

**COLLECTIVE BARGAINING
AGREEMENT**

Between

The City of Providence

and

**Local 799
International Association of Firefighters,
AFL-CIO**

**July 1, 2017
to
June 30, 2022**

AGREEMENT

Pursuant to the provisions of Chapter 28-9.1 of the General Laws of the State of Rhode Island, 1956, as amended, entitled, "An Act to Provide for Settlement of Dispute Concerning Wages or Rates of Pay and Other Terms and Conditions of Employment of Fire Department", this Agreement is made and entered into this 17th day of October, 2016 by and between the CITY OF PROVIDENCE (hereinafter referred to as the "City") and LOCAL 799, INTERNATIONAL ASSOCIATION OF FIREFIGHTERS, AFL-CIO, (hereinafter referred to as the "Union").

PREAMBLE

The Union acknowledges and recognizes that the City has in the past years embarked on a systematic program to raise the level of fire protection in the City of Providence by the periodic purchase of new fire department vehicles, apparatus and equipment and by the rebuilding and refurbishing of current equipment and fire department facilities. The Union recognizes and acknowledges that at times this systematic program has put a temporary strain on existing fire department equipment and apparatus, and as a consequence, has caused the City to borrow equipment from surrounding communities in order to maintain its full level of fire effectiveness. The Union endorses what the City has done in this respect and endorses completely the City's plans to purchase new engines and ladder trucks and also new safety equipment.

ARTICLE I

Section 1 - RECOGNITION

The City recognizes the Union as the exclusive bargaining agent for, and this agreement shall only apply to, all uniformed employees of the Providence Fire Department, up to and including the Rank of Fire Battalion Chief, excepting only the Fire Chief, Assistant Fire Chiefs, Deputy Assistant Fire Chief, Fire Marshall, Fire Equipment Superintendent I, Fire Equipment

Superintendent II, and Carpenter Shop Superintendent for the purpose of collective bargaining and entering into agreements relative to wages, salaries, hours and working conditions; unless, however there exists herein specific language to the contrary.

The City shall not enter for the life of this agreement into subcontracts for the performance of work, where the work has been previously performed by a member of the bargaining unit.

The rights of the City and the rights of the employees of the Fire Department under this agreement and under the Firefighters Arbitration Act and State Labor Relations Act shall be respected, and the provisions of this Agreement shall be observed for the orderly settlement of all questions arising under this agreement.

Section 2 - UNION SECURITY

The City agrees not to discharge or discriminate in any way against employees covered by the Agreement for Union membership, activities or employment, and shall permit the use of bulletin boards in the fire station for the posting of notices concerning Union business and activities. The department shall provide TeleStaff and department email in the Union office.

There shall be no discrimination against any member by reason of race, color, creed, sex, national origin, or sexual orientation or union membership.

The city and the union affirm joint opposition to any such discriminatory practices in connection with the employment, promotion, or training, remembering that the public interest remains in full utilization of an employee's skill and ability without regard to consideration of race, color, creed, sex, or national origin or sexual orientation.

No employee covered by this agreement shall be discharged, laid off, demoted, suspended, transferred, or affected in any way because of political beliefs or union activities.

The City and the Union recognize that this is an agency shop agreement and in accordance with such, it is understood that each employee who is a member of the bargaining

unit herein above-defined, but who is not a member of the Union, shall be liable to contribute to the said Union as representation costs, an amount equivalent to such dues that are from time to time authorized, levied, and collected from the general membership of said Union. The City agrees to deduct the above amounts from the earnings of each of said employees so covered by this Agreement in accordance with Section 3 hereafter.

Section 3 - DUES DEDUCTED

The City shall, at no expense to the Union, deduct Union dues and other deductions weekly upon receipt of authorization from members of Local 799 who sign lawful deduction form cards to be supplied by the Local, and members must continue to pay dues for the duration of this contract. Authorization of dues deduction by a member of the Union may be revoked by thirty (30) days' notice, in writing, to the City Controller and to the Treasurer of the Union such deductions in each month following the month of deduction. Dues deducted shall be forwarded by the City to the Treasurer of the Union.

The Union agrees to indemnify the City and hold it harmless for any and all claims, liabilities, and costs incurred by the City as a result of the City's compliance with Section 2 and/or 3 of this Article, provided that this indemnification by the Union shall not apply in the event of the City's noncompliance with Section 2 and/or 3 of this Article.

Section 4 - NEGOTIATIONS

All employees covered by this Agreement who are officers of Local 799 or who are appointed by Local 799 as members of that committee's collective bargaining negotiating team (said negotiating team not to exceed ten (10) in number) shall be allowed time off for official Union business in negotiations or conferences with the City Administration, Commissioner of Public Safety and/or Chief of the Department, with pay, and without the requirements to make up said time; except that this provision for time off, with pay, shall not apply to more than three (3) members at one time.

Section 5 - UNION ACTIVITIES

Elected Union Officials, President, Vice-President, Secretary, Treasurer and six (6) Executive Board Members (including a Health and Safety Advocate) who are on duty shall be granted time off with pay to attend: (a) all scheduled Local Union meetings; (b) as delegates, not to exceed six (6) in number, the IAFF, AFL-CIO, RI State Association of Firefighters, conventions, conferences and seminars; (c) not to exceed two (2) in number for attendance at any other conventions, conferences and seminars. The above referenced convention, conference and seminar costs shall be assumed by the City not to exceed Ten Thousand dollars (\$10,000) during each contract year. In addition to the above, after notification to the Chief of the Department (or his designee), the President, Vice President, and/or Secretary of the Union shall be permitted time off for Union business. The Chief of the Department may deny such time off in case of emergency. No elected Union official may be involuntarily transferred during his/her term of office.

ARTICLE II

MANAGEMENT RIGHTS

The City retains all rights and responsibilities granted by law to manage, control and direct its Fire Department except as specifically abridged herein by the provisions of this Agreement.

The City shall retain the right to issue, after forty-eight (48) hours written notice to the President, or Vice-President of the Union, through the Chief of the Department, Rules, Regulations and General Orders covering the internal conduct affecting personnel and general personnel procedures of the Fire Department. Union officials will be permitted to meet with the Commissioner of Public Safety or the Chief of the Department, and they will make themselves available, in such forty-eight (48) hour period, to discuss the changes affecting personnel or

general personnel procedures by the Rules, Regulation or General Order for which notice was given. If agreement cannot be reached between the Union officials and the Department officials, the dispute will be subject to the grievance procedure up to, but excluding, the arbitration step, except in the case of a violation of the forty-eight (48) hour notice provided herein, or in the event that the proposed Rule, Regulation or General Order violates a specific provision of this Agreement, then a resort to arbitration shall be permitted.

ARTICLE III

SENIORITY

Seniority of employees shall be computed in each rank from the date of original appointment to that rank.

Employees hired after January 1, 2017 shall serve a one (1) year period probationary period. During this probationary period, the City may terminate a probationary employee with or without cause. The probationary member shall have all rights and privileges provided under this collective bargaining with the sole exception of the right to arbitration in Article XVI, Section 2 in the case of termination. The one (1) year probationary period shall begin with the employee's date of appointment to the Providence Fire Department.

ARTICLE IV

Section 1 - VACANCIES

A. The Department shall continue to anticipate and plan for the filling of vacancies in the rank of firefighter, as now covered by ordinance and department orders, and shall maintain a pool of recruits to fill these vacancies within seven (7) days.

B. The Department shall have a promotional list available at all times. Members of the promotional list shall be promoted within seven (7) days after the occurrence of a vacancy.

C. A vacancy shall exist when a member is promoted, resigns, retires, dies, or is terminated, or is voluntarily or involuntarily transferred.

D. A vacancy occurs the day a member is removed from the payroll.

Section 2 - BID SYSTEM

A. Bids for vacancies shall be classified as primary, secondary, third, fourth and fifth bids. Primary bids will be awarded for vacancies created by Article IV, Section 1-C. Secondary bids shall be awarded for vacancies created by awarding of primary bids. Third bids shall be awarded for vacancies created by awarding of secondary bids. Fourth bids shall be awarded for vacancies created by awarding of third bids. Fifth bids shall be awarded for vacancies created by awarding of fourth bids. There shall be no bidding for vacancies created by awarding of fifth bids. Notwithstanding the above, no more than four (4) men/women (1 officer and three (3) men/women) shall be assigned under this bid system to each fire company.

B. When a vacancy occurs in a company, it shall be filled by bidding according to seniority in rank. Notice of the vacancy shall be given to all fire companies and special service units to be posted on bulletin boards the day after the vacancy exists. Members who wish to bid for such vacancies shall make such requests by submitting a Providence Fire Department Bid Form within fourteen (14) days after said notice is posted.

C. Any member who is awarded a primary, secondary, third, fourth or fifth bid shall be assigned to that spot within seven (7) days after his/her selection as the successful bidder. Any member who is awarded a bid spot may not bid on another vacancy for a period of two (2) years.

D. No member who is awarded a bid spot may be involuntarily transferred for a period of two (2) years. All vacancies created by a voluntary transfer shall be subject to Article IV, Section 2A.

E. Any member involuntarily transferred will be given the reason and the factual basis for his/her transfer, and said transfer shall be subject to the grievance procedure.

F. This system shall apply to the special services positions of person in charge of air supply/O2 Filling Station (captain's pay), car 79 (Arson Investigator) (12% pay differential), car

56 (Fire Investigator) (9% pay differential), person in charge of carpenter shop (captain's pay), person in charge of supply room (captain's pay), D.O.T. Fire Captain (12% pay differential), and training instructor at the Division of Training (lieutenant's pay). The successful bidder for any the above named positions must obtain necessary certifications. D.O.T. Fire Captain must obtain NFPA 1041 certification within 6 months of awarding bid. Effective July 1, 2011, the City may elect to require the Department of Training. Captain to assume the duties and responsibilities previously performed by the Director of Training in addition to his/her current duties and responsibilities, with no increase in compensation or pay, and Article IV, Section 3 shall not apply. The successful bidder for the carpenter shop shall have proficiency in general carpentry skills. Any costs associated with certification as provided by this provision shall be borne by the City. All members currently serving, upon ratification of this Agreement, in the above referenced positions shall remain in said positions. Members currently serving in the position(s) of juvenile fire-setter coordinator and fire prevention plan reviewers, upon ratification of this Agreement, shall remain in said positions until such time that said positions become vacant in accordance with Article IV, Section 1C. Once the positions become vacant, the Department shall not be required to fill the positions of fire prevention plan reviewer and juvenile fire-setter coordinator. Effective July 1, 2011, the Department may demote to FF/1 and reassign the two members currently serving as Fire Prevention Lieutenants. Once the positions become vacant the Department shall not be required to fill said positions and Article IV Section 1 shall not apply. The Rescue Captain currently assigned to the Department of Training shall be reassigned to his prior Rescue Company. The Union agrees to dismiss its pending grievance with prejudice. The two members currently assigned to perform IT functions for the Department shall be reassigned. The Union agrees to dismiss its pending grievance with prejudice. Therefore Article I Section 1 Paragraph 2 shall not apply to the above named positions or the duties they perform.

Failure to obtain necessary certification will result in the loss of the bid assignment and the next qualified bidder will be assigned to the position. For the purpose of this section, the Rescue Division shall not be considered a special service. For the purpose of this section the positions of person in charge of air supply/O2 Filling Station, Cars 56 (Fire Investigator) & 79 (Arson Investigator), person in charge of carpenter shop, person in charge of supply room, and training instructor at the Division of Training shall be filled by bid based on seniority by the member's date of appointment to the Providence Fire Department, regardless of member's rank. Members must have one (1) year of accumulated time in car 56 (Fire Investigator) in order to bid for car 79 (Arson Investigator).

The Captain of Fire Prevention Division will administer the on call with the pager assignments as necessary for Car 56 (Fire Investigator) to ensure coverage.

When Car 79 (Arson Investigator) is available during normal business hours, Monday through Friday, Car 79 (Arson Investigator) shall cover the day shifts from 0700 hours to 1700 hours. Substitutions shall be allowed with other members of Car 56 (Fire Investigator) and 79 (Arson Investigator), but it shall be the responsibility of the off duty investigator to secure a substitute.

Whenever there is a long-term vacancy (more than two (2) weeks), qualified personnel on the Car 56 (Fire Investigator) waiting list will be transferred into Car 56 (Fire Investigator) for coverage. If no personnel are available on the waiting list, members assigned to Car 79 (Arson Investigator) will be placed into a rotation with Car 56 (Fire Investigator) members to insure continued coverage by use of the paging system.

G. Whenever a vacancy occurs through a promotion the bid for the vacancy shall be the member's assignment when he/she was certified for promotion by the Division of Training.

H. A member on a certified promotion list shall not be eligible to bid on any vacancies.

Section 3 - TEMPORARY SERVICE OUT OF RANK

Members of the firefighting forces of the Providence Fire Department who are ordered to serve temporarily in a higher rank shall receive compensation of the next higher rank provided that such service shall be in excess of five (5) hours during any tour of duty.

Members of the special services of the Providence Fire Department who are ordered to serve temporarily in a higher rank, provided that such compensation shall not be payable until the member has served for three (3) calendar days' service temporarily in higher rank, the member shall receive the next higher rank salary, retroactive to the date of commencement of service temporarily in a higher rank, and provided that when a member serving in a higher rank returns to duty after authorized absence and continues to serve temporarily out of rank, he/she will receive credit for days previously worked out of rank in the computation of the days necessary for entitlement to retroactive pay.

Section 4 - PROMOTIONS

A. Promotion to the rank of Fire Lieutenant, Fire Captain, Fire Battalion Chief, Fire Prevention/Arson Captain, Fire Rescue Lieutenant, Fire Rescue Captain, Person in Charge of Operational Control Captain Dispatcher, and Lieutenant Dispatcher shall be made on a competitive basis prescribed by the present regulations of the Fire Department. No member of the bargaining unit shall be eligible for promotion to the rank of Fire Rescue Lieutenant except after two (2) years total service within the rescue squad, and the member shall also possess an RI EMT-C license or equivalent. Seniority for members permanently assigned to Rescue shall begin from the date the member was permanently assigned to Rescue. Seniority for members going into a permanent assignment to rescue shall include time from original date of appointment plus time served on details to Rescue, provided, however, that said time served on details for Rescue shall be at least a continuous six (6) month period. No member of the bargaining unit

shall be eligible for promotion to Fire Lieutenant except after two (2) years of continuous service within the fire suppression division as a firefighter.

B. The City shall have the Division of Training offer a minimum of one (1) school per year for firefighters and this school will be for the purpose of awarding points for promotions.

C. Promotion to the rank of Fire Prevention/Arson Captain shall be made on a competitive basis described by the fire department, said examination shall be available to all Fire Lieutenants in the fire department.

D. The source material list for preparation for promotional examinations shall be determined by written agreement between the parties.

E. Eligibility and Qualifications for promotional schools shall be subject to the eligibility requirements and qualification requirements which are specifically delineated in the Providence Fire Department Regulation Governing the Operation of the Division of Training and which are hereby adopted for the purposes and intent of this section. Any and all proposed changes to eligibility and qualifications for promotional school shall be subject to the collective bargaining process.

F. The parties agree to continue to use an outside testing firm agreeable to both parties for the purpose of promotional testing. The parties agree that all communications between the city and the outside testing firm shall be in writing whenever the communication is in any way related to a specific departmental promotional test. The bargaining unit President shall be made aware of any communication(s) within forty eight (48) hours of the communication. This shall not include routine communications which may occur from time to time as the city seeks to bid or rebid the outside testing firm.

Section 5 - REVIEW OF EXAMINATION PAPERS

The examination papers of those members qualifying to enter promotional school may be made available for inspection by members who took the examination at the office of the Division

of Training for a period of one (1) week after publication of the qualifying list. Any member who disputes the scoring of his/her examination and/or placement or non-placement on the qualifying list of members qualifying to enter the promotional school may present a grievance in accordance with the procedure as set forth in Article XIV of this agreement.

ARTICLE V

Section 1 - DUTIES

The duties of the members of the Fire Department shall consist of prevention, control, extinguishing of fire, and emergency medical services, together with the necessary auxiliary administrative and service functions presently conducted by the Fire Department, and other governmental duties, such as filling municipal swimming pools, pumping of cellars and building inspection, as are or may be prescribed by the Commissioner of Public Safety. Non-governmental duties shall be performed only with the consent of the Union President or Vice President. Daily station work of companies, such as cleaning of apparatus, equipment and company quarters, shall be carried out according to the past personnel practices. Floor watch shall be eliminated effective May 1, 1988.

The shutting off of fire hydrants will not be required of members except in cases of emergency.

Members of the Department shall comply with the Rules and Regulations issued by the Department as they are amended from time to time, and shall comply with General Orders and directives as they are issued, provided such General Orders and directives shall not violate or abridge any specific provision of this agreement, in which case the grievance and arbitration provisions of this agreement shall apply.

Section 2 - EMT CERTIFICATION

All members of the bargaining unit appointed on or after July 1, 1989 shall, as a condition of continued employment, maintain certification as an emergency medical technician

(EMT-B/I). Any such member who applies for recertification and who makes a good faith effort to obtain recertification but fails the examination required for recertification shall be allowed a period of eighteen (18) months from the date of failure of said examination to achieve recertification. The City shall provide at its expense all reasonable training expenses, supplies and equipment for any such member seeking recertification.

In addition, all members appointed prior to July 1, 1989 and currently certified as an EMT-B/I until 1992 or 1993 will maintain that certification until the expiration of said certification.

Section 3 - DETAILS TO OTHER UNITS

Active members of the Providence Fire Department whose duties are as defined in Article V, Section 1, shall not be detailed to other City Departments. The detail from one unit to another within the Fire Department shall be the responsibility of the Chief Officers of the Department, subject to the approval of the Chief of the Department. The Chief of the Department, or his/her designee, shall have the authority to detail members with EMT-C certification to a rescue unit upon an as needed basis by rotation.

ARTICLE VI

Section 1 - HOURS

A. The regular calendar workweek (seven (7) consecutive calendar days from 0800 hours Sunday until the 0800 hours the following Sunday) for members of the Fire Suppression and Rescue Force shall be an average of forty-two (42) hours.

The work period shall consist of an eight (8) day repeating work schedule, and the work schedule shall consist of the following: one (1) ten (10) hour day tour, immediately followed by a fourteen (14) hour night tour; one forty-eight (48) hour period off duty followed by; one (1) ten (10) hour day tour, immediately followed by a fourteen (14) hour night tour; and one (1) ninety-six (96) hour period off duty. At the end of the ninety-six (96) hour off duty period, the regular

workweek shall begin again. For purposes of this agreement, this work period and work schedule shall be referred to as the "Boston" schedule.

A day tour shall begin at 0800 hours and shall end at 1800 hours for a total of ten (10) working hours. A night tour shall begin at 1800 hours and shall end fourteen (14) hours later at 0800 hours the following morning.

The "Boston" schedule shall remain in effect unless the city provides the bargaining unit thirty (30) days advance written notice before November 1st, 2017, that the "Boston" schedule is having an adverse impact on the efficiency and staffing of the department.

Notwithstanding the above, the city, with proper notice provided herein, has until November 1st, 2017 to unilaterally end the "Boston" schedule. If the city elects to end the "Boston" schedule, the schedule shall revert to the work period and work schedule under the previous four (4) platoon systems in effect prior to May 1st, 2015. If the city does not elect to end the "Boston" schedule before November 1st, 2017, the "Boston" schedule shall be permanently incorporated into this Collective Bargaining Agreement.

B. The City may, at any time, with a fourteen (14) day written notice; hand delivered to the President of the Union, implement a group (platoon) structure different from the four (4) group (platoon) structure.

After conversion back to the four (4) group (platoon) structure on November 12, 2016, if the City implements a group (platoon) structure different from the four (4) group (platoon) structure, the City shall compensate each affected member one (1) year's salary at the rate of pay of the member at the date of implementation of the change. The City agrees this compensation shall be paid within fourteen (14) days from the date of implementation to the different group (platoon) system.

The regular work week of the other divisions shall not exceed an average of forty (40) hours except that for members on duty in the Department of Communications the regular work week shall not exceed thirty-six (36) hours.

Section 2 - SUBSTITUTIONS

A. Members of the Department shall be permitted to substitute with members of equal rank within the Department, provided however, that within the same company officers shall be permitted to substitute with officers or acting officers. No substitutions shall be permitted when Departmental emergency conditions shall exist, unless the substituting member is on a ninety-six (96) hour leave of absence. All requests for substitution shall be made on the proper forms and in accordance with the Department Rules and Regulations. Substitutions, other than Two-hour Relief Substitutions or Emergency Substitutions, must receive the permission of the company officer in advance. Substitutions shall not be allowed for the purpose of engaging in outside employment. A member who substitutes for another member shall not be entitled to any additional pay for said hours worked in substitution over and above his/her own tour of duty. Members who desire consecutive substitutions (more than four (4) days) shall notify their company officer in advance).

B. Two-Hour Relief Substitutions

The right to substitute within the same company for two (2) hours or less shall be permitted and the right to substitute outside a company for the same period may be permitted, provided that all of the following conditions are met:

(1) The substitute shall be qualified to perform all of the duties of the member for whom he/she is substituting.

(2) The substitute must report to the officer in command in proper uniform before relieving the member for whom he/she is substituting.

(3) The member substituting shall enter the time, his/her name and the name of the member for whom he/she is substituting in the Company Journal.

(4) If any Departmental emergency exists, the Chief or Acting Chief of the Department may suspend this privilege.

(5) Substitutions may be made at any time provided the member shall notify the officer-in-charge within one hour after the 8:00 a.m. or 6:00 p.m. time signal which starts a tour.

C. Emergency Substitution

(1) Substitution requests titled "Emergency" shall be granted, with approval of the company officer, upon the filing of the proper forms with the member's respective company officer.

(2) In the absence of the member, the member's company officer is hereby authorized to print member's name on #7 of the proper substitution form and make note thereof.

Section 3 - OVERTIME

All hours worked in excess of two (2) scheduled ten (10) hour day tours, and two (2) scheduled fourteen (14) hour night tours, during the eight (8) day work period as provided in Article VI, Section 1, Paragraph A, shall be compensated for at the overtime rate of pay hereinafter set forth; provided, however, that members of other divisions who normally work shorter tours shall be compensated for hours worked in excess of a normal tour at any overtime rate of pay as hereinafter set forth; provided, that members held overtime for snow removal work or other emergency work (not including firefighting) shall be guaranteed a minimum of one (1) hour's pay, and all overtime worked in excess of one (1) hour shall be compensated in one-half (1/2) hour intervals, and provided further that overtime shall be paid when men/women are held over at a fire already in progress while waiting for relief, and the men/women are held more than one-half (1/2) hour. In the event the City exercises its management right in Paragraph B above to change the number of groups (platoons), members shall be paid at the overtime rate of pay

provided in Section 5 below, for any hours worked in excess of forty-eight (48) hours of scheduled work in any eight (8) day period.

Section 4 - CALL-BACK PAY

Employees called back for duty shall be compensated for at least four (4) hours, in the event the overtime actually worked is less than four (4) hours, at the overtime rate of pay hereinafter set forth.

Section 5 - OVERTIME RATE OF PAY

The hourly rate of overtime pay shall be equal to time and one-half of one-fortieth (1/40) of the employee's weekly salary. Overtime will be paid no later than the pay day of the second week following the calendar week in which the overtime is worked.

Members assigned to the Bureau of Operational Control shall receive an hourly rate of overtime pay equal to time and one-half of one-thirty-sixth (1/36) of the employee's weekly salary. Overtime will be paid on the pay day of the second week following the calendar week in which the overtime is worked.

Section 6 - CALL-BACK

In the event it becomes necessary due to the minimum staffing level falling below eighty-eight (88) for the oncoming shift to call to duty an off-duty member to replace a member, such call-back shall be on a rank for rank basis. Such call-back in the fire suppression companies shall be on a Battalion Chief for Battalion Chief basis, Captain for Captain basis and a Lieutenant for Lieutenant basis. The rank for rank call-back described herein shall in no way increase the minimum staffing level of any shift above eighty-eight (88) personnel.

The parties agree to further discuss call-back rules in an effort to promote member safety. All call-back worked shall be compensated at the overtime rate of pay as provided herein.

Call-back duty in the fire force shall be controlled by the Chief who is on duty when call-back is anticipated. As determined by the Chief that call-back personnel will be required to

properly man the oncoming shift, the shift currently on duty will be utilized to perform the assigned call-back.

Members will be called for call-back duty according to seniority in the group to which they are assigned. They will be called by the Chief who is on duty or his/her designee at the time the call-back is needed, and if the call-back duty is refused, he/she will not be called again for call-back duty until the rest of the members of his/her group have been called. Call-back duty shall be distributed as equally as possible among the members in each group and for this purpose a member who refuses a call-back shall be considered having worked the same.

If it becomes apparent that injuries or sickness of long duration will cause a particular group to accumulate more call-backs than other groups, then call-backs will be spread among the other groups to equalize the numbers, said equalization will occur semiannually during the months of March and October.

In the event, either by call-back, by seniority, or by detail, a special function, such as tiller-man, EMT-B/I or EMT-C cannot be manned by a qualified member, the Chief who is on duty may call the senior member qualified to do the special function work, and this shall count as call-back for the member awarded the work. Members who do not wish call-back will sign Form #17 on a yearly basis, before January 1, indicating they do not desire call-back. A copy of the call-back sheet will be emailed to the Union President weekly along with a list of refusal of call-back.

Every six (6) months call-back will be reviewed on TeleStaff. A list will be prepared by the Chief of Department or his/her designee, in order of seniority of members who have less call-back. This list will be used to equalize call-back.

The bargaining unit shall have the opportunity to match their call-back information with the department's information to prepare equalization lists. All call-back over ten (10) hours will be considered a call-back. Members who desire a short call-back which is defined as less than

ten (10) hours will sign a Form #17, before January 1 requesting said short call-back. A master list will be kept by seniority. Once a member has worked a short call-back he/she will not be called until all others have had an opportunity to receive a short call-back.

Assignment of short call-back shall be from the short call-back list at the discretion of the Chief on duty, or their designees from the short call-back list and equalized over a six-month period.

Thanksgiving day and night; Christmas Eve night; Christmas day and night; New Year's Eve night; New Year's day; and July 4th day and night, shall be days for which members of the bargaining unit may volunteer to work call-back/overtime and will not be charged for said call-back/overtime, provided however, that whenever no member elects to work a call-back or overtime, then the junior member in each rank of the working group shall be ordered to work said call-back/overtime.

Members shall leave with the Chief a telephone number where they may be reached for purposes of callback.

Section 7 – CALL-BACK FOR MEMBERS RETURNING FROM IOD

The parties agree that when a member returns to his/her full duty assignment after being out of work due to an injury suffered in the line of duty, said member shall be afforded the opportunity to make up the missed call-back opportunities that said member was unable to work while the member was on injured on duty status.

ARTICLE VII

Section 1 - VACATIONS

All employees shall be entitled to a vacation in the calendar year in accordance with the following schedule:

A. Upon completion of his/her training period and appointment as a permanent employee of the Fire Department, a member shall be entitled to eight (8) working days vacation during the

calendar year in which he/she was appointed. For purposes of this article only, the appointment date for all employees sworn in on or after July 1, 1987 shall be the date that the member was actually sworn in as a permanent employee of the department, which date shall serve as their anniversary date for vacation purposes only.

B. During the calendar year and following the anniversary date in which they complete one (1) year as a permanent employee of the Fire Department, a member shall be entitled to twelve (12) working days vacation.

C. During the calendar year and following the anniversary date in which they complete five (5) years of service, and in each calendar year thereafter, sixteen (16) working days' vacation. The change shall be effective in this paragraph is effective July 1, 2012.

D. During the calendar year and following the anniversary date in which they complete ten (10) years of continuance service and in each calendar year thereafter, twenty (20) working days' vacation.

E. During the calendar year and following the anniversary date in which they complete fifteen (15) years of continuous service, and in each calendar year thereafter, twenty-four (24) working days' vacation.

F. The provisions of this section shall be applicable commencing with calendar year 1988.

G. Each member shall be allowed to carry over vacation time earned but not used in the calendar year in which it is scheduled to be taken to a maximum accumulation of six (6) weeks (twenty-four (24) working days).

H. Effective January 1, 1999, all uniformed members will be allowed to take accrued vacation time in increments of one (1) day to a maximum of sixteen (16) per calendar year, in accordance with policies to be agreed upon by the parties. The maximum number of uniformed members, per day, allowed to take one (1) day vacations shall not be more than six (6) per shift.

Selection of vacations under this provision shall be on a first come, first serve basis. Requests for one (1) day vacations will be made no more than seven (7) days in advance.

Single day vacations may be granted on the following dates only at the discretion of the Chief of the Department, subject to application to the Chief of the Department at least thirty (30) days in advance:

<u>July 4 Holiday</u>	-	July 4: A.M. and P.M. shifts
<u>Thanksgiving Day Holiday</u>	-	A.M. and P.M. shifts
<u>Christmas Day Holiday</u>	-	December 24: P.M. shift December 25: A.M. and P.M. shifts
<u>New Year's Day Holiday</u>	-	December 31: P.M. shift January 1: A.M. shift

Section 2 - VACATION PERIOD

The vacation period in any calendar year shall run from January 1 to December 31.

Section 3 - VACATION REQUESTS

All vacation requests shall be submitted to the Chief of Department no later than November 1 of the year previous to the vacation choice.

The completed vacation schedule shall be posted at least two (2) weeks before the start of the calendar year in which the vacation is to be taken. A completed vacation list shall be posted prior to January 1 each year in all stations.

Section 4 - VACATION SCHEDULE, FIREFIGHTING FORCE

A. A total of fifty-six (56) members, fourteen (14) from each group shall be permitted to be on vacation in any vacation period. Vacations within each group shall be selected in the order of departmental seniority of members within the group, provided, however, that officers in a group shall select their vacation before firefighters (FF/1, FF/2, FF/3) and according to departmental seniority in rank in the group; provided further, however, that one (1) Rescue Officer and one (1) Battalion Chief from each group shall be permitted to be on vacation in

addition to the fifty-six (56) members contained herein.

(1) Once a member has selected a portion of his/her vacation, he/she shall not be eligible to select the balance of his/her vacation until all members in the group have made their first selection.

(2) The vacation period of any member in a group shall commence on the first working day or night in any calendar week that he/she is scheduled to work.

(3) Any member on vacation for any day during a vacation period shall be counted as one of the members on vacation for the entire period.

B. In the event that a member was unable to take his/her vacation during the period in which he/she selected his/her vacation because he/she was on an "injured on duty" status, and he/she was unable to take his/her vacation during the remainder of the calendar year, he/she will be permitted to accumulate his/her unused vacation in the next calendar year.

C. If, in the judgment of the Chief of the Department, the schedule reduces the personnel available below the level of safe operation, or in the event adequate personnel are not available, the Chief of the Department may vary either schedule accordingly.

Section 5 - VACATION SCHEDULE, SPECIAL SERVICES

Vacations for members of the special services division as defined as follows: D.O.T, Carpenter Shop, Fire Prevention Bureau, B.O.C, Air Supply, and Supply Room, shall be chosen by rank on a seniority basis within each special service division. The number of men/women allowed on vacation at one time shall be subject to the operation requirements of the particular division in accordance with past practices.

Section 6 - SPECIAL VACATIONS

Special vacations approved by the Chief of the Department shall not reduce the number of regular vacations scheduled for the period in which the special vacation is taken. The special vacation shall be charged against the employee's vacation credits.

Section 7 - SPLIT VACATIONS

A. Any member who is entitled to eight (8) days vacation shall have the option of splitting his/her vacation into two (2) four (4) day vacations.

B. Any member who picks out a vacation between June 1 and September 30 may only take eight (8) consecutive working days vacation in that period.

C. Any member entitled to more than eight (8) days vacation shall have the option of splitting his/her vacation.

D. The Chief of the Department shall have the right to vary the schedule of any vacations under this section in case of emergency.

Section 8 - PAID HOLIDAYS

A. Effective January 1, 2017, the following twelve (12) holidays shall be paid holidays for all members of the Department:

New Year's Day	Independence Day
Martin Luther King's Birthday	Labor Day
Washington's Birthday	Columbus Day
Memorial Day	Armistice Day
V-J Day	Thanksgiving Day
Easter Sunday	Christmas Day

B. Holiday pay shall be one-fifth (1/5) the employee's weekly salary, whether he/she works the holiday or not.

Effective July 1, 2012 holiday pay shall be compensated at a rate of pay of 8.5 hours per holiday.

ARTICLE VIII

CLOTHING PROVISION

A. The clothing maintenance allowance will be payable as of January 1st and will be paid to members in the first paycheck issued in July of each year. The clothing maintenance allowance for all members of the Department shall be Eight Hundred Dollars (\$800.00).

B. The City agrees to replace damaged, lost or stolen station uniforms and replace all firefighting protective equipment as needed, whether destroyed, damaged, lost, stolen or worn in the line of duty. Protective equipment shall be considered to be boots, helmets, gloves, night hitches and fire coats. The City shall endeavor to furnish members uniforms and protective equipment within forty-five (45) days of said written request and if unable to do so will furnish said applicant with a written reasonable explanation as to the cause of any delay.

C. The clothing maintenance allowance set forth above shall be for the maintenance and upkeep of said uniform and work attire only. Any new issue or item of clothing or equipment prescribed by the Department shall be furnished to members of the Department at the City's expense, including uniforms required because of promotion.

D. The City shall furnish members of the Rescue Squad with winter jackets and shall furnish members of the Division of Training with foul weather gear.

E. The first clothing maintenance allowance of a newly appointed member shall be payable as of January 1st following the first anniversary date of his/her appointment.

ARTICLE IX

Section 1 - LEAVE OF ABSENCE

A. Leave of absence shall accrue at the rate of 1 1/4 days per month accumulative to fifteen (15) days per year. Seven (7) days per year of the accumulated fifteen (15) leave of absence days shall be considered personal days pursuant to Subparagraph H of Article IX, Section 2, Severance Pay. In no way shall the accumulation of leave of absence time pursuant to this section impact upon any other accumulation of time mentioned elsewhere in this agreement nor shall any current member of the bargaining unit suffer any loss of previous leave of absence time accrued. In addition, leave of absence days shall be accrued as follows:

1 through 140 days: full pay (100%)

Day 141 and beyond: half pay (50%)

and such formula shall be applied to Section 3 of this Article entitled, Severance Pay; provided, however, that the Commissioner of Public Safety may grant an additional ninety (90) working days leave to members with five (5) years service or more within the Department. At the completion of the training period and after appointment to the Fire Department for a period of six (6) months, a member shall be credited with fifteen (15) working days' leave of absence. An employee may borrow up to fifteen (15) days of sick leave which must be repaid from future monthly sick leave credits or from future compensation.

B. A member of the bargaining unit will have deducted from his/her accumulated leave of absence only those days he/she was scheduled to work which were not worked because of leave under this Article.

C. Effective January 1, 2017, any member hired after January 1, 2017 shall be permitted to use leaves of absence under subparagraph H according to this table:

Date of appointment	0 personal days
1 year after appointment	1 personal day
2 years after appointment	2 personal days
3 years after appointment	3 personal days
4 years after appointment	4 personal days
5 years after appointment	5 personal days
6 years after appointment	6 personal days
7 years and thereafter	7 personal days

This table shall in no way whatsoever reduce the accumulation of leave of absence days as provided in Paragraph A or reduce the member's severance pay as provided in Article IX, Section 3.

Section 2 - REASONS FOR LEAVE OF ABSENCE

Leave of absence for members of the Fire Department shall be granted for the following defined reasons:

A. Personal illness or physical incapacity to such an extent as to be rendered thereby unable to perform the duties of his/her present position for more than two consecutive working days.

B. Enforced quarantine when established and declared by the Department of Health or other competent authority for the period of such quarantine only.

C. Death of a mother, father, wife, husband, child, brother, sister, mother-in-law, father-in-law, grandparent, step-parent, or other members of the immediate household, provided that in such cases the leave shall not extend more than one day beyond the date of burial of said deceased person and provided further that in the cases of employees of the Jewish faith, said leave shall be for the actual period of mourning observed, but not to exceed seven (7) days from the day of burial; provided further, however, said leave of absence shall not be chargeable to sick leave. A death certificate or affidavit may be required.

D. Death of other relatives provided that in such cases the leave with pay shall be for not more than one (1) day to permit attendance at the funeral of said person. A death certificate and affidavit may be required.

E. Attendance upon members of the family within the household of the employee whose illness required the care of such employee; provided that not more than seven (7) working days with pay shall be granted to the employee for this purpose in any quarter, nor for more than fifteen (15) working days in any one calendar year. In case of emergency, the leave may be extended. (Employees can be required to sign an affidavit stating that there is no possible way to make other arrangements.)

F. Sick leave may be taken without a doctor's certificate for two (2) days, but an employee on sick leave may be examined at any time by a doctor selected by the Chief or Acting Chief of the Department, at the expense of the Department.

G. The Chief of the Department may require a physician's certificate or other satisfactory evidence in support of any request for sick leave, provided the employee affected has been told on the occasion of his/her last prior absence for sickness that such evidence might be required for future sick leave request. However, such evidence shall be required for each sick leave with pay covering an absence of more than two (2) consecutive working days.

H. There shall be seven (7) personal days per year in which no specific reason for a request of absence shall be deemed necessary. Personal days shall be limited to twenty (20) members per day tour and (20) members per night tour. Selection of personal days under this provision shall be on a first come, first serve basis.

Personal Days may be granted on the following dates only at the discretion of the Chief of the Department subject to application to the Chief of the Department at least thirty (30) days in advance:

<u>July 4 Holiday</u>	-	July 4: A.M. and P.M. shifts
<u>Thanksgiving Day Holiday</u>	-	A.M. and P.M. shifts
<u>Christmas Day Holiday</u>	-	December 24: P.M. shifts December 25: A.M. and P.M. shifts
<u>New Year's Day Holiday</u>	-	December 31: P.M. shift January 1: A.M. shift

Section 3- SEVERANCE PAY

A. Severance pay shall be paid to a member upon retirement, voluntary separation from employment, or upon the death of a member prior to retirement as follows:

For severance pay purposes he/she will be credited with one-half (1/2) of his/her accumulated and unused days of leave of absence earned on and after October 1, 1969, and for each day of such credited time he/she shall receive one (1) day's pay (one-fifth (1/5) of his/her weekly salary) at the time of retirement or death.

B. Commencing July 1, 1976, each member of the bargaining unit shall be entitled to be credited with severance pay upon retirement or upon death of the member prior to retirement as follows:

For severance pay purposes he/she will be credited with all his/her accumulated and unused days of leave of absence earned on and after July 1, 1976, and for each day of such credited time he/she shall receive one (1) day's pay (one-fifth (1/5) of his/her weekly salary) at the time of his/her retirement or death.

C. Commencing on July 1, 1990, each member of the bargaining unit shall be entitled to be credited with severance pay upon retirement, voluntary separation from employment, or upon death of the member prior to retirement as follows:

For severance pay purposes he/she will be credited with all his/her accumulated and unused days of leave of absence in accordance with Article IX, Section 1 of this agreement, i.e., 120 days of full pay and 1/2 pay thereafter. Accumulation of unused days of leave of absence shall be unlimited only for the purpose of computing severance pay.

D. Commencing on July 1, 1992, but retroactive to July 1, 1991, each member of the bargaining unit shall be entitled to be credited with severance pay upon retirement, voluntary separation from employment, or upon death of the member prior to retirement as follows:

For severance pay purposes he/she will be credited with all his/her accumulated and unused days of leave of absence in accordance with Article IX, Section 1 of this agreement, i.e., 140 days of full pay and 1/2 pay thereafter. Accumulation of unused days of leave of absence shall be unlimited only for the purpose of computing severance pay.

E. Effective July 1, 2012 any member hired after this date shall be entitled to be credited with severance pay upon retirement, voluntary separation from employment, or upon death of the member prior to retirement as follows:

Notwithstanding the foregoing in Article IX, Section 1 of this agreement, for severance pay purposes he/she will be credited with his/her accumulated and unused days of leave of absence in up to 140 days of full pay. There shall be no severance pay for any unused days of leave of absences above 140 days. This provision in no way limits a member's accumulation and use of sick leave above 140 days.

F. Severance pay will be paid to the member within 30 days of retirement, voluntary separation from employment, or upon death of the member prior to retirement.

Section 4 - COMPENSATORY TIME

Compensatory time may be made available to members of special services who are regularly assigned to work a 40-hour weekday work schedule, only upon written agreement with the Chief of the Department and the President of the Union. However, agreement shall not be unreasonably withheld.

Effective January 1, 2017, or as soon as practicable thereafter, members of the Fire Suppression and Rescue Force, may elect to earn compensatory time in lieu of being paid overtime. Members shall only be permitted to accrue a maximum of seventy-two (72) hours of compensatory time (i.e., this equates to up to a total of forty-eight (48) hours of overtime, which is banked as up to seventy-two (72) hours of compensation time). Compensatory time shall be accrued at the rate of one and one half hours for every one hour of overtime worked (e.g., forty-eight (48) hours of overtime worked yields seventy-two (72) hours of accrued compensatory time). The City is responsible for the recording of the accrual of compensatory time and the record keeping of its use.

The use of compensatory time shall be restricted in the following manner:

1. Members cannot use their accrued compensatory time if it results in the City making any payment of overtime through callback. The parties agree that the use of compensatory time under such circumstances would unduly disrupt the operations of the Providence Fire

Department, and they will jointly commit to advancing this argument in writing in any action involving the use of compensation time after ratification of this Agreement, filed pursuant to the federal Fair Labor Standards Act.

2. If a member utilizes compensatory time and such use results in any payment of overtime, the City shall have the right to discharge the equivalent amount of that member's sick/vacation/or other paid time off (e.g., if a member's use of compensatory time results in the City calling back a member on overtime for ten (10) hours, the City shall have the right to discharge fifteen (15) hours of other paid time off from the member using the compensatory time).

3. If a member is unable to schedule or is denied the use of compensatory time after three (3) years from the date of accrual, the member shall be paid for the accrued compensatory time at the member's average overtime rate for the last three years of employment or the member's current overtime rate, whichever is higher.

4. The City has absolute discretion to require a member to use all or some of their accrued compensatory time, upon providing the member with twenty-four (24) hours advance notice

5. The City retains the exclusive right to cease the compensatory time program at any time. If the City terminates the program, all accrued compensatory time shall be paid to the member on next payroll after the date of the termination of the program at the member's average overtime rate for the last three years of employment or at the member's current overtime rate, whichever is higher.

6. If the employee separates employment (i.e., dies, termination, retirement, or resignation) all accrued compensatory time shall be paid to the member on the date of separation at the member's average overtime rate for the last three years of employment or the member's current overtime rate, whichever is higher.

ARTICLE X

Section 1 - INJURIES

Members of the bargaining unit who are injured in the line of duty shall receive full salary while their incapacity exists or until they are placed on disability retirement. Whenever a member of the bargaining unit who is temporarily serving in a higher rank is injured in the line of duty, he/she shall be compensated at his/her higher rank so long as the incapacity exists. All injuries and recurrences of injuries shall be reported as required by department regulations.

Section 2 - HYPERTENSION-HEART ATTACK-CANCER

Whenever a member of the bargaining unit suffers a heart attack, is suffering from hypertension, or is suffering from cancer, it shall be presumed that any of said conditions were caused as a result of the member's duties as a firefighter and he/she shall be entitled to all of the foregoing benefits set forth in this Article.

This section shall apply to any member of the bargaining unit who suffers a heart attack, is suffering from hypertension, or is suffering from cancer whether or not said condition occurred while the member was actually on a tour of duty.

Section 3 - MEDICAL CARE FOR INJURIES

Medical care for those injured in the line of duty shall be as follows:

A. Those members injured in the line of duty whose condition requires hospitalization shall be sent to a hospital and shall have the right to select a physician from the staff of that hospital. The choice shall be made by the injured person, or, if his/her condition prevents him/her from making his/her choice, by a resident physician at the hospital. The physician so selected shall be the injured member's private physician.

B. In other cases involving injuries in the line of duty which do not require hospitalization, the injured individual shall have the right to be treated by a physician of his own choice.

When a firefighter's treating physician recommends non-invasive treatment to assist or enhance the firefighter's recovery from claimed IOD injuries, if the firefighter does not comply with his/her treating physician's recommendations the firefighter will be removed from IOD and carried sick leave until he/she complies with the treatment recommendations.

C. If a member is injured in the line of duty the Department may require the member to be examined by a physician selected by the Department. In the event that the Fire Department physician advises the Chief in writing that in his opinion a member of the bargaining unit who is being carried IOD is able to return to work, then said member shall be entitled to be examined by his private physician within a reasonable period of time (e.g. 30 days), unless the member has been regularly seeing his physician and/or has received a written report from his physician regarding the member's ability to return to work within thirty (30) days prior to his seeing the Fire Department's physician.

If the opinion of the member's private physician is in conflict with that of the Fire Department physician as to whether or not the member is able to return to work, then the member shall be required to be examined by a third physician (the "neutral") selected by agreement between the member's treating physician and the Department's physician. The results from the examination by the neutral physician shall be conclusive on the parties. For purposes of this subsection, "conclusive" shall mean the member has no right to grieve, arbitrate or otherwise avail himself/herself to the grievance procedure (Article XVI) with regard to any report or results received from the neutral physician concerning the member's physical condition and/or the member's capability of returning to work. The cost of the examination shall be paid for by the City. If the member's treating physician and the City's physician cannot agree on a neutral physician within thirty (30) days, then a neutral physician shall be selected from a previously agreed upon list of six (6) specialists in the area of the complaint of the injured member. The

above list of specialists shall be comprised of physicians selected equally by each party (three each). Use of this list shall be on a rotating basis among the six (6) physicians.

Neither the City or any of its representatives, nor the Union or any of its representatives shall communicate ex parte with the neutral physician regarding the member's physical condition, the type or length of treatment to be provided/received, and/or the member's capability of returning to work. If the City or any of its representatives, including third party administrator(s) engaged by or associated with the City, communicates ex parte with the neutral physician, then the opinion of the member's private physician shall be binding. If the Union or any of its representatives communicates ex parte with the neutral physician, then the opinion of the Fire Department physician shall be binding.

City medical examinations and examinations by the neutral physician shall be scheduled during the physician's normal business hours. Any member making a claim of IOD status shall make himself/herself available for examination during said hours as scheduled. Said requirement shall apply to all members, regardless of whether the member's normal tour of duty coincides with the physician's normal business hours. If the member's normal tour of duty coincides with the physician's normal business hours, the member shall be placed on paid leave for any amount of time which he/she is absent from his/her tour of duty. Any fee charged by the physician as a result of a member's failure to keep an appointment, except in the case of a documented emergency or without other reasonable cause, shall be the sole responsibility of the member.

After the member's initial evaluation of IOD status by the neutral physician, the City may require said member to be examined by the neutral physician, no more than one (1) time every sixty (60) days, in order to update said member's IOD status evaluation. Nothing herein shall prohibit the member from attending his/her private physician for necessary treatment and/or evaluation during the period said member is carried in an IOD status.

The member shall continue to be carried on an IOD status until such time as the Chief receives a written report from the neutral physician indicating that the member is capable of returning to work. Except in the case of a documented emergency or without other reasonable cause (in which case the member shall notify his commanding officer prior to the scheduled appointment), if the member should fail to attend the scheduled appointment with the neutral physician, the member shall be removed from IOD status and shall not be entitled to any of the benefits under Article X until such time that the member is examined by a neutral physician.

The neutral physician shall be a physician specializing in the area of the complaint or injury as suffered by the member. In the event there is no such specialist, then the member shall be seen at a recognized medical facility or by a recognized physician selected by the member's treating physician and the City's physician which/who specializes in the area of the complaint or injury as suffered by the member. The physician selected as the neutral shall not be someone who previously treated the member for the complaint or injury for which the member is seeking treatment under this Section.

D. When a member of the bargaining unit has suffered an injury in the line of duty and subsequently claims a recurrence of that injury, he shall be carried injured on duty from the date of the recurrence and then may be examined by a physician selected by the Fire Department. In the event that the Fire Department's physician advises the Chief that in his/her opinion the present condition is not related to the member's previous injury, then said member shall be entitled to be examined by his private physician within a reasonable period of time (e.g. thirty (30) days), unless the member has been regularly seeing his physician and/or has received a written report from his/her physician regarding the member's ability to return to work within thirty (30) days prior to his/her seeing the Fire Department's Physician.

If the opinion of the member's private physician is in conflict with that of the Fire Department physician as to whether or not the member's condition is a recurrence of a previous

injury in the line of duty, then the member shall be required to be examined by a neutral physician selected by the member's treating physician and the Department's physician in accordance with the terms set forth in Section C of this Article. The results from the examination by the neutral shall be conclusive on the parties. For the purpose of this subsection, "conclusive" shall mean the member has no right to grieve, arbitrate or otherwise avail himself/herself to the grievance procedure (Article XVI) with regard to any report or results received from the neutral physician concerning the member's physical condition, and/or the member's capability of returning to work. The cost of the examination shall be paid for by the City. If the member's treating physician and the City's physician cannot agree on a neutral physician within thirty (30) days, then a neutral physician shall be selected from a previously agreed upon list of six (6) specialists in the area of the complaint of the injured member. The above list of specialists shall be comprised of physicians selected equally by each party (three each). Use of this list shall be on a rotating basis among the six (6) physicians.

Neither the City or any of its representatives, nor the Union or any of its representatives shall communicate ex parte with the neutral physician regarding the member's physical condition, the type or length of treatment to be provided/received, and/or the member's capability of returning to work. If the City or any of its representatives, including third party administrator(s) engaged by or associated with the City, communicates ex parte with the neutral physician, then the opinion of the member's private physician shall be binding. If the Union or any of its representatives communicates ex parte with the neutral physician, then the opinion of the Fire Department physician shall be binding.

City medical examinations and examinations by the neutral physician shall be scheduled during the physician's normal business hours. Any member making a claim of IOD status shall make himself/herself available for examination during said hours as scheduled. Said requirement shall apply to all members, regardless of whether the member's normal tour of duty

coincides with the physician's normal business hours. If the member's normal tour of duty coincides with the physician's normal business hours, the member shall be placed on paid leave for any amount of time which he/she is absent from his/her tour of duty. Any fee charged by the physician as a result of a member's failure to keep an appointment, except in the case of a documented emergency or without other reasonable cause, shall be the sole responsibility of the member.

After the member's initial evaluation of IOD status by the neutral physician, the City may require said member to be examined by the same neutral physician, no more than one (1) time every sixty (60) days, in order to update said member's IOD status evaluation. Nothing herein shall prohibit the member from attending his/her private physician for necessary treatment and/or evaluation during the period said member is carried in an IOD status.

The member shall continue to be carried in an IOD status until such time as the Chief receives a written report from the neutral physician indicating that the member's present condition is not related to the previous injury. Except in the case of a documented emergency or without other reasonable cause (in which case the member shall notify his commanding office prior to the scheduled appointment), if the member should fail to attend the scheduled appointment, the member shall be removed from IOD status and shall not be entitled to any of the benefits under Article X until such time that the member is examined by the neutral physician.

The neutral physician shall, wherever possible, be a physician specializing in the area of the complaint or injury as suffered by the member. In the event there is no such specialist, then the member shall be seen at a recognized medical facility or by a recognized physician selected by the member's treating physician and the City's physician which/who specializes in the area of the complaint or injury as suffered by the member. The physician selected as the neutral shall

not be someone who previously treated the member for the complaint or injury for which the member is seeking treatment under this Section.

If it is finally determined that said injury is a recurrence of a previous injury in the line of duty, the Department shall be responsible for payment of the member's medical expense.

All communications between the city or its agents, and any other party (including but not limited to: the member's healthcare provider, the member's physician, the fire department physician, the neutral physician, the city's healthcare administrator or any other city department or third party) regarding a member's IOD, sick leave or light duty, status shall be in writing and shall be made a part of the member's personal medical file.

E. The City agrees to pay all expenses for inoculation or immunization shots for members of an employee's family when such become necessary as a result of said employee's exposure to contagious disease where said employee has been exposed to said disease in the line of duty.

F. All members shall have an annual physical exam that meets the requirements of NFPA 1582. The exam shall be provided at the City's expense by a physician selected by the Department or by the member's personal physician. In an effort to provide an unbiased medical opinion, and to prevent any potential conflict of interest, the physician selected by the Department to provide the annual physical exam shall be prohibited from serving as the physician selected by the department or as the Fire Department's physician or the neutral physician for the purposes of examinations related to sick leave or IOD as provided in this Article.

G. Whenever an injury or sickness for which benefits are paid either under the provisions of Article IX or this Article of the Collective Bargaining Agreement, or under the provisions of RIGL §45-19-1 *et seq*, is caused under circumstances creating a legal liability in some other person or entity other than the City of Providence to pay damages in respect thereof, the City

shall be subrogated to the rights of the member of the bargaining unit to recover damages from said third party to the extent of its payments made hereunder subject to the concept of comparative negligence.

The City agrees to defray all funeral and burial expenses of any member killed in the line of duty up to a maximum of Ten Thousand Dollars (\$10,000.00).

H. The City agrees to pay all medical bills within ninety (90) days of the date of submission.

Section 4 - LIGHT DUTY

A. Establishment

There shall be established a maximum of twenty-five (25) light duty positions, which shall not affect the minimum manning staffing levels of the Department. It is not the City's or the Department's intent in the establishment of light duty positions to create full time permanent jobs for members injured on duty. These positions shall be filled by members where it has been determined that, pursuant to Sections C and D of Article X, said member is expected to fully recover and return to his/her full firefighting duties or other normal duties, subject to the provisions of the Collective Bargaining Agreement. Nothing contained herein shall be construed to entitle any member to a light duty assignment or a specific light duty task.

B. Type of Work

Light duty positions shall be utilized in the Division of Fire Prevention, Division of Training, Carpenter Shop, Air Supply/O² Filling Station, Supply Room or the Department's headquarters; other positions may be utilized within the department by written agreement between the Chief of Department and the President of the bargaining unit. Each such light duty position offered by the Department shall not be inconsistent with the recommendations of the member's treating physician, the Department's physician or the neutral physician, under

paragraphs C or D of Section 3 of this Article, where appropriate, regarding the eligibility for light duty.

C. Hours of Work

The light duty work shall be performed on a four (4) day, eight (8) hour per day basis, Monday through Friday, during normal business hours. The City shall grant time off for any and all necessary appointments and treatments, and such time off shall not be considered to have occurred on the member's day off.

D. On-The-Job Injuries

Light duty shall be first assigned to members who are disabled as a result of an on the job injury. Members with on the job injuries, who are medically certified, in accordance with Paragraphs C or D of Section 3 of this Article, to be capable of light duty, will accept a light duty assignment if one is available.

E. Non-Job Related Injuries and Illness

Light duty shall also be offered to members who are disabled from performing duties as a member as a result of a non-job related injury or illness. Members with a non-job related injuries or illnesses who are medically certified to be capable of light may request to be assigned to take a light duty assignment. If requested, the Department shall assign a member with a non-job related injury or illness to a light duty position. Any member assigned to light duty under this provision, shall not count for purposes of enforcing the limit of twenty-five (25) members, contained in Section 4, Paragraph A herein.

F. Length of Light Duty Assignment

A member shall not be assigned to light duty for a period of longer than eighteen (18) months commencing on the date of his/her assignment to light duty unless otherwise agreed by the President or Vice President of Local 799. A member shall not be assigned to light duty during the first ninety (90) calendar days following the date of his/her injury, and all the time

periods for assignment to light duty shall follow this initial ninety (90) day calendar period. Notwithstanding the above ninety (90) day period, if a member's treating physician or the neutral physician finds that the member is able to work light duty sooner than the expiration of the ninety (90) day period, the Department may assign light duty to said member, but in no case will a member be required to work light duty for the first ten (10) calendar days from the date of injury.

G. Retirement

A firefighter who shall remain away from his / her regular employment for a period of eighteen (18) months due to becoming wholly or partially incapacitated by reason of injuries incurred or sickness contracted during the performance of his / her duties shall, at the expiration of the eighteen (18) months, return to duty within sixty (60) days thereafter or shall be deemed physically unfit for duty and therefore unable to return to his / her respective regular duties as a firefighter.

Such person or persons who shall not return within the aforesaid sixty (60) days shall immediately be placed upon a retirement list and shall receive regular retirement pay based upon his / her wages and other factors just as if said person had completed all of the requirements set forth in the ordinances governing retirement of the City of Providence Fire Department personnel.

Should the retirement board determine that the employee in question is ineligible for disability retirement benefits, then the City shall continue to pay said employee such pay and allowances as provided for in R.I.G.L., as amended, until such time as a determination shall be made of that employee's permanent future status.

This subsection shall apply to employees who began IOD leave on or after June 30, 2005. All such employees will be entitled to written notice from the Department after the expiration of

eighteen months, notifying the employee that he / she must return to duty within sixty (60) days thereafter.

Section 5 - MATERNITY LEAVE

The City shall provide for "Maternity Leave" as follows: Upon notification in writing by a medical doctor of the member's pregnancy, the member may temporarily transfer to the Fire Prevention Division of Training. The member at her discretion may then work a five (5) day schedule and be allowed to accrue "comp days" at a rate of one (1) day per week. Said "comp time" shall be used for the purpose of Maternity Leave to attend to the birth of the child. "Comp time" shall be used before any other form of leave as provided for in the Collective Bargaining Agreement. Upon termination of Maternity Leave the member shall be returned to her original assignment.

ARTICLE XI

Family and Medical Leave Act

When a bargaining unit member is granted leave of absence, uses sick leave, is out due to injury or is otherwise away from work under either Article IX, Sections 2A, B, E, or F; or Article X, Sections 1A, 2, 3A, or 3D; or for a reason as identified in the Federal Family and Medical Leave Act of 1993 (FMLA), such time away from work shall be categorized as FMLA leave. In addition to the reasons set forth in Article IX and X above, FMLA leave shall be for:

1. the birth of a child and in order to care for that child;
2. the placement of a child for adoption or foster care;
3. the care for a spouse, child, or parent with a serious health condition; or
4. the serious health condition (described below) of the employee.

A serious health condition shall include, but is not limited to a condition which requires inpatient care at a hospital, hospice or residential medical care facility, or a condition which

requires continuing care by a licensed health care provider or a condition which requires continuing assisted living in one's home.

The length of FMLA leave shall be a maximum of twelve (12) weeks (in alternating years 13 weeks if used consecutively) during any twelve (12) month period commencing with the first day of leave. For purposes of this provision, FMLA leave will run concurrently with any other leave for which a member may be eligible. Nothing contained herein shall abridge and/or modify any applicable state or federal law(s).

ARTICLE XII

RULES

A verbal order of departmental or district application intended to remain in force for more than eight (8) days shall be confirmed by a written order from the Chief of the Department.

ARTICLE XIII

Section 1 - SALARY FOR THE FIREFIGHTERS

Salaries for all uniformed members of the City of Providence Fire Department shall be as follows:

Effective 1/1/17 two percent (2.00%)*
Effective 7/01/17 two percent (2.00%)*
Effective 7/01/18 two and one quarter percent (2.25%)*
Effective 7/01/19 two and one quarter percent (2.25%)*
Effective 7/01/20 two and three quarter percent (2.75%)*
Effective 7/01/21 three and one quarter percent (3.25%)*

*The foregoing base salary increases shall not apply to FF/2's and FF/3's.

Effective June 30, 2012, all members possessing an RI EMT-C license or equivalent, as long as said member retains his/her license or equivalent, shall receive \$75.00 per week, and the same shall be added to the pay grade of said firefighter or any officer and is to be included as part of base pay for pension purposes.

Effective June 30, 2012, all members possessing an RI EMT-B/I license or equivalent, as long as said member retains his/her license or equivalent, shall receive an additional \$25.00 per

week, and the same shall be added to the pay grade of said firefighter or any officer and is to be included as part of base pay for pension purposes.

The City hereby agrees to provide funding for classes and testing each year for a maximum of 30 members who may request RI EMT-C license or equivalent. If more than 30 members request entry into the class and if the City does not provide funding for each member requesting entry then the 30 class positions shall be assigned by seniority basis. All members will be allowed time off from regularly scheduled shifts to attend RI EMT-C certification school and City will provide callback to fill members' position rank for rank.

Effective July 1, 2013, all members possessing a Hazardous Materials Operations certification, as long as said member retains his/her certification, shall receive an additional \$10.00 per week, and the same shall be added to the pay grade of said firefighter or any officer and is to be included as part of base pay for pension purposes.

Effective July 1, 2012, all members shall serve as a Firefighter Grade 3 for a period of thirty-six (36) months from the date of appointment, and subsequently shall serve as a Firefighter Grade 2 twenty-four (24) months of service in that rank to be elevated to Grade 1 Firefighter. Notwithstanding the above paragraph, no member appointed after January 1, 2017 shall be elevated from Firefighter Grade 3 to Firefighter Grade 2 until and unless they have obtained and maintain their RI EMT-C license. If a Grade 3 Firefighter fails to obtain and maintain his/her RI EMT-C license before three (3) years from his date of appointment to the department and subsequently obtains his/her RI EMT-C license, he/she shall be elevated to Firefighter Grade 2. Upon promotion to Firefighter Grade 2, the member shall then be required to serve two (2) years as a Firefighter Grade 2, and he/she shall not be owed any retroactive pay for the delay in his/her promotion to Firefighter Grade 2.

Additionally, if a Grade 3 Firefighter fails to obtain and maintain his/her RI EMT-C license before three (3) years from his/hers date of appointment to the department, the member shall not be eligible for callback, except for ordered callbacks. The period of callback ineligibility shall continue until the member has successfully obtained his/her RI EMT-C license. No allowance shall be made to make up any callback missed during the period of callback ineligibility.

Lastly, if a Grade 3 Firefighter fails to obtain and maintain his/her RI EMT-C license before three (3) years from his/hers date of appointment to the department, the member shall not be eligible for detail pay, except for ordered details. The period of paid detail ineligibility shall continue until the member has successfully obtained his/her RI EMT-C license. No allowance shall be made to make up any paid details missed during the period of callback ineligibility.

In the event the designation for RI EMT-C is changed by the Rhode Island Department of Health, the parties agree that this designation will change by written agreement of the parties.

The rate of pay for a FF/3 shall be eight hundred dollars (\$800.00) per week (\$20.00/hr) and a FF/2 shall be nine hundred dollars (\$900.00) per week (\$22.50/hr).

Effective July 1, 2017, the rate of pay for a FF/3 shall be eight hundred ten dollars (\$810.00) per week (\$20.25/hr) and a FF/2 shall be nine hundred ten dollars (\$910.00) per week (\$22.75/hr).**

Effective July 1, 2018 the rate of pay for a FF/3 shall be eight hundred twenty dollars (\$820.00) per week (\$20.50/hr) and a FF/2 shall be nine hundred twenty dollars (\$920.00) per week (\$23.00/hr).**

Effective July 1, 2019 the rate of pay for a FF/3 shall be eight hundred thirty dollars (\$830.00) per week (\$20.75/hr) and a FF/2 shall be nine hundred thirty dollars (\$930.00) per week (\$23.25/hr).**

Effective July 1, 2020 the rate of pay for a FF/3 shall be eight hundred forty dollars (\$840.00) per week (\$21.00/hr) and a FF/2 shall be nine hundred forty dollars (\$940.00) per week (\$23.50/hr).**

Effective July 1, 2021, the rate of pay for a FF/3 shall be eight hundred fifty dollars (\$850.00) per week (\$21.25/hr) and a FF/2 shall be nine hundred fifty dollars (\$950.00) per week (\$23.75/hr).**

**The parenthetical references to a rate of pay for a FF/3 and a FF/2 in this section shall be references to the calculation of one-fortieth (1/40th) of such employees' weekly salaries for the purpose of calculating their hourly overtime rate of pay under Article VI, Section 5 of this Agreement.

Section 2 - BI-WEEKLY PAYROLL

Effective July 1, 2010, the City shall institute bi-weekly payroll.

Section 3 - LONGEVITY SUPPLEMENT

In addition to the above salaries, there shall be paid a longevity supplement which shall not be considered part of the member's salary for other purposes in this agreement, except pension purposes. This supplement shall be computed on the basis of the employee's base salary during the prior contract year and will be paid in one lump sum to said employees beginning on or before November 30, 2010 and on or before November 30 in each succeeding year. When a member separates service with the City, said member shall receive the prior year's longevity, if not already paid and a pro rata portion of his/her longevity based on the number of months worked in the current year (i.e. the contract year in which the member retires).

The payment shall be made as follows:

<u>Percentage of Annual Salary</u> <u>6/30/90</u>	<u>Service as of June 30, 1990</u>
8%	5 to less than 10 years
9%	10 to less than 15 years
10%	15 to less than 20 years
11%	20 years and over

Effective July 1, 2010, the following schedule shall apply for members hired on or after July 1, 1996:

<u>Percentage of Annual Salary</u>	<u>Service Time</u>
7%	5 years but less than 10 years
8%	10 years but less than 15 years
9%	15 years but less than 20 years
11%	20 years or more

Commencing with the June 30, 1988 payment, payment of longevity will be in accordance with the above schedule and will be added to the member's annual base salary so as to be included in his/her annual salary for retirement pension purposes only. The foregoing shall also apply to those employees retiring on or after July 1, 1988.

ARTICLE XIV

Section 1- HEALTH INSURANCE

A. For all members hired on or before June 30, 1996, the City agrees to assume the cost of family coverage under the Rhode Island Hospital Service Corporation (Blue Cross) in the present Semi-Private Plan and Family Coverage under the Rhode Island Medical Society Physician's Service, Plan B and Blue Shield Plan 100 or Health-Mate Coast-to-Coast, or City Blue Coast-to-Coast, or as is currently provided including but not limited to Chiropractic Rider, Prescription Drug Program, Vision Care Program, Major Medical - Lifetime, maximum of One Million Dollars, full-time Students to 25 , Medical Emergency Rider, Mental Health Rider, for all employees covered by this subsection of this Agreement, subject to the rules and regulations of those corporations. In the case of an unmarried member, individual coverage is to be furnished. Any and all terms of this section are subject to mutual agreement by and between the parties of this contract.

B. The City agrees to assume the cost of family coverage under the Rhode Island Hospital Service Corporation (Blue Cross) in the present Semi-Private Plan and Family

Coverage under the Rhode Island Medical Society Physician's Service Plan B and Blue Shield Plan 100, or Health-Mate Coast-to-Coast, or City Blue Coast-to-Coast and paid prescriptions for all retired members who were hired on or before June 30, 1996.

The City's obligation to provide retiree healthcare coverage to a specific retiree shall be suspended in the event that the retiree is eligible for medical insurance under any healthcare plan, including that made available through the retiree's spouse, or providing that the said plan is equivalent in all aspects of coverage and cost. If coverage is not equivalent or if the plan's cost exceeds the cost to the retiree of the city plan, then the City shall have the option of providing payment to make the cost equal and/or providing only such coverage as to make the plans equivalent or maintaining the city plan for the retiree, all pursuant to all provisions contained herein for retirees on said retirement date. At the request of the City, the retiree shall be obligated to provide proof that he or she is not eligible to receive healthcare coverage from another source or that coverage is not otherwise equivalent coverage pursuant to this agreement. Should a retiree subsequent to retirement, whose healthcare coverage is suspended in accordance with this provision, lose alternate coverage from an alternate source, the City shall restore coverage on the first day of the month after notice has been received under the same terms as those that existed at the retiree's date of retirement.

C. The City agrees to add City Blue health care, either individual or family coverage, as an option to the list of current medical providers for active employees who were hired on or before June 30, 1996. Such members may voluntarily subscribe to this option during normal enrollment periods. This option is not intended to replace any other option currently offered to active members. Nothing contained herein shall be construed to alter and/or modify in any way the health care provided to active members who were hired on or before June 30, 1996, as set forth above. Nothing contained herein shall prevent any member from selecting an alternative during an enrollment period (as currently offered).

The City agrees to add City Blue Health Care, either individual or family coverage, as an option to the list of current medical providers for retired members who were hired on or before June 30, 1996. Retirees may voluntarily subscribe to this option during normal enrollment periods. This option is not intended to replace any other option currently offered to retired members. Nothing contained herein shall be construed to alter and/or modify in any way the health care provided to retired members who were hired on or before June 30, 1996 as set forth above. Nothing contained herein shall prevent any member from selecting an alternative during an enrollment period (as currently offered). Said coverage shall be the same plan in effect when retiree was an active employee.

D. Employees hired on or after July 1, 1996 shall receive City Blue health care, either individual or family coverage, with Prescription Plan. Any employee hired on or after July 1, 1996 who retires from employment with the City, either on regular or disability, shall receive City Blue health care for individual coverage only. Retired employees will be allowed to purchase, at the retired employee's expense, spousal coverage at the City's rate, and the City will agree to pay any rate increase over and above the cost of the spousal portion in all years after the employee completes one year of retirement. Said coverage shall be the same plan in effect when the retiree was an active employee. The city also agrees to provide, to the retiree's spouse upon the death of the retiree, an individual plan at the same level of coverage as received by the retiree before his/her death.

E. Effective June 30, 2004, the City's primary health insurance plan shall be HealthMate Coast-to-Coast, with the coverage and benefits currently offered. Employees shall be offered the option of enrolling in the Classic plan, but only if the employee pays the entire difference in premium between the HealthMate plan and the Classic plan. Employees shall be given the opportunity to make their choice of health insurance plans during the next open enrollment period after March 2006.

Health insurance co-payments for doctors' office visits shall increase from \$10 to \$15; for visits to specialists from \$15 to \$20; for emergency room treatment from \$25 to \$100 (unless admitted to the hospital). Co-payments for prescription drugs will increase from \$0 for generic/\$3 for brand name to \$5 for generic/\$15 for brand name.

Effective on April 1, 2010 the City shall have the right to add, a third tier of \$30 to the current \$5/\$15 prescription co-payment schedule.

F. The City shall provide, on an annual basis or as changes occur, a copy of current subscriber benefit booklet of listed benefits for any health care plan provided to employees.

G. The City agrees to provide health insurance coverage for domestic partners, as that term is defined by the health insurance provider, of the bargaining unit, provided the member and his/her domestic partner are able to satisfy all requirements for coverage as may be established by the health insurance provider, including but not limited to the affidavits attached hereto.

H. Effective July 1, 2017, all active members shall contribute \$1347.00 annually to the premium for an individual health insurance plan and \$2726.00 annually for a family plan, on a pre-tax basis.

Effective July 1, 2018, all active members shall contribute \$1387.00 annually to the premium for an individual health insurance plan and \$3182.00 annually for a family plan, on a pre-tax basis.

Effective July 1, 2019, all active members shall contribute \$1429.00 annually to the premium for an individual health insurance plan and \$3642.00 annually for a family plan, on a pre-tax basis.

Effective July 1, 2020, all active members shall contribute \$1530.00 annually to the premium for an individual health insurance plan and \$3899.00 annually for a family plan, on a

pre-tax basis.

Effective July 1, 2021, all active members shall contribute \$1591.00 annually to the premium for an individual health insurance plan and \$4055.00 annually for a family plan, on a pre-tax basis.

The above annual health insurance premium co-share contribution owed shall be divided into twenty-six (26) equal payments and deducted in each member's bi-weekly paycheck.

The terms and conditions of the Consent Judgment in the action *The City of Providence v. Local 799 of the IAFF, AFL-CIO*, C. A. No.12-5190 in the Superior Court for Providence County are hereby incorporated as if fully set forth herein. In the event of a breach of the Consent Judgment, any disputes between the City and the Union shall be resolved by binding arbitration pursuant to Article XVI of the Collective Bargaining Agreement by and between the City and the Union.

I. Step Therapy

Members who are prescribed drugs requiring step therapy in the drug classes included in this program are required to use a generic alternative first, then the preferred select brand, before the brand drug requiring step therapy will be covered. If a particular drug class does not have an available generic alternative, the preferred select brand will be covered without a generic step.

Notwithstanding the above language, a member may use a prescribed brand drug requiring step therapy, without step therapy, if the member's treating physician who prescribed the medication provides written documentation stating that the use of this particular brand name medication is more clinically appropriate, along with supporting clinical documentation. If the member insists on the prescribed brand drug requiring step therapy without going through the above steps and without appropriate clinical support from his/her physician, the member will be liable for the full cost of the drug.

Aside from the classes of drugs included in this program, this program also requires a mandatory generic provision on all multi-sourced brands in any drug category. This means that anytime a member requests the multi-sourced brand (brands for which an exact therapeutic one-to-one equivalent is available) the member must take the generic (unless the doctor provides documentation stating that this is not clinically appropriate for the member), to avoid paying a penalty of the difference between the cost of the generic and the cost of the brand, plus the third tier copayment. If the doctor provides documentation stating that this is not clinically appropriate, the member will be liable only for the third tier copayment.

J. Mandatory Mail Prescription Service

All members who are prescribed maintenance drugs are required to use the CVS/Caremark prescription drug-mail order service. Maintenance drugs are medications prescribed for chronic, long-term conditions that are taken on a regular, recurring basis. Examples of chronic conditions that may require maintenance drugs are: high blood pressure, high cholesterol, and diabetes among others. When a member is first prescribed a maintenance drug, they will be allowed one fill at a retail pharmacy before being required to utilize the mail service. If members do not order their maintenance medications through mail after one fill, they will be required to pay the full cost of the drug at retail.

The mail service shall provide a ninety (90) day supply of the medication, except as necessary by the characteristics of the medication. When utilizing the prescription mail service and receiving a 90 day supply, the member shall be charged two (2) prescription co-pays instead of three (3).

K. For all firefighters who retire after March 12, 2012, and all retirees who have not yet attained the age of 65, health insurance coverage for retiree and / or spouse will automatically be converted to Plan 65, or whatever Medicare supplement plan is currently in effect for City

retirees, or, at the option of the retiree, a Medicare – approved HMO with substantially equivalent benefits.

Retiree Health Insurance Premium Co-Share Contribution

All members retiring on or after July 1, 2017 shall contribute toward the cost of their health insurance in retirement in an amount equal to one-half (1/2) of the active member annual health insurance premium co-share contribution in effect at the time of the retiree's retirement, family or individual depending upon eligibility requirements. The amount of such retiree's annual health insurance premium co-share contribution shall not change unless a member hired on or before June 30, 1996 elects and, is eligible, to convert from family health coverage to individual health coverage (or vice versa), or as otherwise provided below.

- For example, if a member who was hired on or before June 30, 1996, retires on January 1, 2020, and that member elects family health coverage in retirement, he/she would pay 50% (or one-half) of \$3642.00, or \$1821.00 annually in retirement.
- As another example, if a member was hired after June 30, 1996, or if a member hired on or before June 30, 1996 elects individual health coverage in retirement, and that member retires on January 1, 2020, he/she would pay 50% (or one-half) of \$1429.00, or \$714.50 annually in retirement.

If a retiree who was hired on or before June 30, 1996 and who retires on or after July 1, 2017 elects and is eligible to convert from family health coverage to individual health coverage (or vice versa) after making the initial election at the commencement of his/her retirement, then the retiree's health insurance premium co-share contribution shall change to an amount equal to one-half (1/2) of the active member health insurance premium co-share contribution in effect at the time of the retiree's retirement for such coverage. For the purposes of the foregoing, if the City is responsible for paying any portion of the costs of health coverage to a retiree and at least one

other individual (e.g., spouse, domestic partner), then the retiree will be considered to be receiving family health coverage.

A retiree who was hired after June 30, 1996 and who retires on or after July 1, 2017 shall not be able to convert from individual health coverage to family health coverage, unless the retiree purchases, at the retired employee's expense, spousal coverage at the City's rate, as set forth in Article XIV, Section 1. D of this Agreement. As a result, for retirees who were hired after June 30, 1996 and who retire on or after July 1, 2017, their annual health insurance premium co-share contribution shall not increase during retirement, except as provided in Article XIV, Section 1.D of this Agreement.

When a retiree reaches Medicare eligible age and enrolls in a Medicare supplement plan as provided by the Pension Consent Decree (PC 2012-5190), the retiree's annual health insurance premium co-share contribution shall be reduced by the retiree's Medicare Part B premium payment. Any Medicare Part B premium paid for the retiree's spouse (or domestic partner) shall not be used to reduce the retiree's annual health insurance premium co-share contribution.

- For example, if a retiree's annual health insurance premium co-share contribution is \$1821.00 and the retiree's Medicare Part B premium payment is \$1461.60 annually, then the retiree's annual health insurance premium co-share contribution shall be \$359.40 (or \$1821.00 minus \$1461.60).
- As another example, if a retiree's annual health insurance premium co-share contribution is \$714.50 and the retiree's Medicare Part B premium payment is \$1461.60 annually, then the retiree's annual health insurance premium co-share contribution shall be \$0.00.
- For further examples, see attached *Exhibit A*.

The city shall deduct the amount of the retiree's annual health insurance premium co-share contribution in equal amount from the retiree's monthly pension payments. Such deduction shall

be made pre-tax.

Section 2 - LIFE INSURANCE

The City shall provide life insurance of One Hundred Thousand Dollars (\$100,000.00) on the life of each member of the bargaining unit. The City shall provide life insurance in the maximum amount of Two Hundred Thousand Dollars (\$200,000.00) for each member of the Bargaining Unit who dies from injuries sustained while in the line of duty.

Section 3 - DELTA DENTAL

The City shall furnish Delta Dental Family Plan Benefits Level IV annual coverage for all members of the bargaining unit. The coverage and benefits in effect on July 1, 2016 shall remain in effect until and unless modified by written agreement between the parties.

Effective July 1, 2017, all active members shall contribute \$43.16 annually to the premium for an individual Delta Dental co-share plan and \$133.05 annually for a family plan on a pre-tax basis.

Effective July 1, 2018, all active members shall contribute \$44.88 annually to the premium for an individual Delta Dental co-share plan and \$138.37 annually for a family plan on a pre-tax basis.

Effective July 1, 2019, all active members shall contribute \$46.68 annually to the premium for an individual Delta Dental co-share plan and \$143.91 annually for a family plan on a pre-tax basis.

Effective July 1, 2020, all active members shall contribute \$48.54 annually to the premium for an individual Delta Dental co-share plan and \$149.66 annually for a family plan on a pre-tax basis.

Effective July 1, 2021, all active members shall contribute \$50.49 annually to the premium for an individual Delta Dental co-share plan and \$155.65 annually for a family plan on

a pre-tax basis.

The above annual Delta Dental dental insurance premium co-share contribution shall be divided into twenty-six (26) equal payments and deducted in each member's bi-weekly paycheck.

Subject to the rules and regulations of the dental service provider, the City will permit members of the unit to obtain additional level coverage on either individual or family plans with full-time student rider to age 25, said member to pay the additional premiums himself/herself.

Section 4 - MEMBER KILLED IN THE LINE OF DUTY

Pursuant to Section 1(A) and/or 1(D) of this Article, whichever is applicable, the City agrees to give the family of a member killed in the line of duty the same medical and dental coverage as an active member, as applicable, of the Providence Fire Department receives. The deceased member shall also be posthumously promoted to the next highest rank. The deceased member's pension benefit and severance pay shall be paid at the above next highest rank.

ARTICLE XV

PROTECTION OF FIREFIGHTERS

It shall be the duty of the Fire Department to provide a safe and sheltered place for every member to ride while responding to fires and other emergencies. Present apparatus shall be equipped with enclosures during the term of this Agreement.

A. Operating procedures during a civil disturbance shall be in accordance with the emergency operating procedures, Civil Disturbances of the Fire Department, Series 1969, General Order dated July 31, 1969.

B. (1) During the term of this Agreement the City agrees to install exhaust fans or other adequate ventilation equipment in those firehouses where diesel exhaust is a problem. In addition, the City shall, no later than September 1, 1990, implement a program to address the acquisition of diesel emission control devices to augment fans presently in use, for the entire

Department.

(2) The City agrees to complete installation by December of 2000 and maintain diesel emission removal systems (Trunk System) in all fire stations for all apparatus, and rescue vehicles.

C. (1) All Providence Fire Department Aerial Devices and Fire Department ground ladders will be subjected to annual testing; aerial devices to be serviced per NFPA 1914 standards and ground ladders to be service tested per NFPA 1932 standards. Said tests will be conducted between January 1st and December 31st of each calendar year, commencing January 1, 1999. Time elapsed between testing of each aerial device and ground ladder shall be no more than twelve (12) months unless a written agreement to the contrary has been reached by the parties.

(2) Annual aerial device and ground ladder tests will be considered completed upon passing all required phases of NFPA 1914 or NFPA 1932 service tests, respectively.

(3) All aerial devices tested under NFPA 1914 and ground ladders tested under NFPA 1932 that do not pass all required phases of the service tests due to any failure will be repaired by the City of Providence and re-tested to meet NFPA 1914 or 1932 standards prior to the end of the calendar year in which the aerial device or ground ladder was tested.

(4) In the event that the City of Providence cannot certify to Local 799 that either the aerial device has passed all required NFPA 1914 standards or the ground ladder has passed all required NFPA 1932 standards by the end of the calendar year, said aerial device or ground ladder will be placed out of service for repairs unless a written agreement to the contrary has been reached by the parties.

(5) A copy of all tests performed in accordance with this Sub-Section C of this Section shall be provided to Local 799 within thirty (30) days of said tests.

D. The City shall provide bullet proof vests for each rescue vehicle and develop a policy in the discretion of the Commissioner of Public Safety for providing police backup as needed to rescue vehicles responding to rescue alarms.

E. The City shall, no later than September 1, 1990, begin the implementation of a three (3) to five (5) year apparatus acquisition program as shall be determined by the City.

F. The City shall maintain the National Fire Protection Association's standard for hearing protection as it exists as of July 1, 1990 and shall acquire the necessary equipment therefore.

G. The City shall provide annual hazardous materials operations level training for every member as provided for by OSHA 1910.120. Said training to be provided at the city's expense and during the member's regularly scheduled shift.

H. All Providence Fire Department pumping apparatus will be subjected to an annual fire pump service test per NFPA 1911 standards. Said service test will be conducted between May 1 and October 31 of each calendar year. The annual service pump test will be considered completed upon passing all required phases of the NFPA 1911 service test. A pumping apparatus testing under NFPA 1911 that does not complete all required phases of the service testing due to any failure of the test will be repaired by the City of Providence and re-tested to meet NFPA 1911 standards prior to the end of the calendar year in which the apparatus was tested.

In the event that the City of Providence cannot certify to Local 799 that the fire pump has passed all required NFPA 1911 standards by the end of the calendar year, said apparatus will be placed out of service for repairs unless a written agreement to the contrary has been reached by the parties. A copy of all tests performed in accordance with this sub-section shall be provided to Local 799 within thirty (30) days.

ARTICLE XVI

Section 1- Grievance Procedure

Alleged grievances of the members of the bargaining unit in respect to wages, rates of pay or other terms and conditions of employment arising under this contract or in connection with the interpretation thereof shall be handled in accordance with the following grievance procedures:

When an member feels he/she has a grievance he/she shall take the matter up with the Executive Committee of Local 799 within thirty (30) days of the date of occurrence or knowledge thereof. If, in the judgment of the Executive Committee, the nature of the grievance justifies further action, it shall, through the President or Vice President of Local 799, bring the grievance to the attention of the Chief of the Fire Department not later than thirty (30) days from the date of the receipt of the grievance.

The Chief of the Fire Department shall meet with the President or Vice President of Local 799 within ten (10) days of receipt of a request from the Executive Committee of Local 799. If either party feels it necessary, the individual or individuals involved in the grievance shall be ordered to appear before the Chief of the Fire Department and the President or Vice President of Local 799 for the purpose of discussing the grievance.

In addition to the foregoing procedure, Local 799 shall have the right to bring a grievance on behalf of any employee or on its own behalf. In such case a grievance shall be presented directly to the Chief of the Fire Department within thirty (30) days of the date of the occurrence of the alleged grievance. The Chief of the Department shall render a written decision within ten (10) days of said meeting.

In case a decision is not rendered within the time limit, the grievance may be processed to arbitration under Section 2 hereof.

Any disciplinary action taken against any employee covered by this agreement, including but not limited to removal, demotion, reduction in rank, or suspension (with or without pay), etc., shall be subject to the grievance procedure herein set forth. Each grievance will have to be initiated within thirty (30) days of the occurrence of the grievance, or, if neither the grievant nor the Union had knowledge of the occurrence at the time of it happening then within thirty (30) days of the first such knowledge by either the grievant or the Union.

Section 2 - Arbitration

If agreement cannot be reached via the method set forth in Section 1, Local 799 shall file a demand for arbitration with the American Arbitration Association. The proceedings shall be governed by the Voluntary Labor Arbitration Rules of the American Arbitration Association.

The decision of the arbitrator shall be final and binding upon the parties hereto except that the arbitrator shall not have the power to add to or subtract from the terms and conditions of this agreement.

Costs and expenses of the arbitrator shall be shared equally by the parties. Nothing contained herein shall prohibit or prevent the arbitrator from fashioning any remedy which the arbitrator deems appropriate unless otherwise delineated herein.

Cognizant of the statutory strike prohibition, the Union additionally agrees that neither it nor its members will engage in any strike, slowdown or concerted refusal to perform duties during the term of this Agreement, over any matter which is subject to final and binding arbitration under this article.

Notwithstanding the above language, the Union may from time to time elect to engage the Labor Relations Connection (LRC) instead of the American Arbitration Association (AAA) to handle the administration of grievances.

The parties agree to set two (2) semiannually (6 months apart) standing grievance resolution meetings to provide for a less expensive and quicker resolution of grievances. The standing grievance resolution meeting shall be a minimum of three (3) consecutive days with a pre-selected arbitrator. The arbitrator will conduct rights arbitration hearings for those grievances that remain unresolved, in the order they were filed, unless an agreement to the contrary is reached.

ARTICLE XVII

DETAIL PAY

A. All members of the bargaining unit who are required to report to private detail shall be guaranteed at least a minimum of four (4) hours pay at the rate of double time.

B. (1) All private detail assignments will be given out by the Fire Prevention Bureau.

They will be projected in advance as far as possible. A detail list will be prepared in July of each year by seniority in each rank of the members who desire private details.

(2) Whenever a private detail is given or refused, a copy will be emailed to the President of the Union. The detail list will be emailed to all companies showing the disposition of all private details and will be open for inspection to any member of the department.

(3) Details will be assigned in accordance with seniority within the rank.

(4) Once a member has served a detail or has refused to serve a detail he/she shall not be assigned another one until all members have served a detail.

C. Any employee shall have the right to withdraw his/her name from the detail list at any time, but no employee's name shall be deleted from the detail list without his/her consent; however, the paid detail member may be removed from the paid detail list for the following reasons:

- (1) when an assigned paid detail member fails to appear at members assigned paid detail;
- (2) whenever a member is late for member's assigned paid detail;
- (3) whenever the paid detail member leaves the paid detail without obtaining permission from the respective chief officer;
- (4) whenever the paid detail member relinquishes the assigned paid detail to another member without permission of member's respective chief officer; or
- (5) whenever the paid detail member violates any departmental rule or regulation while on the assigned paid detail.

D. Any employee who may be injured while on a private detail shall be entitled to the same rights, privileges and benefits as if he/she were injured while performing his/her duties for the City of Providence and shall be subject to all rules and regulations of the Providence Fire Department.

E. For every three (3) firefighters on detail there shall be a lieutenant; for each five (5) men/women on a detail there shall be a lieutenant and a captain.

F. Effective July 1, 1998, detail payments not paid by the vendor within sixty (60) days of the detail shall be paid by the City of Providence. Any other payments owed by vendors other than the Civic Center shall be paid in accordance with this sub-section.

ARTICLE XVIII

Section 1 - BUREAU OF OPERATIONAL CONTROL

The Bureau of Operational Control shall consist of five (5) groups, with three (3) men/women permanently assigned to each group. The Bureau of Operational Control shall be headed by a Captain Dispatcher. Effective July 1, 2011, the City may elect to require to the Captain Dispatcher to assume the duties and responsibilities previously performed by the Fire Chief of Communications in addition to his/her current duties and responsibilities, with no

increase in compensation or pay, and Article IV, Section 3 shall not apply. Each group shall be headed by a Man/Woman in Charge. There shall be a total of five (5) dispatch lieutenants who shall be uniformed members of the unit. The City of Providence Fire Department and/or the Director of Communications, or their designees, will use their best efforts to staff the Bureau of Operational Control to the levels set forth in this Section.

Section 2 - FIRE PREVENTION BUREAU

The Fire Prevention Bureau shall consist of at least one (1) Fire Prevention Captain and as many fire prevention inspector/investigators as deemed necessary by the Chief of the Department. Effective July 1, 2011, the City may elect to require the Fire Prevention Captain to assume the duties and responsibilities previously performed by the Fire Marshal in addition to his/her current duties and responsibilities, with no increase in compensation or pay, and Article IV, Section 3 shall not apply. Graduates of the Firefighters' School may, prior to their appointment as firefighters, be utilized on a temporary basis (one-hundred twenty (120) days or less) or part-time basis (less than twenty (20) hours per week), as fire prevention inspectors/investigators notwithstanding that they are not members of the bargaining unit or covered by this agreement unless as otherwise agreed to by the parties. As of July 1, 2010, the parties agree to eliminate the following positions: the four (4) fire prevention plan reviewers and the juvenile fire-setter coordinator when said positions become vacant in accordance with Article IV, Section 1C. Members currently serving in the position(s) of juvenile fire-setter coordinator and fire prevention plan reviewers, upon ratification of this Agreement, shall remain in said positions until such time that said positions become vacant. Once the positions become vacant, the Department shall not be required to be fill the positions of fire prevention plan reviewer and juvenile fire-setter coordinator. Therefore Article I Section 1 Paragraph 2 shall not apply to the above named positions or the duties they perform.

As of July 1, 2011, the parties agree to eliminate the following positions: two (2) Fire Prevention Lieutenants when said positions become vacant in accordance with Article IV, Section 1C. Members currently serving in the position(s) of Fire Prevention Lieutenants upon ratification of this Agreement shall remain in said positions until such time that said positions become vacant. Once the positions become vacant, the Department shall not be required to fill the positions of two (2) Fire Prevention Lieutenants. Therefore, Article I Section 1 Paragraph 2 shall not apply to the above named positions or the duties they perform.

All fire inspectors shall be firefighters or graduates of the Providence Fire Department Training School while awaiting appointment.

ARTICLE XIX

MINIMUM STAFFING

Effective November 12, 2016, the parties agree to the following minimum apparatus standards: there shall be twelve (12) engine companies, (Engines 2, 3, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15); seven (7) ladder companies, (Ladders 1, 2, 3, 5, 6, 7, and 8); one (1) Special Hazards company; seven (7) rescue companies, (Rescues 1, 2, 3, 4, 5, 6, and 7); and four (4) Fire Battalion Chiefs (Battalion 1, 2, 3, and the Safety Battalion) for each of the groups.

There shall be a minimum of six (6) engine companies (Engines 3, 8, 10, 12, 13, and 14) that shall be staffed by a minimum of four (4) members; and a minimum of six (6) engine companies (Engines 2, 6, 7, 9, 11, and 15) that shall be staffed with a minimum of three (3) members. There shall be a minimum of two (2) ladder companies (Ladder 1 and 2) that shall be staffed by a minimum of four (4) members; and a minimum of five (5) ladder companies (Ladder 3, 5, 6, 7, and 8) that shall be staffed by a minimum of three (3) members. There shall be one (1) Special Hazards that shall be staffed with a minimum of four (4) members. There shall be a minimum of seven (7) rescue companies that shall be staffed by two (2) members. There shall be

a minimum of four (4) Fire Battalion Chiefs that shall be staffed with a minimum of (1) Fire Battalion Chief.

All Engine, Ladder, Rescue and Special Hazards companies shall have one (1) Captain and three (3) Lieutenants assigned, with one (1) officer assigned on each of the four (4) groups. The parties agree there shall be four (4) Fire Battalion Chief's positions (Battalion 1, 2, 3 and the Safety Battalion Chief) assigned to each of the groups. Battalion 1, 2, and 3 shall each be responsible for a separate non-overlapping geographical area of the city. The safety battalion shall be responsible for the management of all Providence Fire Department health and safety related programs, compliance with NFPA 1500 and shall act as an incident safety officer at all incidents where a safety officer is required or prudent.

The City agrees to callback members whenever it is necessary to maintain a minimum staffing level per shift of (88) eighty-eight members including one (1) Deputy Assistant Chief as Division 1.

The Officers of the Providence Fire Department shall consist of sixteen (16) Fire Battalion Chiefs, twenty (20) Fire Captains, sixty (60) Fire Lieutenants, seven (7) Fire-Rescue Captains, twenty one (21) Fire-Rescue Lieutenants, one (1) Captain of the Bureau of Operational Control, five (5) Fire Dispatcher Lieutenants, one (1) Fire Prevention Captain, one (1) Fire Captain of the Division of Training.

The parties agree that Article XIX in no way restricts the Chief of Department or his designee from adding additional staffing as necessary in his/her judgment due to a fire or an emergency or preparation for a fire or an emergency.

ARTICLE XX

SUSPENSION

The City agrees that any member suspended for more than two (2) days for a violation of a departmental regulation shall be suspended with pay and shall be furnished a statement of

charges within seven (7) days of said suspension. In addition, a department trial shall commence within twenty-one (21) days of the furnishing of said charges. Any member indicted by the grand jury for the commission of a felony shall be dealt with according to department rules and regulations. Any suspension of a firefighter for two (2) days or less will be without pay. Said suspension will be subject to the grievance procedure under Article XVI.

ARTICLE XXI

DISABILITY PENSION - MEDICAL SERVICES

The City agrees that it will pay any and all medical expenses incurred by any retired member who has been placed on disability pension for medical services related to the injury or any recurrence of the injury which caused his/her disability and that it will reimburse such member for the above expenses incurred, except that any amounts paid for medical expenses by any medical insurer will be subtracted from the amount which the City will pay. In no event shall the parties attempt to impose cutbacks which result in an abridgment or take away of benefits previously granted to members of Local 799 who are currently subject to this section.

ARTICLE XXII

DIVE RESCUE TEAM

Any member of the Department Dive Rescue Team who is incapacitated by reason of an injury received or sickness contracted as a result of engaging in any department directed Dive Team operation, training drills or other activity, shall be entitled to all of the benefits as set forth in Article X of this agreement. The City shall replace any dive equipment owned by a Dive Team member which is damaged during a department directed Dive Team activity.

ARTICLE XXIII

MUTUAL AID

Whenever fire apparatus, excluding rescue apparatus, from another community is sent to the City for Mutual Aid and remains for one (1) hour, the Providence Fire Department shall call

back three (3) off duty members to man such vehicles. Whenever fire apparatus, excluding rescue apparatus, leaves the City of Providence on Mutual Aid and remains out of the City for three (3) hours, three (3) members from the off duty group will be called back for each piece of equipment that leaves the City. These men/women will staff reserve equipment in the stations. In the event that no reserve is available, the men/women will be used to bring personnel back to original status. This policy shall not be in effect during the July 4th week.

A copy of the Mutual Aid Agreement will be provided to the Union. Only paid, full time permanent Departments shall be utilized for Mutual Aid, unless all off duty members are called back and more personnel are required.

ARTICLE XXIV

CHILD OF FIREFIGHTER KILLED IN THE LINE OF DUTY

Effective July 1, 1996, the City of Providence and the Providence Fire Department will give preference for appointment to the Providence Fire Department to the child of any member who is killed, or dies from line of duty injuries, or is permanently disabled due to heart disease, lung disease, or cancer in accordance with R.I.G.L. §45-19-1 *et seq*, including paraplegia and quadriplegia, and is placed on accidental disability pension; provided said child meets all physical and mental qualifications for appointment and passes any examinations required of applicants.

ARTICLE XXV

PENSION ESCALATION

The Unions proposal regarding a “new pension article” shall be required per the interest arbitration award AAA 11 390 02600 06 for Contract year 7/1/05 – 6/30/06.

A. The City agrees to provide the following cost-of-living adjustment (COLA) and pension benefits:

- a. 3% compounded COLA;

b. All members' base pension amounts shall be based upon the average of the member's three (3) highest year's base salary plus longevity;

c. The COLA will be applied on first January following the member's third (3rd) anniversary, on all annual pension amounts received.

B. Effective July 1, 2010, the City agrees to provide the following cost of living adjustment (COLA) for members hired on or after July 1, 2010.

a. 3% Non-compounded COLA;

b. All members' base pension amounts shall be based upon the average of the member's three (3) highest year's base salary plus longevity;

c. The COLA will be applied on the first January following the member's third (3rd) anniversary, on all annual pension amounts received.

C. Effective July 1, 2010, the pension contribution rate for all members shall be set at 8% (i.e. effective upon the date of ratification of this agreement, the current 9½% contribution rate shall be reduced to 8%). As of the date of the reduction in pension contribution, members shall contribute the following amounts: 8% to the City of Providence Retirement System on a pre-tax basis.

D. Effective July 1, 2012, anyone hired on or after this date who elects to retire after his/her 20th and before his/her 25th anniversary date of hire will receive the percentage of pension benefit calculation attributable to the member's years of service but shall not begin to receive payment of any pension benefit until the member's 25th anniversary date of membership in the Retirement System (25th anniversary date to be counted from the member's original date of hire, but excluding any breaks in service or purchased time); further, a member who retires and is subject to this provision will receive any COLA payment he/she may be entitled to in the January of the year following his/her third anniversary of receiving pension benefit payments in accordance with this section.

Eligible Years of Service:	Designated Percentage:	Payment begins:
20 Years of service	50%	25th anniversary date of membership in the Retirement System
21 Years of service	52%	
22 Years of service	54%	
23 Years of service	56%	
24 Years of service	58%	
25 Years of service	60%	

Effective July 1, 2012, members hired on or after this date shall receive:

A COLA based on the Consumer Price Index (CPI) for the Northeast Region, calculated with simple interest and not to exceed three percent (3%).

All members' base pension amounts shall be based upon the average of the member's three (3) highest year's base salary plus longevity;

The COLA shall be applied on first January following the member's third (3rd) anniversary, on all annual pension amounts received.

The pension contribution rate for all members hired on or after July 1, 2011 shall be set at nine percent (9%) of their base pay and longevity on a pre-tax basis.

Retirement Reform - The parties agree to jointly support the creation of an alternative Pension/Retirement program that would allow an employee to remain employed, but not accumulate any pension service credits.

The Provisions of Article XXV as it pertains to the years of service retirement shall prevail over any contrary ordinance.

The terms and conditions of the Consent Judgment in the action The City of Providence v. Local 799 of the IAFF, AFL-CIO, C. A. No. 12-5190 in the Superior Court for Providence County are hereby incorporated as if fully set forth herein. In the event of a breach of the Consent Judgment, any disputes between the City and the Union shall be resolved by binding arbitration pursuant to Article XVI of the Collective Bargaining Agreement by and between the City and the Union.

ARTICLE XXVI

COOPERATION

The Union agrees that it will cooperate with the City in order to achieve maximum utilization of the members of the bargaining unit. To this end, the Union agrees that it will take all appropriate steps to discourage the abuse of sick leave or leave for injury on duty or other leaves under this Collective Bargaining Agreement and agrees that it will take affirmative steps to inform its membership of the impropriety of such abuse and possible disciplinary action taken against members of the Bargaining Unit who may be found guilty of such abuses.

ARTICLE XXVII

HEALTH AND WELFARE FUND

The City shall contribute to a Health and Welfare fund established by the Union at a cost of Seventy-Five Thousand (\$75,000.00) Dollars per year for each fiscal year of this contract. Said funds shall be payable on or before July 31st of each year.

In order to provide the funds to pay for the benefit, the Union agrees to permanently forego the July 1st issuance of shoes to each member of the Department as previously provided in Article VIII of this agreement.

ARTICLE XXVIII

EMPLOYEES ASSISTANCE PROGRAM TRUST FUND

Effective July 1, 2010, the City shall contribute funds of Thirty Thousand Dollars (\$30,000) per year to the Union's Employees Assistance Program Trust Fund. Said funds shall be payable on or before July 31st of each year. Said funds are to be used for the training of committee members in order to assist members of the department who are enrolled in the EAP program.

The Union, prior to receipt of the above monies, shall present to the City a copy of the Trust Document establishing the Employees Assistance Program Trust Fund Program.

ARTICLE XXIX

COMPLETE UNDERSTANDING

This Agreement constitutes the entire agreement and complete understanding between the City and the Union arrived at as the result of collective bargaining, except such amendments hereto or modifications hereof as shall be reduced to writing and executed by the parties following the execution of this agreement.


ARTICLE XXX

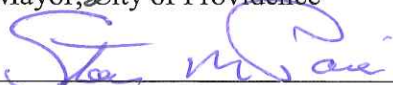
DURATION

This Agreement shall be for the term beginning July 1, 2017 and ending June 30, 2022. The parties agree that the terms and conditions of this July 1, 2017 to June 30, 2022 Agreement shall, upon ratification by the appropriate authorities of each party, remain in full force and effect until such time as the parties enter into, and have ratified or arbitrated, a successor agreement.

IN WITNESS WHEREOF, the said City of Providence has caused this instrument to be executed and its corporate seal to be affixed thereto by its Mayor, hereunto duly authorized, and said Local 799, International Association of Firefighters, AFL-CIO, has caused this instrument to be signed by its President, thereunto duly authorized on the day or date first above written.


For the City of Providence:




Jorge O. Elorza
Mayor, City of Providence


Steven M. Paré
Commissioner of Public Safety

For the Union:



Paul A. Doughty, Esq.
President, Local 799, IAFF, AFL-CIO


Derek Silva
Vice-President, Local 799, IAFF, AFL-CIO

Approved as to form and correctness:



Jeffrey Dana, City Solicitor

Dated: 1/29/19