8900

6/30/93

COLLECTIVE BARGAINING AGREEMENT



between



City of Warren
and
Local Union 1250
A.F.S.C.M.E.
1988 - 1993

Michigan State University

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RELATIONS LIBERARY



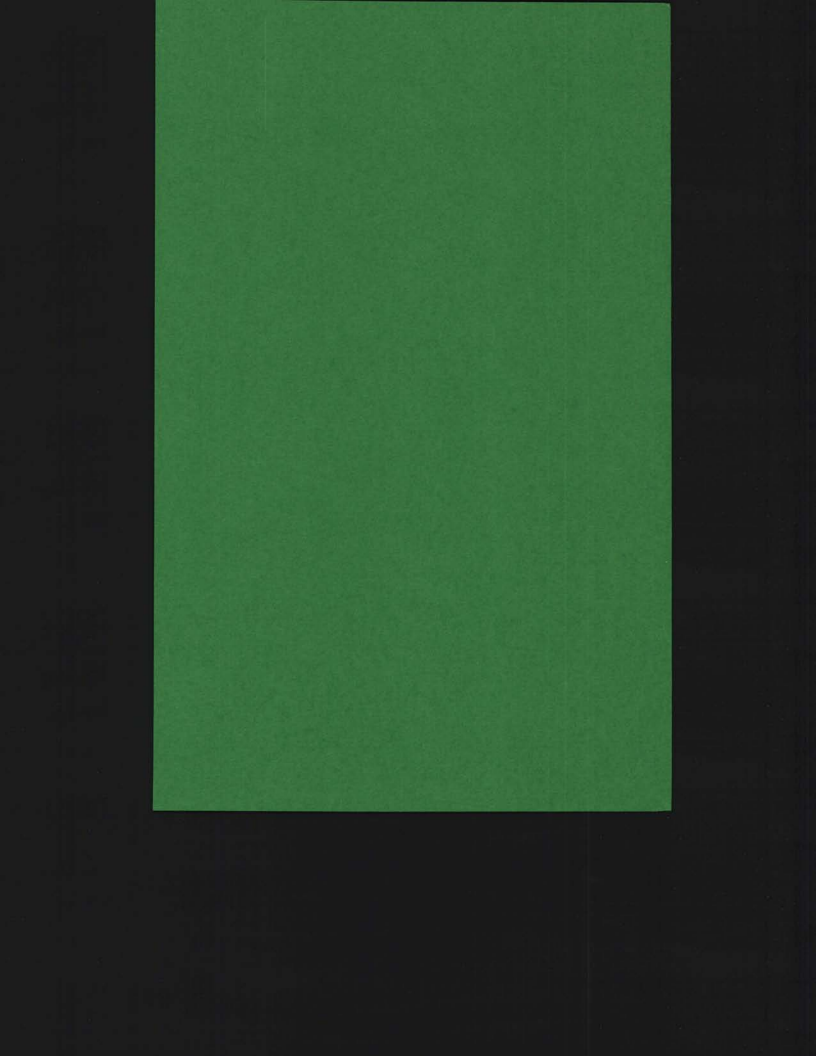


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ARTICLE 1

THIS AGREEMENT entered into on this 6th day of August, 1992, between the CITY OF WARREN (hereinafter referred to as the "Employer") and LOCAL 1250 and its affiliates, COUNCIL \$25, and the AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL EMPLOYEES, AFL-CIO (hereinafter referred to as the "Union").

ARTICLE 2

PURPOSE AND INTENT

The general purpose of the Agreement is to set forth terms 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 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.

ARTICLE 3

RECOGNITION OF UNION

Pursuant to and in accordance with all applicable provisions of Act 336 of the Michigan Public Acts of 1947, as amended, the City of Warren, hereinafter referred to as the Employer, does hereby recognize Local 1250, Council \$25, American Federation of State, County, and Municipal Employees, AFL-CIO, hereinafter referred to as the Union, as the sole and exclusive representative for the purpose of collective bargaining in respect to rates of pay, wages, hours of employment, and all other conditions of employment of all permanent full-time employees of the City of Warren, excluding police officers and fire fighters. The term "employee" as used in this Agreement shall be interpreted as referring to a Local 1250 bargaining unit employee. The following supervisory, executive, confidential and part-time employees are excluded from the terms of this Agreement:

- 1. Elective officials and their deputies.
- 2. Appointed officials and their deputies.
- Department and division heads, assistant department heads, assistant division heads, and administrative assistants.
- 4. Executive Administrator, Administrative Assistant, Industrial-Commercial Coordinator, Private Secretary, Community Relations Coordinator, Administrative Intern, Stenographic Secretary, Receptionist, and part-time Staff Aide in the Office of the Mayor.
- 5. The Parks and Forestry Supervisor, Activities Supervisor, Program Supervisor, Sports Supervisor, Senior Citizen Specialist Supervisor, Swimming Program Supervisor, Assistant Swimming Program Supervisor, and the Recreation Supervisor in the Parks and Recreation Department.

RECOGNITION OF UNION - Continued

- Accounting Supervisor, Accountants II, and Accountants III.
- 7. Personal Property Examiner.
- Data Processing Manager, Assistant Data Processing Manager, and Systems Analyst Supervisor.
- 9. Payroll Supervisor.
- 10. Crime M.I.S. Specialist.
- 11. License and Voting Machine Supervisor.
- 12. Computer Programmer II.
- 13. Purchasing Agent.
- 14. Budget Director and Budget Cost Analyst.
- 15. Foremen
- Civil Engineer and Senior Engineering Field Supervisor.
- 17. Chief Inspectors.
- 18. Personal Tax Administrator.
- 19. City Planners I, II, and III.
- W.W.T.P. Chemist, Computer Instrumentation Specialist, W.W.T.P. Facilities Engineer, Industrial Services Supervisor, and Waste Water Specialist.
- Chief Assistant City Attorney and Assistant City Attorneys.
- 22. Clerical and stenographic employees in the City Attorney's Office and Labor Relations Department (see Article 29, Section I).
- 23. Branch Librarians Supervisory.
- Part-time Library employees and School Crossing Guards.
- 25. Office Manager Water Division.
- 26. Helicopter Mechanic.
- 27. Employees of the Housing Commission.
- 28. Beautification Commission Coordinator.
- 29. Administrative Supervisor.
- 30. Building Plan Examiner.
- 31. D.P.W. Associate Manager.
- 32. Finance and Monitor Officer C.D.B.G. Program.
- Labor Relations Assistant and Labor Relations Specialist.
- 34. Personnel Analyst.

 Water Division Supervisors, Water Division General Supervisor/Dispatcher, Water Systems Manager, and Administrative Technician.

It is understood and agreed that the City will treat part-time and temporary employees who perform work of Local 1250 employees in the Parks and Recreation Department the same as those part-time and temporary employees who are employed by the City in other departments and divisions within the City.

The City will provide the Union with status change forms on all part-time and temporary employees who perform work covered under the collective bargaining agreement with Local 1250.

When employees are hired into city employment under any Federal, State, County or City employment program (E.E.A. - C.E.T.A.) into jobs similar to those within the Local 1250 bargaining unit, the parties shall meet in accordance with the special conference procedure specified in Article 13 to determine whether or not the job shall be included or excluded from the bargaining unit. If the determination is made that some or all of such jobs fall within the bargaining unit, the parties shall continue to meet to mutually determine the wages, hours and other conditions of employment of such employees.

ARTICLE 4

AID TO OTHER UNIONS

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

ARTICLE 5

MANAGEMENT RIGHTS

Consistent with the express terms of this Agreement:

- A. The Union recognizes the prerogatives of the City to operate and manage its affairs in all respects in accordance with its responsibilities and powers of authority, except as specifically abridged, delegated, granted or modified by this Agreement or any supplementary agreements. All remaining rights, powers, and authority the City had prior to the signing of this Agreement, and all other rights normally, usually and customarily retained by management, are retained by the City and remain exclusively and without limitations within the rights of the City. Except as specifically limited by this Agreement, the City may exercise these retained rights, and those rights specifically enumerated in Section B hereof, without previously bargaining the same with the Union; provided, however, that such actions shall not conflict with the terms of this Agreement.
- B. Among the rights, powers and authority provided the City by law, including by way of example and not in limitation of the foregoing, the City hereby retains and reserves unto itself the right:

- To manage its affairs efficiently and economically, including the determination of quality and quantity of services to be rendered, the control of materials, tools and equipment to be used and the discontinuance of any services, materials, processes or methods of operation.
- To establish, determine and redetermine the method or processes by which the work is to be performed and to introduce new equipment, methods, machinery or processes, change or eliminate existing equipment or methods and institute technological changes, decide on materials, supplies, equipment and tools to be used.
- To determine the number, location, and type of facilities and installations.
- To fill or not fill vacant budgeted positions as the good of the service may require.
- To establish reasonable work schedules including the scheduling of overtime.
- To discipline and discharge employees for just cause.
- To adopt, revise and enforce reasonable working rules as it may from time to time deem best for the purposes of maintaining good order, safety and effective operation of City services.
- To manage the City business and to decide the services to be provided and the manner of providing them.
- 9. To determine the amount of supervision necessary and to select employees for promotion or transfer to positions outside the bargaining unit in accordance with the rules and regulations stipulated in the Civil Service procedure, but this shall not be held to permit involuntary promotions or transfers.
- 10. To layoff for lack of work or funds, or where such continuation of work would be wasteful and unproductive, but in such case, the City shall not be arbitrary and capricious.
- C. The Union recognizes that the City has the right to contract or subcontract its services.

The City recognizes that it has a moral obligation to make a reasonable effort to secure reemployment for those persons who will be displaced in the event the City determines to contract or subcontract its services.

In recognition of this, the City agrees to meet with the Union prior to contracting or subcontracting its services for the purpose of attempting to make a diligent effort in securing reemployment for said employees in an equal job in another department in the City at the same rate of pay or attempt to secure for said employees outside employment at the same rate of pay.

MANAGEMENT RIGHTS - Continued

In no event shall the City's right to contract or subcontract its services be used for the purpose or intention of undermining the Union nor to discriminate against any of its members.

As was expressed to your bargaining committee in the negotiations just completed, it is not the Employer's intention to subcontract any work presently being performed by bargaining unit employees for the duration of this contract.

ARTICLE 6

JOINT RESPONSIBILITIES - NO STRIKE OR LOCKOUT

The Union agrees to make an attempt to prevent and to refrain from engaging in or permitting its members to engage in, nor will any member of the Union engage in any strike, work stoppage, slowdown, or interference of any kind with the operations of the Employer during the term of this Agreement.

The City agrees that it will not lockout any employee during the term of this Agreement. However, if any employee is unable to work because equipment or facilities are not available due to a strike, work stoppage, slowdown, or other interference by employees of another employer, such inability to work shall not be declared a lockout, or a slowdown or stoppage of work by the employees or the Union. At no time shall employees be required to cross the picket line of another union when crossing the line would impair the safety of employees.

ARTICLE 7

UNION SECURITY

Any present or future employee covered by this Agreement who is not a member of aforesaid Union and who does not make application for membership shall, as a condition of employment after the thirtieth (30th) calendar day following his appointment as a full-time employee, pay to the Union each month a service charge as a contribution toward the administration of this Agreement in an amount equal to the regular monthly union membership dues of aforesaid Union. Employees who fail to comply with this requirement shall be discharged by the Employer within ten (10) working days after receipt of written notice to the Employer from the Union.

The Union agrees that in the event of litigation against the City, its agents or employees arising out of this provision, it will co-defend and indemnify and hold harmless the City, its agents or employees from any monetary award arising out of such litigation.

ARTICLE 8

DEDUCTION OF UNION DUES

The Employer hereby agrees to deduct initiation fees, dues, and/or assessments of the individual employee to the Union to the extent and as authorized by the laws of the State of Michigan and by such employee by signing the Authorization for Payroll Deduction form. The City will submit to each employee a union membership card and an Authorization for Payroll Deduction form upon employment into the bargaining unit. The initiation fee and monthly dues, as stipulated by the Union, will be automatically put into effect upon the following terms and conditions:

DEDUCTION OF UNION DUES - Continued

- Each employee who desires to have such dues, initiation fees and/or assessments deducted from his earnings shall execute the "AUTHORIZATION FOR PAYROLL DEDUCTION" form as set forth below, in full.
- The Employer shall place such deduction or deductions in effect the first payday following receipt of such authorization and shall continue same in accordance with the terms and conditions set forth in the authorization.
- 3. The Employer shall transmit such deductions, together with a list of the employees paying same, to the Treasurer of the Union, designated in writing by the Union, and shall do so within two (2) weeks following deduction as specified in Section 2.
- The Employer shall notify the Union promptly of the termination of any employee.
- 5. The following form shall be utilized as authorization for such deductions:

AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO

AUTHORIZATION FOR PAYROLL DEDUCTION

ву		
Please Print Last Name	First Name Mi	ddle Name
то		
Name of Employer	Department	
EffectiveI	hereby request and a	uthorize you
to deduct from my earnings each	Payroll Period	an amount
sufficient to provide for the rate of monthly union dues es No. Council No. Council No. Council No. Council amount shall be so certified. paid to the treasurer of Local AFSCME. This authorization terminated by me during the to of any year.	tablished by AFSCME The amount shall be on the mount deduct Union No, Coun shall remain in ef	Local Union certified by ange in such ed shall be cil No. fect unless
	Street Addr	ess
Employee's Signature		
	City and St	ate

Each employee who, on the effective date of this Agreement, is a member of the Union and has authorized dues deductions shall do so with the understanding that the deductions shall continue for the length of the contract.

Each employee hired on or after the execution of this ${\tt Agreement}$ shall be bound by the same dues deduction requirements.

REPRESENTATION

- A. It is mutually recognized that the principal of proportionate representation is a sound and sensible basis for determining the number of stewards.
- B. Both parties agree that the proportion of representation is adequate at this time, but if the need should arise to add, delete or modify the proportion of representation, the parties will meet and mutually agree to alter the allocation of representation.
- C. In each representative district, employees in the district shall be represented by one steward who shall be a regular employee working in that district and on that shift. An alternate steward will be provided for each district who will function only in the absence of a steward from work. In instances where both the steward and alternate steward are not at work, the chief steward shall act as the steward.
- D. The following are the districts of representation:

District 1	Waste Water	Treatment	Plant	_
	Day Shift			

- District 2 Waste Water Treatment Plant --Afternoon Shift
- District 3 Waste Water Treatment Plant Midnight Shift
- District 4 Waste Water Treatment Plant Maintenance
- District 5 Janitors Afternoon and Midnight Shifts
- District 6 Police and Fire Departments
- District 7 City Hall, Library Department, and Judicial Building
- District 8 D.P.W. Road Crews
- District 9 D.P.W. Garage
- District 10 Water Division Garage
- District 11 Water Meter Readers
- District 12 Engineering Division
- District 13 Sanitation Division
- District 14 Parks and Recreation Department
- District 15 Water Division Afternoon Shift
- E. Stewards during their working hours, without loss of time or pay, shall be released from their regular jobs to investigate reported grievances and to present said grievances to the Employer as herein defined. Other union representatives involved in the processing of grievances during

their working hours shall be released from their jobs and will not lose time or pay. This privilege shall not be abused.

- F. The Union Secretary and Treasurer will be allowed to perform union business during work hours without loss of time or pay, with their supervisor's permission. However, the City expects the Secretary and Treasurer not to abuse the privilege and when it is necessary to transact union business, it will be kept as brief as possible.
- G. During periods of layoff, union officers will be retained on jobs that are operating anywhere within the bargaining unit which they are capable of performing. Union officers are the Local President, Vice-President, Recording Secretary, Treasurer, Chief Steward, Executive Board Members and the Negotiating Committee.
- H. For representational purposes, stewards will be retained on jobs in their districts during periods of layoff regardless of seniority in their own classification, or if jobs are not operating in their own classification, in another classification in that district which is operating which they are capable of performing.

President, Vice-President, Chief Steward and Stewards shall not be required to change shifts pursuant to Article 17, Section 2, during their term of office.

- I. When working under Sections G and H, union stewards and officers and Negotiation Committee will receive their normal pay rate whether the classification in which they are working is higher or lower paid than their own classification.
- J. The City agrees to continue to provide time off without loss of pay for one authorized union representative who must be absent from work due to being elected or appointed to attend AFL-CIO and/or International conventions or conferences. Provided, however, this privilege shall not be abused
- K. Officers, Stewards, Executive Board Members and Negotiation Committee Members shall be allowed to attend the Union's general membership and contract ratification meetings without loss of pay.
- L. The Union President or his designated representative will be provided time off without loss of pay to attend the funeral of any member.

ARTICLE 10

GRIEVANCE PROCEDURE - PRESENTING A GRIEVANCE

Should any grievance or dispute arise between the parties including the application, meaning or interpretation of this Agreement, the employee and/or the Union may present a grievance to the City. An earnest effort shall be made to resolve such differences promptly and the following procedure shall be adhered to:

Step 1 (a)

An employee who believes he has a grievance because any provision of this Agreement has not been properly applied or interpreted towards him may discuss his complaint with his supervisor, or may secure his district steward to represent him in the matter. The employee may call his steward or ask his supervisor to assist him in securing his steward.

The steward will notify his supervisor that he has to process a potential grievance and will inform him where the complaint exists. The supervisor shall release the steward from his regular job in accordance with Article 9, Section E.

The supervisor shall make arrangements for the employee to be off his job to discuss his complaint with his steward before any discussion with the supervisor. The discussion between the employee and/or his steward and the supervisor shall be carried on in an orderly manner and every effort will be made to reach a satisfactory settlement at this point.

Step 1 (b)

If the matter is not satisfactorily settled by discussion with the supervisor at Step 1 (a), a grievance may be submitted in written form to the supervisor by the district steward. The written grievance shall set forth the nature of the grievance, the date of the matter complained of, identify and be signed by the grievant or grievants involved, so far as diligent effort will allow, and the provisions of this Agreement, if any, that the Union claims the City has violated. The supervisor shall answer the grievance completely and fully. His written answer shall be presented to the steward within three (3) working days of its presentation.

Step 2

If the supervisor's answer is not acceptable to the Union, it may appeal the decision to the division head, if any, in writing within three (3) working days after the decision rendered in Step 1. A meeting between the division head, or his designated representative, and other representatives of the City and the grievant, steward, and chief steward for the Union, plus pertinent witnesses, shall take place within three (3) working days from the date such meeting is requested by the Union. The union representatives may meet at a place designated by management on the City's property immediately preceding a meeting with the representatives of the City. If the grievance is not resolved at this meeting and a disposition given in writing, the division head shall give his written answer within three (3) working days from the date of the second (2nd) step meeting.

Step 3

If the answer given by the division head at Step 2, where applicable, is not acceptable to the Union, it may appeal the grievance in writing to the department head within three (3) working days after the decision rendered at Step 2. In departments having no division heads, the Union must appeal the

supervisor's answer to the department head in writing within three (3) working days after the receipt of the supervisor's answer. A meeting between the department head, or his designated representative, and other representatives of the City and the grievant, the steward, the chief steward, and the vice-president for the Union, plus pertinent witnesses, shall take place within three (3) working days from the date such meeting is requested by the Union. The union representatives may meet at a place designated by the City on the City's property immediately preceding a meeting with the representatives of the City. If the grievance is not resolved at this meeting and a disposition given in writing, the department head shall give his written answer within five (5) working days from the date of the third (3rd) step meeting.

Step 4

In the event the department head's answer is not satisfactory to the Union, it may appeal the grievance in writing to the Labor Relations Director within five (5) working days of the receipt of the decision rendered in Step 3. A meeting between the Labor Relations Director, or his designated representative, and other representatives of the City and the grievant, the steward, the chief steward, the vice-president, and the president, plus pertinent witnesses, for the Union shall take place within seven (7) calendar days after receipt of the appeal and request for such a meeting. The Union may include a representative of the Union Council and/or the International Union. If the grievance is not resolved and a disposition given in writing at this meeting, the Labor Relations Director shall give his written answer within ten (10) working days from the date of the fourth (4th) step meeting.

The Union may file through its president, or a designated representative, policy grievances (interpretation and application of agreement) at the fourth step of the grievance procedure.

Step 5 - Arbitration

Any unresolved grievance which has been fully processed through the fourth (4th) step of the grievance procedure may be submitted to arbitration in strict accordance with the following:

- 1. Arbitration shall be invoked by either party by filing of a Demand for Arbitration with the American Arbitration Association within one hundred twenty (120) days from the date of the fourth step answer. The selection of an impartial arbitrator and determination of the dispute outlined in the grievance shall be in accordance with all applicable rules of the American Arbitration Association.
- The arbitrator shall limit his decision strictly to the interpretation, application or enforcement of this Agreement and he shall be without power and authority to make any decision:
 - a. Contrary to, or inconsistent with, or modifying or varying in any way, the terms of this Agreement.

- b. Granting any wage increases or decreases.
- c. Granting any right or relief for any period of time whatsoever prior to the execution date of this Agreement.
- 3. The arbitrator shall be without authority to require the City to delegate, alienate or relinquish any powers, duties, responsibilities, obligations or discretions which by state law or city charter the City cannot delegate, alienate or relinquish.
- 4. No settlement at any stage of the grievance procedure, except an arbitration decision, shall be precedent in any arbitration and shall not be admissible in evidence in any future arbitration proceeding.
- The decision of the arbitrator in a case shall not require a retroactive wage adjustment in another case, except by express agreement of the parties.
- 6. There shall be no appeal from the arbitrator's decision, if made in accordance with his jurisdiction and authority under this Agreement. The arbitrator's decision shall be final and binding on the City, on the employee or employees, and on the Union.
- 7. In the event a case is appealed to an arbitrator and he finds that he has no power to rule on such case, the matter shall be referred back to the parties without decision or recommendations on the merits of the case.
- 8. The expenses of the arbitrator shall be shared equally by the parties. The aggrieved, his local representatives and witnesses shall not lose pay for the time off the job while attending the arbitration proceedings.
 - Arbitration, whenever possible, shall be conducted on the location where the grievance originated.
- 9. Except as provided herein by letter or agreement between the parties, the parties understand and agree that in making this contract they have resolved for its term all bargaining issues which were or which could have been made the subject of discussion. The arbitral forum here established is intended to resolve disputes between the parties only over the interpretation or application of the matters which are specifically covered in this contract and any supplemental agreements which are or may become part of this Agreement and which are not excluded from arbitration.

ARTICLE 11

GRIEVANCE PROCEDURE - LIMITATIONS

A. Any grievance settlement shall be made in accordance with the terms and spirit of this Agreement.

- B. Any grievance under this Agreement which is not filed in writing within ten (10) working days after the grievance arises, or knowledge of the grievance, shall not be considered a grievance.
- C. The time elements in the first four (4) steps can be shortened or extended by mutual agreement in writing at the time the agreement is reached.
- D. The Union may withdraw any grievance without prejudice at any step up to and including the fifth step prior to the arbitration hearing. However, the grievance once withdrawn may not be reinstated.
- E. Any grievance not answered by the City within the time limits established in the grievance procedure or extended by mutual agreement may be advanced to the next step by the Union by written appeal within the proper time limit after the answer is due.
- F. Any grievance not appealed by the Union in writing within the time limits established in the grievance procedure shall be considered settled on the basis of the last answer.
- G. Either party shall have the right at any time to refer a grievance to a higher step of the grievance procedure for disposition instead of hearing it at a lower step.
- H. The City shall not be required to pay back wages more than five (5) working days prior to the date a written grievance is filed.
- I. All claims for back wages shall be limited to the amount of wages that the employee otherwise would have earned less any compensation received from temporary employment obtained subsequent to his removal from the city payroll.
- J. In accordance with Section 11 of Act 336 of the Michigan Public Acts of 1947, as amended, individual employees within the bargaining unit, whether or not they are members of the Union, shall retain the right to present grievances individually to the Employer.

ARTICLE 12

DISCHARGE OR SUSPENSION

- A. The Employer agrees immediately, unless otherwise impossible, upon the discharge or suspension of any employee to notify in writing the employee and the union representative in the district of the discharge or suspension. If the steward cannot be reached, the following order shall be followed (1) alternate steward, (2) chief steward, (3) vice-president, and (4) president.
- B. The discharged or suspended employee will be allowed to discuss his discharge or suspension with his union representative and the Employer will make available an area where he may do so

before he is required to leave the property of the Employer. Upon request, the Employer or its designated representative will discuss the discharge or suspension with the employee and his union representative.

The discharged or suspended employee may not thereafter enter upon those areas of the premises of the Employer from which the general public may be excluded, except by specific permission of the Employer. However, this does not take away any rights as specified in Article 44.

- C. Should the discharged or suspended employee or the steward consider the discharge or suspension to be improper, a complaint shall be presented in writing through the union representative to the department head within three (3) regularly scheduled working days of the discharge or suspension. The department head will review the discharge or suspension and give his answer within three (3) regularly scheduled working days after receiving the complaint. If a meeting with the department head is requested in the complaint, it shall take place within three (3) regularly scheduled working days after such complaint is received. This meeting will be attended by the president, vice-president, chief steward, district steward, and the employee. If the grievance is not resolved and a disposition given in writing at this meeting, the department head shall give his written answer within three (3) working days from the date of the meeting. If the decision is not satisfactory to the Union, the matter shall be referred to the grievance procedure beginning with STEP 4. Except where authority is granted under this contract, the Civil Service Commission shall not have jurisdiction to hear any appeal or case where the issue involves any term or condition of employment specifically covered by this Agreement.
- D. In imposing any discipline on a current charge, management will not take into account any prior infractions in the course of his employment with the City of Warren which occurred more than eighteen (18) months previously.
- E. The Employer agrees to supply the employee and the union steward with a copy of any reprimand placed into his record and also guarantees the employee the right to review his personnel and civil service record upon request.

ARTICLE 13

SPECIAL CONFERENCES

A. Special conferences will be arranged between the Local Union President, or his designated representative, and the Labor Relations Director, or his designated representative, upon the request of either party. Such meeting shall be between representatives of the City and the Negotiation Committee of the Union and the Union President. Upon mutual agreement, witnesses for the Union may attend this meeting.

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. Such conferences shall be held within seven (7) workdays after the request is made.

Conferences shall be held between the hours of 9:00 a.m. and 3:00 p.m. The members of the Union shall not lose time nor pay for the time spent in such special conferences. This meeting may be attended by representatives of Michigan Council #25 and/or legal counsel.

- B. The union representatives may meet at a place designated by the City on the City's property for at least one (1) hour immediately preceding a meeting with the representatives of the City for which a written request has been made.
- C. Problems of health and safety shall be proper subject matter for discussion at special conferences, or proper subject matter for the grievance procedure.
- D. The City shall designate place of meeting for special conferences.
- E. The Negotiation Committee shall have the right to investigate during regular working hours any matters which are to be brought to a special conference, without loss of time or pay. This privilege shall not be abused.

ARTICLE 14

SENIORITY

- A. A new employee hired into the bargaining unit shall be considered a probationary employee for the first ninety (90) calendar days of his employment. A probationary employee shall become a seniority employee by working ninety (90) calendar days during a period of one year. Thereafter, he shall rank for seniority from the ninetieth (90th) day prior to the day he acquired seniority. Employees who were in the E.E.A. Participant Group and who have moved into permanent city-funded positions as of July 1, 1977 will be maintained on the regular seniority list with their seniority beginning from the first day they were hired under the E.E.A. grant. Any change in such seniority must be made subject to section F of this Article. There shall be no seniority among probationary employees.
- B. The Union shall represent probationary employees for the purpose of collective bargaining and in respect to rates of pay, wages, hours of employment and other conditions of employment, except discharged, disciplined, dismissed or laid-off probationary employees for other than union activity.
- C. Temporary employees may be hired into bargaining unit positions from time to time on a seasonal basis or when otherwise required. No employee shall work in a bargaining unit position on a

full-time temporary or part-time temporary basis for longer than ninety (90) consecutive days, except that the Employer and the Union may mutually agree to extend such employment for an additional ninety (90) day period. Temporary employees shall not be considered to have seniority, shall receive no fringe benefits, and shall not share in equalization of overtime. This provision shall not be interpreted to prevent the assignment of a temporary employee to overtime on his own job; provided, however, that no full-time employee in that classification shall be denied the opportunity to work such overtime first.

D. If an employee is transferred or promoted to a position under the Employer not included in the bargaining unit and thereafter returns to a position within the bargaining unit, he shall have his accumulated seniority while working in the position he held outside the bargaining unit.

Employees transferred or promoted under the above circumstances shall retain all rights accrued for the purpose of any benefits provided for in this Agreement. Upon return from such a transfer or promotion, the employee shall be returned to the bargaining unit in his former classification, seniority permitting. If he cannot be placed in his former classification, he will be placed into work generally similar to that which he did last prior to his transfer or promotion out of the bargaining unit.

- E. An employee shall lose his seniority and his employment under the following circumstances:
 - 1. If he resigns.
 - If he is discharged and such discharge is not reversed through the grievance procedure or the courts.
 - 3. If he is absent for six (6) consecutive working days or fails to return to work within six (6) consecutive working days of the expiration of any type of leave of absence without properly notifying the Employer, unless he has a reasonable explanation for failing to notify. Exceptions may be made in proper cases. If the explanation is not accepted by the City, the Union may appeal the decision to the fourth step of the grievance procedure.
 - If he fails to return to work within ten (10) working days after being recalled from a layoff as set forth in the recall procedure.
 - If he is laid off for a continuous period equal to his length of seniority or of one (1) year, whichever is greater, as set forth in the recall procedure.
 - 6. If he retires.
- F. The Employer shall furnish the Union an up-to-date seniority list at least every four (4) months. Such list shall include the names of all bargaining unit employees, their job classifications and seniority dates.

SENIORITY - Continued

Changes in an employee's seniority date shall be by mutual agreement of the parties.

All former C.E.T.A. employees who were employed continuously shall have their seniority date changed to correspond with their benefit date.

- G. Ties in seniority of employees hired into the Sanitation Division on September 1, 1969 shall be broken by the order of their hire by the private contractor previously responsible for refuse pickup.
- H. The term benefit date as used in this Agreement is arrived at by subtracting gaps in service time from the employee's date of hire. Service time includes actual time worked plus periods of paid time off, such as sick leave and vacation.

ARTICLE 15

LAYOFF

- A. In accordance with Article 5, the Employer may reduce its working force in a given classification in any division or department.
- B. The Union shall be notified in advance of any anticipated layoff to allow them to work closely with management and a special conference may be called.
- C. Whenever possible, employees being laid off shall be given at least fourteen (14) calendar days notice of layoff. In cases of emergency, no less than seven (7) calendar days notice shall be given. The Employer shall furnish a copy of such notice to the Union immediately.
- D. When a reduction in work force occurs in a given classification in a given division or department or when an employee returns from a leave of absence resulting in a layoff, the order of layoff for such classification in such division or department shall be as follows:
 - Temporary employees, as defined in Article 14, shall be laid off first.
 - 2. Probationary employees, as defined in Article 14, shall be laid off in order of their date of hire. Such employees may displace other probationary employees in the same classification with a later date of hire. Once laid off they shall have no reemployment rights, except that they may be placed in the order of their date of hire on a preferred eligible list.
 - Seniority employees serving trial periods in the classification being reduced shall be laid off in order of their date of entry into the classification and shall be reduced to their permanent classification, seniority permitting.

- 4. Seniority employees who have completed the trial period for the classification being reduced shall be laid off in order of their city seniority and may elect to displace lower seniority employees in the same classification in another division of their department, or, if none, in another department; provided, however, that a greater seniority employee shall not displace a younger seniority employee from a position unless he is able to perform the work of that position.
- 5. Seniority employees who have completed the trial period for the classification which is being reduced and which is part of a promotional series as hereinafter provided may, if laid off, elect to displace lower seniority employees in a lower class of that series in their own division, or, if none, in their own department, or, if none, in another department; provided, however, that a greater seniority employee shall not displace a younger seniority employee from a position unless he is able to perform the work of that position. Should the application of the above procedure result in a lower seniority employee being placed into a higher paying position than a higher seniority employee, the higher seniority employee may choose to be placed in such higher paying position provided he is able to perform the work of that position.
- 6. In the event that any D.P.W. Service Specialist, W.W.T.P. Building and Grounds Specialist or Technician, or Sanitation Operator Specialist or Technician is involuntarily removed from their division as a result of a reduction in work force, and has bumping rights into one of the other aforementioned classifications, said movement shall be made without a trial period being required.
- E. An employee who cannot be placed in another position in his classification or in his classification in his classification series in accordance with the above procedure may elect to displace a lower seniority employee in an equal or lower paying classification in his own division, or, if none, in his own department, or, if none, in another department; provided, however, that a greater seniority employee shall not displace a younger seniority employee from a position unless he is able to perform the work of that position. It shall be presumed that an employee who passed his probationary period in another classification is able to perform the work of that classification. An employee may displace a lower seniority employee in a higher paying classification only if he completed his trial period in such higher paying classification or has previously performed in the higher classification and is able to perform work of the higher classification without a trial period. Should the application of the above procedure result in a lower seniority employee being placed into a higher paying position than a higher seniority employee, the higher seniority employee may choose to be placed into such higher paying position provided he is able to perform the work of that position.

F. Employees who are laid off from their permanent classification, in accordance with the above procedure, shall have their names listed on a reemployment list for that classification in the order of their seniority.

RECALL

- A. Recall rights for an employee shall expire if he is laid off for a continuous period equal to his length of seniority or of one (1) year, whichever is greater.
- B. When an increase in work force occurs and there are employees on layoff, the following rules shall apply:
 - A notice of all job openings will be sent to laid-off employees and the Union President.
 - Insofar as possible, employees will be returned to the division or department where they were working prior to layoff.
 - 3. Employees whose names appear on the reemployment list for the classification being increased shall be reappointed to that classification according to seniority.
 - 4. Laid-off employees who are not recalled after the completion of the above procedure may elect to accept employment in a vacant position in a lower classification of the series to which their classification belongs.
 - 5. Laid-off employees who are not recalled after the completion of the above procedure will be granted an opportunity, in accordance with seniority, to be appointed in preference to any civil service residents list to vacancies in classifications within the Local 1250 bargaining unit if they possess the basic qualifications for the classification and are able to pass the required examination, if such is required of Local 1250 employees under Article 29. Employees appointed under this section shall be granted up to an eight (8) week trial period to determine their ability to perform the job.
 - 6. Notice of recall shall be sent by certified mail (receipt requested) to those on the reemployment list at their last known address. It shall be the employee's responsibility to notify the Employer of any change of address.
 - 7. No laid-off employee shall be required to take a temporary position if he has obtained interim employment elsewhere. Should the temporary position become permanent, the employee shall be notified again and be given first preference to that position.
 - 8. Should a person fail to answer within eleven (11) working days after notice is sent or fails to give a satisfactory explanation for not answering, he will be considered as having voluntarily resigned.

- 9. Should an employee have accepted interim employment elsewhere during his layoff and should said employee respond as required in Section 8 above, he shall be allowed to give his interim employer a two (2) week notice of his resignation before returning to the city employment. Notice shall be given to the interim employer on his next regular business day.
- 10. In instances where employees do not report for work within the required time limit, the next employee in seniority may be recalled. If such next employee has resigned from other employment to accept a position in lieu of an employee who failed to report for work within the required time limit, he shall not thereafter be displaced by such older seniority employee.
- Independent of any recall rights as defined by this section, laid-off employees shall have promotive rights under Article 29.
- 12. Any dispute between union and management shall be subject to immediate negotiation under the provisions of special conferences and are proper subject for the grievance procedure starting at Step 4.

ARTICLE 16

UNEMPLOYMENT COMPENSATION

The City agrees to pay hospitalization coverage to those employees who have been laid off under Article 15 and are drawing unemployment compensation under the State of Michigan unemployment compensation plan for the first thirty (30) days of layoff if the employee has sufficient benefit weeks accrued to qualify for this length of coverage. Likewise, the City will pay life insurance coverage through the total benefit weeks that the employee has accumulated to a maximum of twenty-six (26) weeks. It is understood that although employees may be entitled to unemployment compensation under the State plan for separations other than layoffs, the above benefits apply only to employees who have been laid off. The City will permit seniority laid-off employees to remain in group hospitalization plans at the employee's expense for as long as the hospitalization plans will allow up to the limit of their seniority.

ARTICLE 17

SHIFT PREFERENCE

In instances where employees within the same classification and the same division or department are employed on different shifts, the greater seniority employees shall be placed on the shift of their preference in accordance with the following procedure. It is understood that for purposes of this Article the word "shift" means either the day shift, afternoon shift, or midnight shift and does not refer to different starting times within each shift.

SHIFT PREFERENCE - Continued

- A. An employee may register his shift preference choice with his division or department head, whichever is applicable, twice a year from August 15th to September 1st and from February 15th to March 1st.
- B. Employees with the greatest seniority will be placed on the shift of their preference as soon as arrangements can be made. However, arrangements will be made by October 1st and April 1st.
- C. If a vacancy occurs during the year, the department or division will poll the employees for the purpose of filling the vacancy with the senior eligible employee.

ARTICLE 18

SHIFT DIFFERENTIAL PAY

- A. Premium pay for afternoon and midnight work is to be paid as follows:
 - Premium pay of five percent (5%) of base pay per hour for the afternoon shift.
 - Premium pay of seven percent (7%) of base pay per hour for the midnight shift.
 - w.w.T.P. Relief Operator Technicians and Laboratory Technicians on the swing shift shall receive premium pay of seven percent (7%) of base pay per hour.
 - Employees whose regular shift begins at 11:30 a.m. or later shall receive one half (1/2) the afternoon shift premium for all hours worked.
- B. For the purpose of this section, "shifts" are defined as follows:
 - Afternoon Shift: Afternoon shift is hereby defined as any full-time shift commencing at the hour of 2:00 p.m. or between the hours of 2:00 p.m. and 6:00 p.m., which terminates not later than two (2) hours after midnight.
 - Midnight Shift: Midnight shift is hereby defined as any full-time shift commencing at the hour of 10:00 p.m. or between the hours of 10:00 p.m. and 4:00 a.m., which terminates not more than twelve (12) hours after the hour of 12:00 midnight.

ARTICLE 19

WORKING HOURS AND OVERTIME

A. The normal workday and workweek for salaried employees shall be seven and one half (7-1/2) hours per day, five (5) days per week, for a total of thirty-seven and one half (37-1/2) hours per week. The normal workday and workweek for hourly employees shall be eight (8) hours per day, five (5) days per week, for a total of forty (40) hours per week.

B. It is not the City's intent that library employees will be alone in the libraries beyond 2:00 p.m. All library employees will have a regularly scheduled lunch period. When employees are left to work alone during their break periods or lunch periods, they will be permitted to close the library to provide themselves with these reliefs.

Without prejudice to the City's right to determine reasonable schedules of work expressed in Article 5, the City will provide two consecutive "off days" for employees of the Library Department.

Libraries will be closed the Saturday before Easter and the Saturday after Thanksgiving.

- C. It is the intent of the City to maintain the Animal Control Officers in the Police Department on a Monday through Friday workweek.
- D. The City shall cause to be posted in each division and department the normal starting time for the employees in that division or department. No change shall be made in the posted starting time unless forty-eight (48) hours written notice is given.
- E. In accordance with Article 5, the Employer may schedule a reasonable amount of overtime work, but when such overtime is scheduled payment shall be in accordance with the following rules:
 - 1.a. For the first eight (8) hours worked in excess of an employee's normal workday within a continuous twenty-four (24) hour period beginning with the starting time of the employee's shift, such employee shall be compensated at one and one half (1-1/2) times his normal straight time rate.
 - b. For the time worked in excess of sixteen (16) continuous hours and for hours worked in excess of sixteen (16) hours in a continuous twenty-four (24) hour period beginning with the starting time of the employee's shift, such employee shall be compensated at two (2) times the normal straight time rate.
 - c. Any employee who works sixteen (16) or more hours within a continuous twenty-four (24) hour period commencing with the starting time of the employee's shift will, whenever possible, be released for an eight (8) hour period before he is required to report to work for his next normal workday. If, however, the City is unable to release such employee, he shall continue to receive two (2) times the normal straight time rate for all hours worked in excess of sixteen (16) hours until he is released from work for eight (8) hours. If all or any part of such eight (8) hour period coincides with the employee's next normal workday, he shall suffer no loss of his straight time pay he would ordinarily earn during such period. If in the judgment of the City the employee cannot be gainfully employed during the portion of his normal workday remaining

after the expiration of such eight (8) hour period, such employee may be excused from work for the remainder of his normal shift without loss of his straight time pay.

- All work performed on a Saturday shall be compensated at one and one half (1-1/2) times the normal rate and all work performed on a Sunday shall be compensated at two (2) times the normal rate, except as hereinafter provided.
- 3. It is not the City's intent to operate the libraries on Sundays. However, if the City should decide to schedule Sunday library hours, the City acknowledges that those employees who work would receive double time in accordance with Section 2 above.
- 4. If employees whose work is normally affected by the weather are sent home due to inclement weather, they shall be guaranteed a minimum of four (4) hours pay at the normal rate, providing that such employees shall continue to be available for work during that period of time. This provision shall not apply to instances where city facilities must be shut down as a consequence of a snowstorm, flood, or other severe weather or natural conditions.
- 5. Employees on continuous or continued service shall be governed by the following rules:
 - a. Time and one half shall be paid for the first regular day off worked in accordance with present and past practices.
 - b. Double time shall be paid for the second regular day off worked in accordance with present and past practices.
 - c. "Continuous service," as used herein, shall mean that city service on a twenty-four (24) hour per day, seven (7) day per week basis.
 - d. "Continued service," as used herein, shall mean that city service which is on a seven (7) day per week basis, but is not a twenty-four (24) hour per day operation.
 - e. Continued and continuous service employees scheduled to work Saturday and Sunday as part of their normal workweek will be paid on a straight time basis.
 - f. Double time shall be paid for overtime worked by continued and continuous service employees on any of the thirteen holidays designated in Article 20 and on Easter Sunday.
- 6. All work which is performed by Local 1250 bargaining unit employees during their regular workday will be offered to Local 1250 bargaining unit employees in the same classification and in the same department or division first when overtime is necessary.

- 7. It is not the intent of the City to have bargaining unit work performed by supervisory employees either during regular or overtime hours. Nothing in this section should be construed as preventing intelligent immediate action at the site of an emergency to protect life and property. Furthermore, it is recognized that a foreman has a responsibility to train an individual, by example if need be, to perform a task properly and safely.
- Any employee who works past his normal quitting time will receive overtime pay based on one tenth (1/10) of an hour intervals.

9. Equalization of Overtime Procedure

Whenever possible, overtime shall be equally distributed among all eligible employees in the same job classification within the same division or department, except at the Waste Water Treatment Plant where the W.W.T.P. Operator Specialists will share their overtime equally by shift. Overtime shall not be equalized between classifications or between departments or divisions. Overtime will be shared equally in the same job classification having "restricted" and "unrestricted" status.

The following overtime procedure is effective as of the contract execution date:

- a. A list of cumulative overtime hours shall be posted and revised daily which shall be kept to the one tenth (1/10) hour.
- b. List shall start with the overtime hours as of the contract execution date and shall run continuously. At the end of one (1) year, the list will be revised by subtracting the lowest person's hours from each classification and restart from there.
- c. New employees and employees changing classifications shall enter with the same number of overtime hours as the employees with the highest number of overtime hours in the same classification.
- d. Employees who are scheduled to work overtime will be given as much advance notice as is practicable so that they can make any personal arrangements that may be necessary. Failure to give the employee the proper notice shall cause an employee who declines the offer not to be charged.

An individual employee's personal problems in connection with working overtime will be given careful consideration and his individual needs will be recognized. The individual employee's request to be excused from an overtime work assignment will receive every possible consideration. When the employee's request is granted, he will be notified as far in advance as possible so that

the employee can make his personal plans accordingly. Thereafter, any cancellation or change in the arrangements to excuse the employee will only be made with his consent.

- e. An employee will be charged for overtime if he declines the offer, provided sufficient notice has been given as described in Paragraph d. Hours charged shall be equal to those paid to the employee that accepts the overtime. At the Waste Water Treatment Plant when an employee refuses to accept overtime at time and one half or double time, he will be charged at his prevailing rate for that day.
- f. Overtime refused because of vacation, sick days, personal business days, union business, funeral leave, bonus vacation, and floating holidays shall not be charged.
- g. Vacation to be from the time the employee leaves (end of regular shift) until he reports back to work (starting time of regular shift).
- h. Whenever possible within the classification of Construction Specialist, the employee with the least number of overtime hours shall be assigned to the next construction project that becomes available.
- i. Whenever possible, when the difference in overtime hours between the highest and lowest employee in the Construction Specialist classification exceeds one hundred (100) hours, reassignment of the employee shall be made in an effort to equalize the overtime.
- 10. If an employee is called into work or allowed to report for work, he will be guaranteed four (4) hours of pay at his normal rate. In the event the time worked by the employee exceeds said minimum guarantee, he shall be compensated at the applicable rate based upon the actual time worked on the calendar day. Provided, however, that this clause shall not apply with respect to subsequent instances of call-in until the time period covered by the previous call-in has expired. Provided further that an employee who has completed his work for the day but has not left the premises and is given an overtime assignment shall not receive call-in pay.
- Employees whose normal workweek includes Saturday shall not receive overtime rate for that day.
- 12. Employees may elect to be paid for all overtime worked or elect to receive compensatory time. A maximum of one hundred fifty (150) hours shall be placed on the amount of compensatory time that may be accumulated.

The one hundred fifty (150) hour maximum shall apply to overtime worked once converted to straight time hours. The employee has the option of taking compensatory time off or allowing his time to accumulate to a minimum of eight (8) hours and turn it in for cash payment. When converted to pay, compensatory time shall be paid at the rate in effect when payment is made. Upon termination of employment, Local 1250 employees shall receive full payment for their compensatory time.

Compensatory time earned shall be reported to the department and/or division head on forms provided by the City. A record of compensatory time accrued shall be maintained by the department and/or division head. All requests for compensatory time off or payment shall be submitted to the department and/or division head for prior approval.

Employees shall be permitted to utilize compensatory time unless its use would be unduly disruptive to division or department operations. In determining whether undue disruption occurs, the City will utilize as part of its guidelines the elements set forth by the U.S. Department of Labor, which are (1) Normal work schedule; (2) Anticipated work loads; (3) Emergency situations; and (4) Availability of substitute staff. It is understood that in making a decision to allow the use of compensatory time, department and/or division heads will consider all of these factors and make every attempt to accommodate requests for compensatory time will be considered in the order made. Compensatory time is not intended to be used for sick leave purposes. An employee's compensatory time use is limited to the number of hours he has accrued in his compensatory time bank.

F. When an employee agrees to hold himself available for possible emergency call back to work outside his regularly scheduled working hours by remaining at his place of abode or elsewhere and leaving word with a person designated by the City as to where he may be reached, he shall be compensated at the base rate of one (1) hour pay for weekday standby, one and one half (1-1/2) hours pay for Saturday standby, and two (2) hours pay for Sunday and holiday standby. No employee will receive less standby pay rate than under the 1973/75 contract. Refusal of standby will not be considered a refusal of overtime and there will be no charge for overtime not worked.

The City will determine which classifications and the number of employees who will be asked to stand by and will also determine the extent of the standby period which shall not, however, exceed one (1) week in length. Standby opportunity shall be determined in accordance with the posted overtime equalization list, unless some other procedure is agreed upon between the Union and the City.

G. Refuse Removal Incentive Program

- All employees working as a crew who start their route at the scheduled starting time and finish their assigned route before their scheduled quitting time will be compensated for a full eight (8) hour day. Employees may be required to finish their initial assigned route.
- 2. All employees working as a crew, upon completion of their assigned route, who volunteer to start an unassigned route shall be paid one and one half (1-1/2) times the regular rate for work hours completed. The driver of the crew shall log the starting time of the route.
- 3. All employees working as a crew, upon completing their assigned route, and volunteering to start and complete an unassigned full route will be given eight (8) hours at one and one half (1-1/2) times the regular rate, or one and one half (1-1/2) times the regular rate for all hours worked, whichever is greater. The driver of the crew shall log the starting time of the route.
- 4. All employees working as a crew, upon completing their assigned route, and volunteering to start and complete an unassigned half route will be given four (4) hours at one and one half (1-1/2) times the regular rate, or one and one half (1-1/2) times the regular rate for all hours worked, whichever is greater. The driver of the crew shall log the starting time of the route.
- All work performed after sixteen (16) hours or two (2) routes shall be compensated at the rate of two (2) times the regular rate.
- 6. If there are not sufficient volunteers to perform the required work, the Employer may assign crews in accordance with Sections 2, 3, 4 and 5 above, using the overtime equalization method specified in Article 19, Section E.9.
- Crews who have completed their initially assigned route and are not assigned further routes as provided in Section 6 above shall be released from duty.
- 8. Sanitation routes, except for the commercial route, will be rotated on an annual basis using the drawing procedure mutually agreed upon by the parties on December 16, 1981. The annual route exchange will take place on the first Monday in May.

Should a member of the crew now on the commercial route wish to be removed or should it become necessary to remove a member, the opening will be posted and qualified employees within the Sanitation Division will be allowed to bid for it. The senior applicant will trade places with the person coming off the route.

H. Employees who are unable to report for work due to extraordinary severe snow conditions to be allowed to charge their absence to sick bank if they do not have personal business days remaining or to vacation leave.

ARTICLE 20

HOLIDAY PAY

Employees shall be paid for the following holidays:

New Year's Day Washington's Birthday Good Friday

Memorial Day Labor Day Veterans Day

Thanksgiving Day Martin Luther King Day Independence Day Friday after Thanksgiving Christmas Dav Day before Christmas Day before New Year's

> A. If work is necessary on the above holidays, double time shall be paid plus the regular day's pay.

Sanitation pickup crews, transfer station personnel, and mechanics will work on Good Friday and Veterans Day at the rate of time and one half plus the regular day's pay and will receive the following Saturday off.

Should Veterans Day fall on Saturday or Sunday, sanitation pickup crews, transfer station personnel, and mechanics shall work the off day at the rate of time and one half plus the regular day's pay.

- B. When a holiday falls on a Saturday, employees shall be given the last working day prior to the holiday off.
- C. When a holiday falls on a Sunday, the next working day shall be considered to be the holiday.
- D. If a holiday is observed during an employee's vacation period, the employee shall receive an additional day off with pay.
- E. Employees on continuous and continued service at the Waste Water Treatment Plant shall receive fifty dollars (\$50.00) or one day's pay, whichever is greater, plus the regular day's pay for Easter Sunday. The fifty dollars (\$50.00) or one day's pay is to be received whether or not such employees are scheduled to work on Easter Sunday. Payment will be made with the first paycheck following the holiday.
- F. Employees called in for work on a holiday shall be guaranteed a minimum of four (4) hours pay at the premium rate. In the event that the time worked by the employee exceeds said minimum guarantee, he shall be compensated at the applicable rate based upon the actual time worked on the calendar
- G. It is agreed that the employees shall have all general election days (City, State, and Federal) off with pay.

- H. For working on a general election day (City, State, and Federal), employees shall be paid their regular day's pay in addition to time and one half for all time worked. A minimum of six (6) hours work shall be guaranteed. Continuous and continued service employees not scheduled to work on general election day shall receive an extra day's pay.
- I. Holiday pay for employees on continuous and continued service shall be fifty dollars (\$50.00) or one day's pay, whichever is greater, plus the regular day's pay. Holiday pay is to be received whether or not such employees are scheduled to work on such holidays, and will be paid twice a year on the first pay in December (5 holidays) and the first pay in June (8 holidays).
- J. Employees shall be entitled to three (3) floating holidays per calendar year to be taken off with the approval of their supervisor. New employees shall be entitled to one floating holiday after six months of service, and three after one year of service.
- K. An employee must work on the regularly scheduled service day before and after a holiday to qualify for holiday pay unless he is off on sick leave, vacation, or off with permission of his department and/or division head.

ARTICLE 21

VACATIONS

- A. Vacation periods shall run from January 1st to December 31st each year.
- B. All employees, except continuous and continued service employees at the Waste Water Treatment Plant, who have one (1) year of service are entitled to two (2) weeks paid vacation. Provided, however, that if an employee joins the city service prior to the beginning of the calendar year, he shall be permitted one (1) vacation day for every month of service in the previous calendar year, accumulating to a maximum of ten (10) days, which shall be taken during the following calendar year.
- C. All employees, except continuous and continued service employees at the Waste Water Treatment Plant, with three (3) years of service shall be entitled to one (1) additional day of vacation. All employees, except continuous and continued service employees at the Waste Water Treatment Plant, with four (4) years of service shall be entitled to fourteen (14) days of vacation. All employees, except continuous and continued service employees at the Waste Water Treatment Plant, with five (5) years of service shall be entitled to fifteen (15) days of vacation. Thereafter, employees will receive one (1) additional day of vacation for each additional year of service not to exceed five (5) weeks of vacation (25 working days).

- D. Employees may take vacations any time of the year and shall be entitled to choose either a split vacation or take their entire vacation at one time, provided that the time chosen is agreeable to the division and/or department head. Seniority shall be the prevailing factor in determining conflicting desires in accordance with the following procedures:
 - 1. Employees may make application to their division or department head for vacation time off, in writing, by April 15th of each year, indicating at least a first and alternate choice. Vacation periods at the Waste Water Treatment Plant shall be split with one half to be taken between April 1st and September 30th and the other half to be taken between October 1st and March 31st. Application for such split vacation at the Waste Water Treatment Plant shall be made within three weeks after the final selection of shifts and positions for that period.
 - 2. In the event that more employees apply for time off than can be spared at a given time, city seniority will be the basis for resolving priority of applications. However, at least one out of every six employees may be on vacation at any given time. It is understood that this refers to present practice as to vacation groupings.
 - 3. Each employee will be given a written disposition of his request within five (5) working days of the vacation application closing date. Approved vacation time off will not thereafter be cancelled or changed without the mutual consent of the Employer and the employee, nor will an employee be called back to work from vacation for regular or overtime work, including emergencies, unless agreed upon by the Employer and the employee and the relevant overtime list has been exhausted first.

If no written disposition is received by the employee within the time limit, vacation will be considered approved.

- 4. All requests for vacation made after April 15th will be handled on a first come first served basis and seniority will not be a prevailing factor.
- 5. An employee will be considered on vacation from the end of the shift on the last regular workday worked until he reports for work on the first regular workday after his vacation.
- Any vacation time off, or vacation bonus day selection not scheduled by an employee by October 1 of each year shall be scheduled by the City.
- E. No employee shall be permitted to bank his vacation from one year to the next (except any employee who is off due to illness of any nature or funeral leave during his regularly scheduled vacation may carry over a maximum of two (2) weeks if he cannot reschedule his vacation),

and December 31st of each year shall be considered as the end of vacation opportunity for the year. All vacation periods will be paid under the same provisions and in the same manner as though the employee had worked his normal workweek. Employees must take vacations. However, vacation time accruing on or after December 1st may be applied to vacation accruing the following year.

- F. Continued and continuous service employees at the Waste Water Treatment Plant shall receive two 10-day vacations upon the completion of one year of service. Such employees shall receive two 11-day vacations after eleven years of service; two 12-day vacations after twelve years of service; two 13-day vacations after thirteen years of service; two 14-day vacations after fourteen years of service; and a maximum of two 15-day vacations after fifteen years of service.
- G. Upon retirement or death, accrued vacation for the current year shall be paid to the retirant or to the deceased's estate.
- H. A bonus vacation day system will be provided which will allow a maximum value of twelve (12) days to be earned in accordance with the following formula:

0	absences	during	a	calendar	year	 12	days
					ear		
2	absences	during	а	calendar	year	 8	days
3	absences	during	а	calendar	year	 6	days
4	absences	during	а	calendar	year	 4	days
5	absences	during	а	calendar	year	 2	days
6	absences	during	а	calendar	vear	 0	days

Absence days counted will be sick leave or personal leave days, as well as absences when sick leave is not available or is otherwise not charged to sick bank. An employee who has been off less than ten (10) workdays, not necessarily consecutive, within a calendar year due to on-the-job injury will qualify for the bonus plan.

Annually, employees having less than ten (10) years seniority may use a maximum value of twelve (12) days of the bonus vacation system by exercising one of the following options subject to the conditions provided therein:

- 1. Receive pay for days earned:
 - a. Request must be made prior to December 1 in the year following which the days were earned.
 - b. A maximum of six (6) days shall be paid.
 - c. Payment shall be at the rate in effect when the money is drawn.
 - Bonus days paid will be deducted from the employee's sick bank.
- 2. Take all bonus days earned off:
 - a. Days shall be taken the year following when they are earned.

- b. The bonus days taken shall be deducted from the employee's sick bank.
- Receive any combination of pay (not to exceed six days pay) and time off subject to compliance with the procedures described in Options a and b.
- 4. Pass up the bonus by having all days earned and not taken remain in the accumulated sick bank. Under this option, the bonus days off or any cash reimbursement is forfeited.

Employees having ten (10) years seniority or more may elect to receive pay for up to one half (1/2) of the days earned, and take up to one half (1/2) of the days earned off, or pass up the bonus. Such employees shall not take off more than one half (1/2) of the days earned.

ARTICLE 22

INSURANCE

- A. All employees covered by this Agreement shall be provided with the Michigan Hospital and Medical Service Plan, or its equivalent, known as "MVF-1" with "Master Medical," and also including the following riders: D45NM, F-FC, SA-SD, PD-EL, MM-M, and MM-AL. Prescription Drug Rider with two dollar (\$2.00) prescription deductible shall be provided.
- B. The Employer shall meet and confer with the Union in special conference prior to implementing an insurance plan to replace the Blue Cross-Blue Shield Plan presently offered to employees.
- C. These benefits shall apply to the employee, his spouse and his dependent children, and to retirees, their spouses and dependent children. The cost of these benefits is to be borne fully by the Employer.
- D. The Hospital and Medical Service Plan shall provide coordinated coverage between any available Federal program (Medicare), benefit, or plan which will in total result in benefits at least the same as those provided under the Blue Cross-Blue Shield Plan presently in effect at no cost to the retiree.
- E. The Employer shall provide all employees with the ML, IMB-OB, and OPC-OPPC Blue Cross-Blue Shield riders, with the premiums paid for by the City. One annual routine "non-diagnostic" pap test shall be provided at no cost to the employee.
- F. The City shall have a clause or rider added to the Hospital and Medical Service Plan which will prevent payment for duplicate coverage in cases where both the employee and a spouse or dependent are eligible for such coverage.
- G. All employees covered by this Agreement shall be offered a Health Maintenance Organization Plan as an option to the current Blue Cross Plan. It is understood, however, that should the cost of such plan rise above the cost of the current Blue Cross Plan, the employee will pay the difference. All

employees shall be advised of this stipulation in writing along with the policy duration at the time of enrollment. Employees covered under the Health Maintenance Organization Plan shall receive the optical and prescription drug riders available through such plan.

- H. Effective upon date of ratification, employees hired before the 25th of the month shall receive medical insurance coverage on the 1st of the following month. Employees hired on or after the 25th of the month shall receive medical insurance coverage on the 1st of the second month following date of hire, subject to the terms and conditions of the plans.
- Blue Cross benefits will be brought up to match any improvements negotiated by other city bargaining units.
- J. Employees and retirees shall have the option once a year, during the open enrollment period, to have the medical/hospitalization coverage set forth herein or the Health Maintenance Organization. The Employer will have no obligation to give notice regarding the open enrollment period for retirees; notification will be the obligation of the retiree.
- K. Notwithstanding anything herein to the contrary, any employee in the bargaining unit may elect to waive coverage under the health insurance policies provided for herein. An employee waiving health insurance coverage shall complete and file with the City such documents as the City may require. The election shall be filed prior to the beginning of the insurance policy "plan year" which is being waived. During the first year of this contract, an employee may waive coverage within thirty (30) days of the date of ratification and receive a prorated payment based upon the number of months remaining in the plan year. Within sixty (60) days of the filing of such waiver, the City shall pay the employee the sum of five hundred dollars (\$500.00) to compensate such employee for the waiver of coverage under the health insurance policies provided for herein. An employee who waives health insurance coverage shall not be permitted to revoke or rescind such waiver until the next open enrollment period; PROVIDED HOWEVER, AN EMPLOYEE, SUBJECT TO POLICY REQUIREMENTS AND CONDITIONS AT THE TIME HE EXERCISES THE ELECTION, MAY REINSTATE HIS HEALTH INSURANCE IN THE EVENT COVERAGE PROVIDED BY HIS SPOUSE IS TERMINATED, BUT IN SUCH CASE THE EMPLOYEE SHALL REIMBURSE THE CITY FOR THE PAYMENT MADE TO HIM UNDER THIS PROVISION.
- L. Employees shall be provided with a death benefit plan or life insurance plan which shall contain accidental death (double indemnity) and dismemberment coverage features. The full premium cost is to be borne by the Employer. The coverage shall be based upon each employee's base pay to the nearest one thousand dollars (but not less than the current coverage).
- M. Effective October 11, 1991, employees covered by this Agreement shall receive life insurance in the face amount of five thousand dollars (\$5,000.00) upon their retirement.

N. All employees shall be covered by a 75/25 Delta dental insurance program, or its equivalent, whereby the City pays the premium for such plan.

ARTICLE 23

SICK LEAVE

 $\,$ Paid sick leave will be granted without exception as provided in the following:

- A. All employees of the City of Warren covered by this Agreement shall earn sick leave with full pay of one (1) normal service day of straight time for each period of service of one (1) month. Such sick leave shall accrue monthly and shall not exceed twelve (12) service days in any one fiscal year. After completion of probationary period, each employee shall be entitled to utilize his accumulated sick bank.
- B. Employees hired prior to March 7, 1984 may accumulate sick leave to a maximum of two hundred twenty-five (225) days. Upon death while in the service of the City, an employee's beneficiary shall be paid one hundred percent (100%) of his accumulated sick leave. Upon retirement, an employee shall be paid eighty percent (80%) of his accumulated sick bank to be included in the employee's final average compensation. Upon severance from the City in good standing after five (5) years of service, an employee shall be paid twenty-five percent (25%) of his accumulated sick bank.
- C. Effective for all employees hired between March 7, 1984 and February 9, 1988, sick leave days may not accumulate in excess of two hundred twenty-five (225) days for sick leave use purposes. Provided, however, pay out percentages shall be applied to a maximum bank of one hundred forty (140) days. Upon death while in the service of the City, an employee's beneficiary shall be paid one hundred percent (100%) of the accumulated sick bank (100% of 140 days maximum). Upon retirement, an employee shall be paid eighty percent (80%) of his accumulated sick bank (80% of 140 days maximum) to be included in the employee's final average compensation. Upon severance from the City in good standing after five (5) years of service, an employee shall be paid twenty-five percent (25%) of his accumulated sick bank (25% of 140 days maximum).
- D. Effective for employees hired after February 9, 1988, sick leave days may not accumulate in excess of one hundred forty (140) days. Provided, however, pay out percentages shall be applied to a maximum bank of sixty-five (65) days. Upon death while in the service of the City, an employee's beneficiary shall be paid one hundred percent (100%) of the accumulated sick bank (100% of 65 days maximum). Upon retirement, an employee shall be paid eighty percent (80%) of his accumulated sick bank (80% of 65 days maximum) to be included in the employee's final average compensation.

Upon severance from the City in good standing after five (5) years of service, an employee shall be paid twenty-five percent (25%) of his accumulated sick bank (25% of 65 days maximum).

- E. Before benefits will be paid under this Article for an illness of three (3) days or more, the Employer has the right to require a physician's statement to verify the illness.
- F. Departments are authorized to accumulate hourly periods of sick time used to be turned in to the Controller's Office for payment in increments of no less than one half (1/2) day.
- G. Sick leave may be used as emergency leave for short periods in case of serious illness in an employee's immediate family.
- H. An employee who has one or more unexcused incidents of absence from work in a single, continuous calendar year period shall be subject to disciplinary action, as follows:
 - 1. 1st unexcused incident -- written warning
 - 2. 2nd unexcused incident -- 1-day suspension
 - 3. 3rd unexcused incident -- 3-day suspension
 - 4. 4th unexcused incident -- 6-day suspension
 - 5. 5th unexcused incident -- discharge

For purposes of this section, an "unexcused incident" shall mean the use of any day by an employee for which he receives "no pay" because the employee had no authorized leave days to take. An "unexcused incident" shall not include an absence charged to sick leave. In the event an employee is absent multiple consecutive days, such absence shall be counted as a single incident for purposes of this policy.

The above section does not preclude the Employer's right to discipline for just cause.

ARTICLE 24

SICKNESS AND ACCIDENT INSURANCE

- A. The City shall continue to provide a sickness and accident insurance plan whereby employees will be provided benefits amounting to fifty percent (50%) of their base pay for a maximum of fifty-two (52) weeks upon the occurrence of the following events:
 - 1. First (1st) day of accident.
 - First (1st) day of hospital confinement or outpatient surgery.
 - 3. Sixteenth (16th) workday of sickness.
- B. Employees may utilize their sick bank for the first fifteen (15) days in cases of sickness where there is no hospital confinement. On the sixteenth (16th) day of sickness, employees may choose to be covered by the insurance provided

herein or may, at their option, continue to utilize their sick bank. While receiving insurance benefits, employees may choose to have a deduction of one quarter (1/4) of a sick day for each day of benefits to supplement the insurance payments.

- C. When a holiday falls while an employee is on sick and accident insurance, the City will pay one half (1/2) day to sick and accident benefits not chargeable to his sick bank or vacation.
- D. The employee shall have the option to use his vacation days the same as an employee would use his sick days (one quarter (1/4)).
- E. The Employer will not pay his sick leave bank or vacation days without his written consent.
- F. It is understood by the parties to this Agreement that any cost charged by an employee's own doctor for filling out of required forms to initiate or continue the benefits under Article 24 shall be the responsibility of the employee.
- G. The City may assign or transfer an employee receiving sickness and accident benefits to any classification in the bargaining unit that he is capable of performing for the duration of the employee's disability resulting from accident, illness or injury. The City may periodically require the employee to be examined by physicians selected by the City, provided however that said requirement shall not be unreasonably invoked.

ARTICLE 25

FUNERAL LEAVE

A. In the event of the death of one of the following listed relatives of an employee, the employee shall be entitled to leave without loss of pay for a period not to exceed three (3) working days:

Sisters Brother-in-law
Brothers Son-in-law
Pather-in-law Daughter-in-law
Mother-in-law Grandparents on both sides
Sister-in-law Grandchildren

- B. If the funeral services are to be held at a place located three hundred (300) miles or more from the City of Warren, two (2) additional working days shall be allowed (or a total of five (5) working days) without loss of pay. Provided, however, that additional time will not be granted except upon producing satisfactory evidence of actual attendance at the funeral.
- C. In the event of the death in the immediate family of an employee, the employee shall be entitled to leave without loss of pay for a period not to exceed five (5) working days. The immediate family of an employee is defined as follows:

Husband Mother
Wife Stepmother
Children Father
Stepchildren Stepfather

D. If a death occurs under these provisions while an employee is on vacation, upon notice his status shall be changed from vacation to funeral leave.

ARTICLE 26

PERSONAL LEAVE

All employees are entitled to five (5) business or personal leave days per calendar year not to be accumulated from year to year. The personal leave days will be charged to sick leave.

Personal leave days may be taken only with the permission of the department or division head. Three (3) days prior notice may be required at the department or division head's discretion, except in cases of emergency.

ARTICLE 27

LEAVES OF ABSENCE

A. Eligibility Requirements

Employees shall be eligible for leaves of absence after their probationary period is completed. No leave of absence, either paid or unpaid, shall be granted for a period of more than six (6) consecutive months, except as otherwise provided in this Article. Consecutive leaves shall not be granted. An employee shall not be eligible for another leave until twelve (12) months has elapsed since the last day of his preceding leave of absence. No employee on a leave of any type shall accrue vacation, sick leave or other leave time. Requests for all leave time must be approved in advance, in writing, by the department head after the request has been submitted to the employee's immediate supervisor.

B. Application for Leave

- Any request for a paid or unpaid leave of absence shall be submitted in writing by the employee to his immediate supervisor. The request shall state the reason for the leave of absence and the length of time of same.
- Any request for a leave of absence shall be answered within ten (10) working days.

C. Paid Leaves

 Jury Duty: Employees shall be granted a leave of absence with pay any time they are required to report for jury duty or jury service.

Employees shall be paid the difference between any jury duty compensation they receive and their regular wages for each day of jury service.

2. Witness Duty: Employees shall be granted a leave of absence with pay any time they are required by subpoena to report as a pertinent witness to appear in court in connection with their job or as a witness in a criminal or civil case when their presence serves the public interest. Payment shall be made for hours actually served as a witness plus reasonable commuting time. No payment shall be made to any employee whose usual job duties involve testifying in court. Employees shall be paid the difference between any witness fees compensation they receive and their regular wages for each day their service is required.

- 3. Military Leave: Employees who are in any branch of the Armed Forces Reserve and/or the National Guard will be paid the difference in salary that the employee would have earned with the City and that which he earns during the normal fifteen (15) day annual training period and/or any additional service required by the appropriate authorities due to civil disturbances. Provided, however, that the total service time for which employees will not suffer loss of pay shall not exceed thirty (30) days in any one year. The Employer shall not require reimbursement of monies received by the employee for military service on his regular workdays off provided the City is supplied with the military pay voucher necessary to verify rates of compensation.
- 4. In addition to accruing seniority while on any paid leave of absence granted under the provisions of this Agreement, employees shall be returned to the position they held at the time the paid leave of absence was requested.

D. Unpaid Leaves

- 1. Leaves of absence for a period not to exceed six (6) months, except as otherwise provided for herein, may be granted by the Employer for substantial reasons. The term "substantial reasons" shall be interpreted to include, but shall not be limited to, personal illness; injury; or other disability; family illness; active military service; union business; active military service; union business; attendance required at a court trial; or education; if it is determined that such reason adversely affects the employee's job performance. Leaves of absence shall not be granted to permit an employee to engage in other employment or self-employment, or for any other reason not related to job performance.
- 2. Union Business: Employees elected to any union office or selected by the Union to do work which takes them from their employment with the Employer shall, at the written request of the Union, be granted a leave of absence for the duration of their appointment.
- 3. Public Office: Employees elected or appointed to any public office which takes them from their employment with the Employer shall, upon written request of the employee, be granted a leave of absence for the duration of their appointment.
- 4. Education: After completing one (1) year of service, any employee upon request may be granted a leave of absence for educational purposes in accordance with the provisions of Paragraph 1.

- 5. Military Leave: Any employee who enters into active service in the Armed Forces of the United States while in the service of the Employer shall be granted a leave of absence for the period of his military service in accordance with the Veterans' Preference Act.
- 6. Employees shall not accrue seniority while on an unpaid leave of absence over two (2) months. Employees shall not be entitled to any fringe benefits during the period of the leave. Employees shall not accumulate any service time for fringe benefit computation purposes while on an unpaid leave. Employees shall accrue seniority and retirement service credit while on unpaid leaves of two (2) months or less. Nothing in this paragraph shall contravene the Veterans' Preference Act.

Notwithstanding any provision herein to the contrary, employees on leave for union office or public office shall continue to accumulate seniority for duration of the leave.

ARTICLE 28

TRANSFERS

When an employee desires a transfer within his classification to another division or department, he shall register his request for such a transfer in writing with the Personnel Department during the posting period. The date upon which the transfer is made shall be determined by the City. When an opening occurs within a given classification, the employee with the greatest seniority who applies for the transfer shall be given the opportunity of transferring. Transfer requests will be honored prior to promotion, seniority permitting; provided, however, this section shall not apply to secondary openings caused by a transfer unless all promotional and demotional opportunities are exhausted first.

ARTICLE 29

PROMOTIONS AND DEMOTIONS

The order of priority for promotional and demotional purposes shall be: (1) Personnel within a division, (2) Personnel within a department, and (3) Personnel city wide.

A. Promotions and Demotions in a Series

1. Promotions and demotions to classifications within a series (as enumerated in Appendix A) shall be made without written examinations on the basis of seniority and qualifications set by the Civil Service Commission, except that an employee who "double" promotes to a classification within a series which is not the next higher classification in that series shall pass an assessment center examination administered by the Michigan Municipal League to establish the employee's qualifications for such higher classification. Job vacancies shall be posted for a period of seven (7) calendar days on the bulletin board in the division wherein the vacancy exists or city wide as necessary. Employees interested

shall apply within the seven (7) calendar day posting period. The senior qualified applicant in the series shall be granted up to a four (4) week trial period to determine:

- a. His ability to perform the job.
- b. His desire to remain on the job.
- 2. If an employee is returned to his former classification due to an unsuccessful trial period, or in the event that the senior applicant in the series is denied the promotion or demotion, reasons for such denial shall be given in writing to such employee, his steward and the Union within three (3) working days. The employee shall have the right to appeal such denial to the Civil Service Commission, within seven (7) calendar days, which shall hear the appeal in accordance with its hearing procedures at its next regular meeting and/or the matter may be taken up at the fourth (4th) step of the grievance procedure.
- 3. During the trial period when an employee is promoted as mentioned in Section A above, he shall advance to a pay step in the higher classification which is immediately above that which he received in his previous classification.

When an employee is demoted as mentioned in Section A above, his present rate shall be reduced to the next lower rate in the lower classification.

B. Promotions and Demotions Not in a Series

- 1. Promotions and demotions not in a series shall be made on the basis of seniority, qualifications, and examinations where stipulated in Appendix B. Job vacancies shall be posted for a period of seven (7) calendar days on the bulletin board of each work area. Employees interested shall apply within the seven (7) calendar days. The senior qualified applicant shall be granted up to a twelve (12) week trial period to determine:
 - a. His ability to perform the job.
 - b. His desire to remain on the job.
- 2. If an employee is returned to his former classification due to an unsuccessful trial period, or in the event the senior applicant is denied the promotion or demotion, reasons for such denial shall be given in writing to such employee, his steward and the Union within three (3) calendar days. If the employee is dissatisfied with the reasons given, he shall have the right to appeal such denial to the Civil Service Commission, within seven (7) calendar days, which shall hear the appeal in accordance with its hearing procedures at its next regular meeting and/or the matter may be taken up at the fourth step of the grievance procedure.

3. During the trial period when an employee is promoted as mentioned in Section B above, he shall advance to a pay step in the next higher classification which is immediately above that which he received in his previous classification.

During the trial period when an employee desires to take a lower paying classification as mentioned in Section B above, he shall be placed in a pay rate in the lower classification which is the same or immediately lower to that he received in his previous classification.

C. Temporary Promotions

In situations where a temporary vacancy is caused by sick leave, vacation, leave of absence, or an unforeseen emergency requiring additional help, the senior qualified employee in the next lowest series or, if none, the senior qualified employee in the division or department shall be promoted for the duration of such situation; provided, however, that such temporary promotion shall be limited to a period of ninety (90) days, except that the Employer and the Union may mutually agree to extend such promotion for an additional ninety (90) day period. Such employee shall be paid the maximum rate of the job he is performing for all time worked on such job.

D. Working in a Higher Classification

Employees required to perform work of a higher classification for short periods of time, such as to fill in for an employee who is late or absent for the day, shall be paid the maximum rate of the job they are performing for all time worked on such job if in excess of one (1) hour. It is understood by the parties that job descriptions do not necessarily specify every duty required of an employee and that the same duties may be required of employees in several classifications not necessarily compensated at the same rate.

E. Part-Time or Co-op

Part-time employees, including co-op students, shall not be utilized to deprive a bargaining unit employee of his position. For purposes of this contract, the definition of co-op student shall mean high school or college student. If a part-time employee becomes a permanent employee, with or without a break in his employment, his seniority shall date only from his appointment as a full-time civil service employee.

F. Reclassifications shall mean any reassignment of job title or work description wherein the duties and responsibilities of a particular position are deemed sufficiently different from other positions in the same classification to warrant such reassignment. A reclassification will not involve a change in the duties and responsibilities of the position.

PROMOTIONS AND DEMOTIONS - Continued

- G. Once an employee is placed on an eligibility list, he shall remain on the eligible list for a period of two (2) years. Insofar as an active employee eligible list exists for a given classification, any vacancies in that classification shall be posted for transfer requests only.
- H. A vacancy in a classification that the City intends to fill shall be posted at least once in each fiscal year.
- I. It is understood that although the civil service clerical employees in both the City Attorney's Office and Labor Relations Department are not members of the Local 1250 bargaining unit, such positions shall be filled in accordance with this Agreement. Furthermore, it is understood that such employees shall be afforded the same transfer, promotion and bumping rights as Local 1250 bargaining unit members. Transfer, promotion and bumping rights shall be afforded these employees based on their city seniority date.

ARTICLE 30

NEW CLASSIFICATIONS

- A. When a new classification is established by the Employer, the parties shall meet in accordance with the special conference procedure specified in Article 13 to determine whether or not the classification should be included or excluded from the bargaining unit. If the parties cannot agree, the question shall be submitted to the State Employment Relations Commission for determination.
- B. If the new classification is determined to be in the bargaining unit, the Labor Relations Director shall assign the classification to a salary or wage grade, and state the manner in which the classification will be filled and the series, if any, to which it will be assigned, after which he shall notify the Union. In the absence of any appeal by the Union within ten (10) working days of such notice, the classification and the pay rate shall be submitted to the City Council for approval. In the event of an appeal, the parties may negotiate for a suitable rate and manner for filling the classification in accordance with the procedure for special conference. The new classification may be filled pending resolution of the above matters at the pay rate proposed by the City. Should a higher rate be negotiated, such higher rate should be paid retroactive to the date the position was filled. The establishment of a suitable wage rate shall not be subject to arbitration.

ARTICLE 31

WAGES

A. All classifications in the bargaining unit shall receive wage increases retroactively in accordance with the following schedule:

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7/1/88 -- 50 cents per hour
7/1/89 -- 4 percent
7/1/90 -- 4 percent
7/1/91 -- 4 percent
7/1/92 -- 4 percent
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B. Effective October 11, 1991, equity adjustments are to be added to the pay rate of the following classifications:

Account Technician\$	500/year
Administrative Secretary\$	500/year
Civil Service Personnel Technician\$	500/year
Computer Technician\$	500/year
Election and Registration Specialist\$	500/year
Microfilm Technician\$	500/year
Payroll Technician\$	500/year
Purchasing Technician\$	500/year
Senior Clerk\$	500/year
Tax Account Technician\$	500/year
W.W.T.P. Electrician\$1	,800/year
Automotive Mechanic Specialist\$.25/hour
Automotive Mechanic Technician\$.25/hour
Automotive Mechanic Trainee\$.25/hour
General Welder\$.25/hour

C. Effective October 11, 1991, starting pay rates of the following classifications will be adjusted to seventy-five percent (75%) of maximum, if not already there:

Account Specialist Administrative Clerk Automotive Mechanic Trainee Building and Grounds Maintenance Specialist Janitor Sanitation Operator Specialist Stenographic Specialist Tax Account Specialist W.W.T.P. Building and Grounds Specialist W.W.T.P. Mechanic Specialist

W.W.T.P. Operator Specialist

D. Effective July 1, 1980, the City will assume the responsibility for payment of those contributions of Local 1250 members of the City of Warren Employees Retirement System provided for in Section 2-230, Subsection (a), of the City of Warren Code of Ordinances. Contributions made by employees prior to that date will remain frozen and will be refundable upon termination as heretofore. Contributions made by the City pursuant to this Agreement on and after July 1, 1980 will not be refundable and will remain in the Retirement System.

3. All wages and salaries shall be paid every other Thursday, no later than noon to all employees. In the event Thursday is a holiday, the preceding day shall be the payday.

ARTICLE 32

COST OF LIVING ALLOWANCE

 $\,$ All employees covered by this Agreement shall be entitled to receive a cost of living allowance as determined below:

- A. The cost of living allowance will be determined in accordance with changes in the Consumers Price Index for All Urban Consumers, U.S. All Cities as published by the Bureau of Labor Statistics, U.S. Department of Labor (1967 equal 100) and hereinafter referred to as the index.
- B. Quarterly, each employee shall receive a one cent (\$.01) adjustment for each .4 increase in the index for all hours paid for during the previous quarter up to a maximum of eleven cents (\$.11) per quarter. Payment shall be made by the second payday following the close of each quarter and shall be computed upon the index published immediately prior to the quarter upon which the cost of living payments are based. For example, quarterly payments that are made based upon the hours paid for during the October 1 to December 31 quarter shall be computed based upon the September 30 index. It is to be understood that the basic index for each successive quarter shall be as of the end of the previous quarter.
- C. The amount of increase which has occurred as of December 31, 1988 and each six (6) months thereafter up to a maximum of nine cents (\$.09) per hour shall be added to the pay rate for each classification covered by this Agreement.
- D. Decreases in the index will not result in a downward adjustment in the amount added to the wage rate under the previous section. Recovery from decreases will not be reflected in the wage rate until the index rises above the previous maximum value. The amount of the cost of living allowance in effect at the time shall be included in computing overtime, vacation, and holiday pay.

ARTICLE 33

LONGEVITY

A. Longevity shall be paid on the following basis upon completion of the years of service indicated:

Two percent (2%) of base pay after five (5) years of service.

Four percent (4%) of base pay after ten (10) years of service.

Six percent (6%) of base pay after fifteen (15) years of service.

Eight percent (8%) of base pay after twenty (20) years of service.

Ten percent (10%) of base pay after twenty-five (25) years of service.

- B. The maximum amount to be paid at any level is set at \$1,900.00.
- C. Payment will be made with the first paycheck following completion of the service year.
- D. Upon retirement or death, an employee will be entitled to receive a prorated longevity payment of one twelfth (1/12) of the annual longevity payment for each completed month of service since last payment.

ARTICLE 34

DEFERRED COMPENSATION PLAN

All employees in Local 1250 shall be permitted to participate in the deferred compensation plan currently offered to other city employees.

ARTICLE 35

IMMUNIZATION SHOTS

The City will continue to provide tetanus and typhoid inoculations to employees whose jobs require such shots according to past practice.

The City is willing to expand the type of immunization shots given but must maintain control over which shots and which category of employee is to receive them.

ARTICLE 36

SAFETY COMMITTEE

A Safety Committee of Employer and Union representatives shall be established to recommend safety improvements to the City Insurance and Safety Division. The committee will include four (4) representatives appointed by the Union and three (3) representatives appointed by the Employer. No two (2) union representatives shall be from one division. The committee shall meet once per month during regular working hours. Discussion and recommendations will be limited to employee safety matters which are directly related or similar to MIOSHA REGULATIONS.

Within the district the steward shall be the safety suggestion representative. $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right)$

In the Department of Public Service, the Employer may conduct safety meetings, except that in the Sanitation Division such meetings shall be held for no more than one half (1/2) hour per month at the beginning of the shift.

PENSION CHANGES

- A. The City agrees to adopt the provisions of the State of Michigan Act 88 State Reciprocal Plan. Employees presently employed and accruing pension benefits under City of Warren Ordinance 19 will be granted the provisions of Act 88 as amended. Employees must have five (5) or more years of credited service in force acquired in the employ of the City of Warren to be eligible.
- B. Employees with thirty (30) years of service may retire with no decrease in benefits, regardless of age.
- C. A member with twenty-five (25) years of credited service may retire at age 50 with no decrease in benefits because of age.
- D. The City will provide members of the City of Warren Employees Retirement System with the alternative of an early retirement provision. Employees will be permitted to retire at age 55 years after completion of ten (10) years of service with an actuarially reduced benefit. The employee's benefits will be actuarially reduced so that the value of the reduced benefit beginning earlier than age 60 will be equal to the value of the unreduced benefit beginning at age 60.
- E. Upon completing ten (10) years of credited service, the City will provide non-duty death benefits to the member's family as follows:

Widows or widowers to receive seventy-five percent (75%) of the member's accrued pension if not more than five (5) years younger than the deceased member. If more than five (5) years younger than the deceased, the seventy-five percent (75%) to be reduced by one percent (1%) for each year over five (5), minimum of fifty percent (50%). If spouse's benefit terminates or if no spouse, minor children to receive equal share of fifty percent (50%) of member's accrued pension to age 21 (or prior death or marriage). If child is temporarily or permanently disabled, no age 21 restriction. Disability to be determined by the Retirement Board. In no case shall dollar amount of total benefit be less than fifteen percent (15%) of member's final average compensation.

- F. Any member of the bargaining unit may, not earlier than two (2) years prior to eligibility for retirement, move from the City of Warren. Any member of the bargaining unit exercising the right to move from the City of Warren shall notify the City in writing at least ninety (90) days before moving from the City of Warren.
- G. The City agrees to provide a 2.25% annuity factor for pension calculations. Effective October 11, 1991, the 2.25% formula shall be increased to 2.50%.

- H. Final average compensation shall mean the average of the three (3) highest years of annual compensation received by a member. Each year utilized in the computation shall begin and end with the same month. If a member has less than three (3) years of credited service, the member's final average compensation shall be the annual average compensation received by the member during the total years of service. Effective October 11, 1991, members shall have a two (2) year final average compensation for the calculation of their pension benefits.
- I. All new employees joining the service of the City after March 7, 1984 shall not have unused vacation factored into their final average compensation. Any member of the bargaining unit retiring on or after October 11, 1991 shall not have payments for compensatory time and unused or accrued vacation included in final average compensation.
- J. The pension ordinance shall be changed to reflect the agreement of the parties in Article 31, Section D.
- K. Each member of the City of Warren Employees Retirement System shall be allowed to make voluntary contributions, not in excess of five percent (5%) of his earnings nor less than one hundred eighty dollars (\$180.00) annually, to the system in order to provide himself with additional funds upon retirement. Under rules and regulations which the Board of Trustees shall adopt, such contributions may be made by lump sum payments in the month of July in any year and/or by regular payroll deductions. Such authorization forms shall be provided by the Controller's Office and made available to all members of the Employees Retirement System. When made, each member's voluntary contributions shall be separately accounted for in his additional account and accumulated together with annual investment increments or decrements thereon based upon the investment experience of the fund as determined by the Board of Trustees.

When a member becomes a "retirant" as defined by the City of Warren Ordinance 19, a member's voluntary employee contributions shall be applied to provide him with additional benefits in the same form of payment under which he received his pension. Members, if they so choose, upon application for retirement may elect to receive their voluntary employee contributions in a lump sum.

In addition to the times and circumstances otherwise provided herein for the payment of his voluntary employee contributions, a member shall be paid all of his voluntary employee contributions upon his request at any time in writing on a form furnished him by the Controller's Office; provided that such payment shall prohibit such member from making any further voluntary contributions for a period of one (1) year from and after such payment.

- L. Optional Annuity Withdrawal: Any member of the bargaining unit who retires may elect, not less than thirty days or greater than ninety days prior to the effective date of retirement, to be paid the total accumulated contributions (excluding interest, military buy back and CETA buy back contributions) in the reserve for employee's contributions. If a member makes such an election, the retiring member's monthly pension shall be reduced by an amount which is the actuarial equivalent of the accumulated contributions paid. The actuarial equivalent shall be determined on the basis of the interest rate established by the Pension Benefit Guarantee Corporation for immediate annuities.
- M. It is understood that all employees in the bargaining unit are covered by Federal Social Security.
- N. Effective July 1, 1989, and ending June 30, 1993, the cost of health insurance for retirees shall be paid by the Retirement System, subject to the provisions of P.A. 201 of 1968, from earnings in excess of the amount needed to credit the actuarially assumed rate of the total reserves, utilizing the same actuarial assumptions that are used to calculate the "Employer contribution requirement," including the reserve for employees' contributions, the reserve for Employer contributions, the reserve for retired benefit payments and the reserve for undistributed investment income. In the event such amounts are insufficient to pay the cost of health insurance for retirees, then the same shall be paid for by the City out of its General Funds, or such other funds as are available to it. Retirees shall continue to receive all health insurance benefits as currently detailed in Article 22.

ARTICLE 38

A. Tool Allowance

The City will agree to replace personal tools of Automotive Mechanic Trainees, Specialists and Technicians that are stolen from city property according to the following conditions:

- Complete record of the personal tool inventory is filed with their department head, division office, and Purchasing Office. This listing will be updated annually. This listing at a minimum will provide the following information:
 - a. Description of the tools.
 - b. Make or brand name.

In addition, all tools must have identification marks and be kept in a locked box which in turn must be secured to a fixed anchor to be provided by the City.

- Also, there must be physical evidence of a break in and theft.
- 3. Police report filed.

Other employees who are required to provide their own tools may be added to the coverage as agreed upon in special conference.

B. Car Allowance

Construction Specialists in the Engineering Division who are requested to use their personal vehicle as part of their work shall be paid six dollars (\$6.00) per day or mileage, whichever is greater.

C. Phone Allowance

Employees whose jobs call for formal communication in order to perform the duties required in their classifications shall be reimbursed the amount of the telephone call.

D. Monthly Mileage Allowance

Mileage shall be paid when a personal vehicle is used on city business. Employees shall be paid an amount equal to the mileage allowed by the Internal Revenue Service for the use of their personal cars for city business. The current allowable amount is 28 cents per mile. It is understood and agreed that should the Internal Revenue Service increase the amount for tax purposes, employees will immediately receive the new amount automatically.

ARTICLE 39

UNIFORM ALLOWANCE

- A. Employees covered by this Agreement who are required by the Employer to wear a uniform will be credited with a one hundred twenty-five dollar (\$125.00) per year uniform allowance which may be accumulated from year to year.
- B. Animal Control Officers and Police Identification Technicians shall be credited with a one hundred sixty dollar (\$160.00) per year uniform allowance which may be accumulated from year to year. This allowance shall be increased effective October 11, 1991 to two hundred fifty dollars (\$250.00) per year.
- C. Such employees will be provided with a voucher as of August 1 of each year that they may use to obtain their uniforms from a designated uniform supplier. Uniforms are to be obtained on the employee's own time. The source, style, and color of the uniform are to be determined by the Employer. Two (2) smocks per year, at a cost of thirty-one dollars and twenty-five cents (\$31.25) each, will be provided to Library employees with the source, style, and color to be determined by the Employer.
- D. The City will continue to provide rainwear and safety gear to employees whose jobs require such and also lab coats to the Laboratory Technicians at the Waste Water Treatment Plant according to past practice.

The City shall also provide work shoes in accordance with this $\mbox{{\sc Article.}}$

UNIFORM ALLOWANCE - Continued

E. New employees shall be credited with an initial uniform allowance amounting to the annual allowance currently in effect upon completion of their probationary period. They may immediately place their order for their initial complement of uniforms. On the July 1 immediately following the first crediting of the new employee's allowance, he shall receive a prorated amount equal to the annual allowance divided by the number of months since the date of entry into the classification requiring the wearing of a uniform.

ARTICLE 40

EDUCATIONAL INCENTIVE PROGRAM

The City will reimburse employees for educational costs incurred in furthering educational objectives subject to the following criteria and conditions:

- A. The employee shall obtain prior approval for any educational program from the employee's department head.
- B. The course or program must be reasonably related to the employee's work or assignment, or necessary to meet the job requirements of a promotable position in the employee's department, or division if the employee works in the Department of Public Service.
- C. An employee may be reimbursed for an educational course or program necessary to meet job requirements for promotion into a position in another department or division if prior approval for such course or program is given by the employee's department head. The department head's decision on such requests shall be final and not subject to the grievance process.
- D. The employee must complete the course with a satisfactory grade of "C." Evidence of successful completion must be submitted along with the request for reimbursement.
- E. The City will pay a maximum of five hundred dollars (\$500.00) per year for educational improvement per employee.

ARTICLE 41

BREAKS

Each employee covered by this Agreement shall be entitled to a fifteen (15) minute work break for each one half shift. An employee scheduled for one half shift of overtime shall likewise be entitled to a fifteen (15) minute work break.

ARTICLE 42

ON-THE-JOB INJURY

The City of Warren will continue to pay the difference between workers' compensation and base pay to each employee qualifying under this section up to one (1) year. It is not intended that employees receive more than a full year's pay as a result of this clause in conjunction with the vacation plan.

ON-THE-JOB INJURY - Continued

The Employer will not pay such an employee his sick day bank without his written consent.

An employee who has been incapacitated for his regular work by injury or compensable occupational disease while engaged by the City will be employed when there is a job opening for which he is qualified, seniority permitting.

ARTICLE 43

GENERAL PROVISIONS

A. Pledge Against Discrimination and Coercion

- 1. The provisions of this Agreement shall be applied equally to all employees in the bargaining unit. There shall be no discrimination as to age, sex, marital status, race, color, creed, national origin, political or union affiliation. The Union shall share equally with the Employer the responsibility for applying this provision of the Agreement.
- 2. The Employer agrees not to interfere with the rights of employees becoming members of the Union, and there shall be no discrimination, interference, restraint, or coercion by the Employer, or any Employer representative, against any employee because of union membership or because of any employee's activity in an official capacity on behalf of the Union or for any other cause.
- 3. As a result of the execution of this contract, no employee shall suffer the loss of any benefit established or enjoyed prior to these negotiations and not otherwise dealt with in this contract.
- 4. This Agreement shall supersede any rules, regulations, ordinances, and resolutions of the City inconsistent herewith. Should any part of this Agreement or any supplement thereto be rendered or declared illegal or invalid by legislation or decree of a court of competent jurisdiction, such invalidations shall not affect the remaining portions of this Agreement, and the parties shall enter into immediate collective bargaining negotiations for the purpose of arriving at a mutually satisfactory replacement for such article or section.

B. Union Bulletin Boards

The Employer agrees to furnish and maintain suitable bulletin boards in convenient places in each work area to be used by the Union. The Union shall limit its posting of notices and bulletins to such bulletin boards. Nothing of a political, libelous, or derogatory nature shall be posted on such bulletin boards.

C. Required Licensing

The City of Warren does not require any of their employees to possess a chauffeur's license to drive a city vehicle. However, if it should become necessary for employees to possess one, they will be reimbursed the cost by the City.

ARTICLE 44

VISITS BY UNION REPRESENTATIVES

The Employer agrees that the elected officers and/or International representatives of Local Union 1250 and Council \$25 shall have full and free access to the premises of the Employer at any time during working hours to conduct union business.

ARTICLE 45

NEGOTIATION MEETINGS

With respect to negotiation meetings between the City and the Union, the parties hereby endorse the principle that effective and orderly negotiations are most likely to occur when the negotiation teams for both sides are substantially even in terms of number of members. Accordingly, the parties agree that in future negotiations neither the City's team nor the Union's team will exceed seven (7) in number. The Employer agrees that if the Union's bargaining team does not exceed the number indicated above, negotiations will be conducted during working hours on the Employer's premises without loss of pay to the Union's negotiators.

ARTICLE 46

DEFINITION OF GENDER

It is the intent of the parties that the use of masculine pronouns throughout this Agreement was merely an attempt to simplify the language and should not be denotative of a discriminatory intent.

ARTICLE 47

TERMINATION

This Agreement shall become effective as of its date of execution and shall continue in full force and effect until 11:59 p.m., June 30, 1993. Across-the-board wage increases and classification adjustments including overtime shall be retroactive as provided heretofore. There shall be no retroactive adjustments for any former employee. This Agreement shall be automatically renewed from year to year thereafter unless either party shall notify the other in writing at least one hundred fifty (150) days prior to the expiration date that it desires to modify this Agreement. In the event that such notice is given, negotiations shall begin not later than February 15th prior to the expiration date.

IN WITNESS THERETO, the undersigned parties have set their hands this 6th day of August, 1992.

CITY OF WARREN

Mayor

Monald L. Bonkowski

LOCAL UNION 1250, COUNCIL #25, AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL EMPLOYEES, AFL-CIO

William D. O'Bryan | William D. O'Bryan |

Carmella Angueth Carmella Sabaugh City Clerk

Rick A. Traub Vice-President

Richard Fox Controller Linda Beaton Treasurer

A. Phillip Easter
Labor Relations Director

Daniel E. Kunert Chief Steward

Michael Smith
Personnel Director

Sandra a. Billings

Diane m. Staken

Diane M. Stephens Labor Relations Assistant Ronald L. Perry

Mark R. Simlar Labor Relations Specialist Eugene P. zielingki

James Glass Hesident

Michigan AFSCME Council #25

Karen Warner

Staff Representative Michigan AFSCME Council #25

APPENDIX A

The following listing is an enumeration of classifications to be joined in series as provided in Article 29, Section A.1:

Account Specialist, Account Technician Account Specialist, Payroll Technician Account Specialist, Payrona Technician
Administrative Clerk, Administrative Clerical Technician
Administrative Clerk, Senior Clerk
Automotive Mechanic Trainee, Automotive Mechanic Specialist
or General Welder, Automotive Mechanic Technician Carpenter I and II Carpenter 1 and 11
Computer Operator or Computer Technician, Computer Programmer 1
Data Entry Specialist, Data Entry Technician
Engineering Specialist, Engineering Technician
Janitor, Building and Grounds Maintenance Specialist
Industrial Waste Technician, Laboratory Technician,
Industrial Waste Specialist Junior Chemist Industrial Waste Specialist, Junior Chemist Library Assistant-Special Services, Senior Library Assistant-Special Services Library Technician, Pre-Professional Library Trainee, Branch Librarian Police Identification Technician, Senior Identification Technician Property Appraiser I, II, and III Recreation Maintenance Specialist, Recreation Maintenance Technician Sanitation Operator Specialist, W.W.T.P. Building and Grounds Specialist, Sanitation Operator Technician, D.P.W. Service Specialist, W.W.T.P. Building and Grounds Technician Stenographic Specialist, Stenographic Technician, Administrative Secretary Tax Account Specialist, Tax Account Technician, Tax Accounting Assistant II W.W.T.P. Electrician, Master Electrician W.W.T.P. Mechanic Specialist, W.W.T.P. Mechanic Technician W.W.T.P. Operator Specialist, W.W.T.P. Operator Technician Water and Sewer Maintenance Specialist, Water and Sewer Maintenance Technician Water Meter Reader Specialist, Water Meter Reader Technician Water Meter Service Specialist, Water Meter Repair Specialist, Water Meter Repair Technician

APPENDIX B

The following listing is an enumeration of those classifications which will require written and performance tests when promotions cannot be made from a lower series as provided for in Article 29, Section B.1:

Account Specialist, Account Technician
Account Specialist, Payroll Technician
Account Specialist, Purchasing Technician
Accountant I
Administrative Clerk, Administrative Clerical Technician
Administrative Clerk, Senior Clerk
Civil Service Personnel Technician
Computer Instrumentation Technician
Computer Operator or Computer Technician, Computer Programmer I
Data Entry Specialist, Data Entry Technician
Legislative Secretary
Maintenance Management Technician
Personnel Clerk
Police Identification Specialist
Stenographic Specialist, Stenographic Technician,
Administrative Secretary

The following listing is an enumeration of those classifications which will require only a written test when promotions cannot be made from a lower series as provided for in Article 29, Section R.1:

Cash Management and Investment Assistant City Building Inspector Construction Specialist Drafting Specialist Election and Registration Specialist Electrical Inspector Engineering Specialist, Engineering Technician Heating and Refrigeration Inspector Indoor/Outdoor Swimming Pool Maintenance Inspector-Service Division Industrial Waste Technician, Laboratory Technician, Industrial Waste Specialist, Junior Chemist Library Technician, Pre-Professional Library Trainee, Branch Librarian License Officer/Voting Machine Custodian Liquid Waste Monitor Plumbing Inspector Police Identification Technician, Senior Identification Technician Property Appraiser I, II, and III Tax Account Specialist, Tax Account Technician, Tax Accounting Assistant II Personal Tax Collector W.W.T.P. Electrician, Master Electrician Zoning Inspector

APPENDIX B (Continued)

The following listing is an enumeration of those classifications to which promotions will be by seniority, by qualifications, by trial period when promotions cannot be made from a lower series as provided for in Article 29, Section B.1:

Animal Control Officer Automotive Mechanic Trainee, Automotive Mechanic Specialist or General Welder, Automotive Mechanic Technician Automotive Parts Clerk Carpenter I and II Janitor, Building and Grounds Maintenance Specialist Library Assistant-Special Services, Senior Library Assistant-Special Services Matron Recreation Maintenance Specialist, Recreation Maintenance Technician Sanitation Operator Specialist, W.W.T.P. Building and Grounds Specialist, Sanitation Operator Technician, D.P.W. Service Specialist, W.W.T.P. Building and Grounds Technician Stock Clerk Traffic Sign Service Person W.W.T.P. Mechanic Specialist, W.W.T.P. Mechanic Technician W.W.T.P. Operator Specialist, W.W.T.P. Operator Technician Watchman Water and Sewer Maintenance Specialist, Water and Sewer Maintenance Technician Water Meter Reader Specialist, Water Meter Reader Technician Water Meter Service Specialist, Water Meter Repair Specialist, Water Meter Repair Technician Xerographic Specialist

APPENDIX C

GRIEVANCE PROCEDURE - DEPARTMENTS AND DIVISIONS

ASSESSING DEPARTMENT

Step 1. All Personnel Step 3. All Personnel - Deputy City Assessor

- City Assessor

CLERK'S OFFICE

Step 1. All Personnel Step 3. All Personnel - Deputy City Clerk

- City Clerk

CONTROLLER'S OFFICE

- Data Processing Manager Step 1. Data Processing Step 1. Purchasing Office Step 1. All Others Step 3. All Personnel - Purchasing Agent

- Accounting Supervisor

- City Controller

FIRE DEPARTMENT

Step 1. All Personnel Step 3. All Personnel - Commissioner - Commissioner

LIBRARY DEPARTMENT

- Head Librarian Step 1. Branch Personnel

- Head Librarian Step 1. Clerical

Senior Library - Director of Libraries Step 1.

Assistant-Special Services

- Director of Libraries Step 3. All Personnel

PARKS AND RECREATION DEPARTMENT

Step 1. Recreation Maintenance - Parks and Porestry

Supervisor

- Parks and Porestry Step 1. Forestry Division Supervisor - Assistant Director

Step 1. Clerical Step 3. All Personnel - Director of Parks and Recreation

DEPARTMENT OF PERSONNEL MANAGEMENT

Step 1. All Personnel Step 3. All Personnel - Personnel Director - Personnel Director

PLANNING DEPARTMENT

Step 1. All Personnel Step 3. All Personnel - City Planners

- Director of Planning

POLICE DEPARTMENT

- Investigative Deputy Chief Step 1. Clerical

- Patrol Deputy Chief Step 1. Animal Control Officers and Clerical

- Administrative Deputy Chief ID Technicians Step 1.

and Clerical - Assistant Chief

Secretary to Assistant Chief Step 1.

Step 1. Secretary to - Commissioner Commissioner

APPENDIX C (Continued)

GRIEVANCE PROCEDURE - DEPARTMENTS AND DIVISIONS

DEPARTMENT OF PUBLIC SERVICE

Building Division

Step 1.	All Personnel	- Assistant Director
	All Personnel All Personnel	Director of BuildingDirector of Public Service

Building Maintenance Division

Step 1. All Personnel Step 2. All Personnel	ForemenBuilding and Grounds
Step 3. All Personnel	Superintendent - Director of Public Service

Engineering Division

Step 1. Field Personnel	 Senior Engineering Field Supervisor
Step 1. Office Personnel Step 2. All Personnel	- Civil Engineer - City Engineer
Step 3. All Personnel	- Director of Public Service

Public Service Office

Step 1. All Personnel Step 3. All Personnel	Assistant to DirectorDirector of Public Service
---	--

Division of Public Works

Step 1. D.P.W. Service Specialists	- Foremen
Step 1. Mechanics, Parts Clerk and Welder	- Assistant Superintendent
Step 1. Clerical Step 2. All Personnel Step 3. All Personnel	 Assistant Superintendent Superintendent of D.P.W. Director of Public Service

Sanitation Division

Step 1.	Pickup Crews and Scale Operator	- Foremen
Step 2.	Mechanics and Clerical All Personnel All Personnel	 Assistant Superintendent Superintendent of Sanitation Director of Public Service
Service Div	ision	

Step 1. Step

	All Personnel All Personnel	Superintendent of ServiceDirector of Public Service
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Waste Water Treatment Plant

W.W.T.P. Operators Laboratory Technicians	Maintenance ForemanOperator ForemenChemist
Industrial Waste Personnel	- Industrial Services Supervisor
Clerical	 Superintendent of W.W.T.P.
All Personnel	 Sanitary Engineer
	- Director of Public Service
	and Junior Chemists Industrial Waste

APPENDIX C (Continued)

GRIEVANCE PROCEDURE - DEPARTMENTS AND DIVISIONS

DEPARTMENT OF PUBLIC SERVICE

Water Division

- Water Division Supervisor Step 1. Meter Readers, Meter Repair and Meter Service - Water Division Supervisors Step 1. Water and Sewer Maintenance - Water Division General Clerical at Step 1. Supervisor/Dispatcher Water Garage Step 1. Clerical at City Hall Step 2. All Personnel Step 3. All Personnel - Accountant III - Water Division Superintendent

- Director of Public Service

TREASURER'S OFFICE

- Deputy City Treasurer - City Treasurer Step 1. All Personnel Step 3. All Personnel

It is understood that this listing is furnished by the City to the Union as an aid to better grievance handling only. Management may change its designations from time to time as necessary.

APPENDIX D CITY OF WARREN PAY PLAN - LOCAL 1250 POSITIONS DECEMBER 31, 1991

D.F.W. Service Specialist-Unrestricted Drafting Specialist Election & Registration Specialist Electrical Inspector Engineering Specialist Engineering Technician General Welder Heating & Refrigeration Inspector		cialist inee inee tenance Specialist	E l Technician
8.37 22,580 27,410 31,860 10.33 17.08 12.60 31,860	31,860 28,985 28,204 26,910 24,614 24,218 12.59 17,602 26,910	23,718 12.57 16.49 11.94 8.09 11.55 28,316 11.94	MAXIMUM 21,360 28,985 31,860 27,023 20,264 30,812
9.25 23,977 28,090 32,914 10.99 17.36 13.33 32,914	32,914 29,351 29,336 27,590 26,357 25,716 13.18 18,772 27,212	25, 126 13.30 16.76 12.72 12.72 29,576 12.61	Year 22,243 29,351 32,456 27,473 21,101
10.14 25,373 28,773 33,968 11.64 17.65 14.06 33,968	33,968 29,715 30,468 30,468 28,273 28,099 27,662 13.78 19,941 27,513	26,533 14.03 17.03 13.31 9.73 12.92 12.92 13.834 13.29	Years 23,126 23,126 29,715 33,052 27,923 21,938
11.04 26,770 29,453 35,022 12.29 17.93 14.80 35,022	35,022 30,081 31,600 28,953 29,842 28,816 14.37 21,111 27,815	27,940 14.76 17.30 14.00 10.55 13.61 13.96 15.99	Years 24,009 30,081 33,648 28,372 22,775
11.93 28,168 30,133 36,076 12.94 18.21 15.52	36,076 30,445 32,730 29,633 31,584 30,021 14.97 22,280 28,117	29,347 15.49 17.57 14.68 11.37 14.30 33,351 14.63	Years 24,892 30,445 34,244 28,823 23,612
12.81 29,563 30,812 37,131 13.60 18.51 16.26 37,131	37,131 30,811 33,862 30,312 30,329 30,811 15.58 23,450 28,421	30,754 16.21 17.86 15.38 12.20 14.96 34,612 17.32	Years 25,775 30,811 34,840 29,273
13.70 30,971 14.25	16.17 24,620	13.02	Years 26,658
14.59 32,358 14.90	16.76 25,789	13.88 4	7 Years 27,541 26,123
15.46 33,756 15.54	17.36 26,959	14.63	8 Years 28,421 26,960

APPENDIX D (Continued) CITY OF WARREN PAY PLAN - LOCAL 1250 POSITIONS DECEMBER 31, 1991

Recreation Maint. Specialist-Unrestricted Recreation Maint. Technician-Restricted Recreation Maint. Technician-Unrestricted Recreation Maint. Technician-Unrestricted Sanitation Operator Specialist Sanitation Operator Technician Senior Clerk Senior Identification Technician Senior Library Assistant-Special Services	Personal Tax Collector Personal Tax Collector Personnel Clerk Plumbing Inspector Police Identification Specialist Police Identification Technician Pre-Professional Library Trainee Property Appraiser I Property Appraiser II Property Appraiser III-Certified Property Appraiser III-Certified Purchasing Technician Recreation Maint. Specialist-Restricted	Indoor/Outdoor Swimming Pool Maintenance Industrial Waste Specialist Industrial Waste Technician Inspector-Service Division Janitor Junior Chemist Legislative Secretary Library Assistant-Special Services Library Technician License Officer/Voting Machine Custodian Maintenance Management Technician Master Electrician Master Electrician Master Electrician Payroll Technician	CLASS TITLE
8.37 15.46 15.54 11.59 11.59 15.46 30,812 32,422 12.16	32,109 21,868 31,868 31,861 25,111 29,610 26,798 31,635 31,635 34,109 34,179 34,985	12.65 26,955 23,580 27,580 10.78 10.78 15.97 29,047 15.97 29,047 21,468 23,423	ENTRY OR
9.23 12.27 33,141 12.88	23,259 32,914 26,022 30,040 27,790 32,046 32,046 35,085 35,682 29,351	13.41 28,577 24,978 28,677 11.41 11.43 11.43 11.43 11.43 11.43 12.33 12.31 12.4,518 29,170 17,033 22,724 29,351	1 Year
10.09 12.95 33,857 13.60	24,549 33,968 26,933 30,470 29,077 28,783 32,454 36,058 36,058	14.16 30,201 26,376 30,235 12.03 12.03 16.66 29,666 29,661 29,612 30,530 18,405 29,715	2 Years
10.97 13.64 34,575 14.32	25,840 35,022 27,845 30,336 30,336 29,775 32,865 37,035 37,035 37,035	14.91 31,824 27,774 31,672 12.66 12.66 13.46 29,974 13.46 13.48 14.48 14	years
11.83 14.33 35,292 15.05	27,130 36,076 31,328 31,528 31,599 30,769 33,275 38,009 38,009 38,445	15.67 33,448 29,173 33,111 13.30 17.32 30,284 14.14 27,802 33,251 21,147 26,495 30,445	Years
12.69 15.00 36,011 15.75	28,421 37,131 31,759 32,855 31,763 31,763 31,763 31,763 31,763 31,763 31,763 31,763	16.43 35,068 30,568 34,558 13.91 17.66 30,593 14.89 34,612 28,899 34,612 22,518 27,753	years
13.57		23,889	Years
14.43		25,260	7 Years
15.25	, ,	26,632	Years

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APPENDIX D (Continued) CITY OF WARREN PAY PLAN - LOCAL 1250 POSITIONS DECEMBER 31, 1991

			37,131	36,076	35,022	33,968	32,914	31,860	Zoning Inspector
			27,969	26,701	25,434	24,167	22,898	21,630	Xerographic Specialist
14.76	13.96	13.16	12.36	11.56	10.77	9.97	9.17	8.37	water Meter Service Specialist
								15.59	Water Meter Repair Technician
			14.96	14.30	13.61	12.92	12.24	11.55	Water Meter Repair Specialist
			31,056	30,721	30,387	30,053	29,719	29,385	Water Meter Reader Technician
			29,433	28,092	26,750	25,411	24,069	22,727	Water Meter Reader Specialist
								15.46	Water & Sewer Maintenance Technician
15.17	14.31	13.42	12.53	11.64	10.76	9.86	8.97	8.09	Water & Sewer Maintenance Specialist
			27,753	26,495	25,239	23,982	22,724	21,468	Watchman
			16.61	16.45	16.25	16.05	15.88	15.68	W.W.T.P. Operator Technician without C
,			16.81	16.59	16.41	16.20	15.99	15.78	
15.45	14.97	14.49	14.01	13.53	13.05	12.57	12.09	11.61	W.W.T.P. Operator Specialist
•	,		36,431	35,742	35,052	34,364	33,674	32,985	
32,996	31,973	30,947	29,921	28,895	27,869	26,843	25,817	24,791	•
			33,756	32,588	31,422	30,256	29,090	27,923	ė
			15.45	15.06	14.64	14.24	13.84	13.43	•
			39,199	38,090	36,982	35,875	34,768	33,660	W.W.T.P. Electrician
			17.01	16.71	16.39	16.04	15.72	15.40	
15.32	14.87	14.39	13.91	13.43	12.95	12.47	11.99	11.51	•
15.46	14.59	13.70	12.81	11.93	11.04	10.14	9.25	8.37	
			•					31,396	Tax Accounting Assistant II
	•	•	30.812	30,445	30,081	29,715	29,351	28,985	Tax Account Technician
28.421	27,541	26,658	25,775	24,892	24,009	23,126	22,243	21,360	Tax Account Specialist
14.40	13.60	12.81	12.02	11.24	10.45	9.67	8.88	8.09	Stock Clerk
,	•		29,668	29,431	29,195	28,958	28,722	28,485	Stenographic Technican
28.421	27.541	26,658		24,892	24,009	23,126	22,243	21,360	Stenographic Specialist
Years	Years	Years	Years	Years	rears	Iears	Iear	MAALMON	CHILD TITLE
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LETTER OF UNDERSTANDING

The parties agree that by moving language from the letter of intent #7 into the contract under Article 5 there is no intent to change the past interpretations of this Section. This letter should be given the same weight, impact and interpretation as if it were included in the body of the contract. The Union recognizes the extraordinary circumstances involved in waste dispersed and consider the subscripts. contract. The Union recognizes the extraordinary circumstances involved in waste disposal and concedes the subcontracting of the Transfer Station and withdraws the pending Unfair Labor of the Transfer Station and withdraws the pending Unfair Labor Practice Charge as it relates to the subcontracting of such Transfer Station. The Union also recognizes the Employer's intent to subcontract the Janitor work for the six Library buildings, the Recreation offices at Warkop, Nine Mile Road and the Fitzgerald Recreation Retiree Center, and the Fire Department offices on Nine Mile Road which the City previously declared its intent to do. There are currently two Janitors assigned to perform such work. The Union will not protest that subcontract. The parties agree to expunge from the records pending grievance numbers 337, 370, 384, and 385 concerning subcontracting, the previous arbitration awards \$54 39 1476 81, \$54 39 1509 76, and \$54 39 0899 76 concerning subcontracting and the transcript and documents concerning subcontracting generated by the pending Unfair Labor Practice Charge. The Employer shall have the same rights under Article 5 that it has had in the past. had in the past.

CITY OF WARREN

LOCAL 1250, MICHIGAN AFSCME COUNCIL #25

By: William D OBuyan

