-CARE fee + any balance
Voluntary Sterilization (in office)	Covered in full	Covered in full	20% of M-CARE fee + any balance
Voluntary Sterilization (in facility)	Covered in full	Covered in full ¹	20% copay ²
Therapeutic Termination of Pregnancy	Covered in full	Covered in full ¹	20% copay ²
Elective Termination of Pregnancy	\$50 copay	\$50 copay	Not available - See Options 1 & 2

PRESCRIPTION DRUGS

Prescriptions may be filled at any pharmacy that participates with the Pharmaceutical Card System (PCS).

Prescriptions	\$5 copay	\$5 copay	\$5 copay
Birth Control Pills	\$5 copay	\$5 copay	\$5 copay

MENTAL HEALTH CARE

Outpatient Days of Care	Crisis intervention & short-term therapy covered for up to 20 visits per calendar year, \$15 copay per visit	Not available - See Option 1	Not available - See Option 1
Inpatient Days of Care	Covered in full up to 45	Not available -	Not available -
	days per calendar year.	See Option 1	See Option 1

NOTE: For mental health and substance abuse care, the member's assigned Central Diagnostic and Referral (CDR) unit coordinates and arranges all such care in order to be covered. The CDR unit name and phone number are on the member's M-CARE ID card.

SUBSTANCE ABUSE CARE

Outpatient Individual	\$15 copay per visit, maximum 20 visits per	Not available - See Option 1	Not available - See Option 1
	calendar year	<u> </u>	
Intermediate Treatment	l program daily residential therapy per calendar year	Not available - See Option 1	Not available - See Option 1
Inpatient Days of Care	Covered in full up to 5 days drug/alcohol detoxification per calendar year	Not available - See Option 1	Not available - See Option 1

HOME HEALTH SERVICES

Home Health Care Visits		Covered in full, 60 days per condition per calendar year	Not available - See Options 1 & 2
Equipment to Support Home Care	Covered in full	Covered in full	Not available - See Options 1 & 2

EXTENDED CARE FACILITY

Skilled Nursing Care	Covered in full up to	Covered in full up to	Covered in full up to
	100 days when arranged	100 days when arranged	100 days when arranged
	and authorized by	and authorized by	and authorized by
	M-CARE	M-CARE	M-CARE

VISION CARE

Examination	Covered in full at Plan	Covered in full at Plan	Reimburseable up to \$40
	providers	providers	

HEARING CARE

Audiometric Tests	Covered in full	Covered in full	20% of M-CARE fee + any balance
Hearing Aid Evaluation	\$10 copay. Participating providers only.	Not available - See Option 1	Not available - See Option 1
Hearing Aids	Covered in full, one every third year with participating providers only.	Not available - See Option 1	Not available - See Option 1

OTHER SERVICES

Durable Medical Equipment	Covered in full	Covered in full	Not available - See Options 1 & 2
Prosthetic & Orthotic Devices	Covered in full	Covered in full	Not available - See Options 1 & 2
PRE-EXISTING CONDITION EXCLUSIONS	None	None	None
REFERRAL FORMS	Yes, from your PCP	None	None
DEDUCTIBLES	None	None	None
CLAIM FORMS	None	None	Possibly, mail to M-CARE
LIFETIME LIMIT	None	\$1,000,000	\$1,000,000

Under Options 2 & 3 there are out-of-pocket limits on copayments: \$1,250 per individual and \$2,500 per family per year. Balance and penalty payments, copayments for rider benefits (like prescriptions), and services not covered by this plan are not applicable to these out-of-pocket maximums.

This summary is intended to highlight the coverage of the plan. A detailed description of benefits, limitations and exclusions can be found in the Member Handbook, Certificate of Coverage, and Riders.





M19000/10-25 P19505 V18000

OUTPATIENT SERVICES	HMO COVERAGE
Physician Office Visits/Consultations	
including Physical Exams, OB/GYN Exams, Pediatric Exams, Allergy Testing, Eye Exams and Hearing Tests	\$10 co-pay
Allergy and Other Injections and Immunizations	Covered in Full
All Outpatient Diagnostic X-Rays and Laboratory Tests	Covered in Full
Outpatient Surgery	Covered in Full
Physical Therapy	60 consecutive days per condition
Functional Prosthetic Appliances	Covered in Full
Durable Medical Equipment	Covered in Full
Prosthetic Devices (artificial limbs)	Covered in Full
Sterilization	Covered in Full
Health Education	Covered in Full
INPATIENT HOSPITAL SERVICES	HMO COVERAGE
Semi-private room (or private room when medically necessary	Covered in Full
Physician Services/Consultations	Covered in Full
Surgery and Related Services	Covered in Full
Anesthesia	Covered in Full
Diagnostic & Therapeutic X-Ray Services Laboratory Tests (EKG's, EEG's, etc.)	Covered in Full
Physical Therapy	Covered in Full Covered in Full
EMERGENCIES.	HMO COVERAGE
Emergency Care	Covered in full-at any hospital in the world with \$25 co-pay
Emergency Ambulance	Covered in Full
MATERNITY SERVICES	HMO COVERAGE:
Prenatal and Postnatal	Covered in full after initial \$10 co-pay
Delivery in Hospital	Covered in Full
Newborn Care in Hospital	Covered in Full
Newborn Check-up	Covered in Full
MENTALHEALTH	HMO:COVERAGE: # 1
Inpatient Mental Health Services	45 days renewable after 60 days
Outpatient Mental Health Services	20 visits per member per year, \$10 co-pay per visit
Inpatient Substance Abuse Treatment	Emergency detoxification
Outpatient Substance Abuse Treatment	Covered up to state mandated amount
SKILLED NURSING CARE	HMQ COVERAGE
	Covered in Full
Home Health Care	
Home Health Care Nursing Care Facility	730 days
	730 days
Nursing Care Facility ADDITIONAL BENEFITS Prescription Drugs	
Nursing Care Facility ADDITIONAL BENEFITS	HMO COVERAGE:

SelectCare MAIO services are available from the effective date of your contract and must be performed, prescribed, arranged or authorized by a

Eligible Dependents of SelectCare HMO Members who attend school out of the Service Area, are entitled to coverage for acute siness. Including urger/unergent care in an office setting, clinic setting, or emergency room, and for routine conditions when instated, coordinated, and accrowed by Member's Primary Care Physician. Students away at achool are not covered for routine physician, non-emergency psychiatric care, elective surgeness, costetrical care, sports medicine and vesion care services.

Excluded are benefits for outstocked or domicitary care, purely coemetic surgery, dental care (except for immediate emergency care for trailing dental injuries), hearing axis, radial keratotomy, ormotic devices, in-vitro ferezzation, medical services or supplies that are a financial covigation of a third party such as Workers. Compensation and personal comfort rems in the hospital such as TV and phone.

This summary highlights SelectCare HMO benefits. A more detailed description is contained in the Subscriber contract and noter(s)

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