COLLECTIVE BARGAINING AGREEMENT

BETWEEN

TOWN OF HAMMONTON

AND

GOVERNMENT WORKERS UNION
BLUE COLLAR EMPLOYEES

2014 - 2017

PREAMBLE-HIGHWAY DEPARTMENT

aforementioned parties. represents the complete and final understanding on bargainable issues between the This agreement, entered into by and between the Town of Hammonton a Municipal Corporation in the County of Atlantic of the State of New Jersey, hereinafter referred to as the "Town" and the GOVERNMENT WORKERS UNION hereinafter referred to as "the union"

WITNESS

that a more efficient and progressive public service may be rendered by both and; WHEREAS, this Agreement is designed to promote and maintain a harmonious relationship between the TOWN OF HAMMONTON and its employees who are within its provisions in order

employees; by providing a clear statement of the contractual rights and obligations of the Town and the WHEREAS, the well-being of employees and efficient administration of the Town are benefited

NOW, therefore, the parties hereto agree as follows

ARTICLE 1 - RECOGNITION

Recognition and Definition of Terms:

- \triangleright Public Works employees employed by the Employer, unless excluded by the Act or the the Employer shall recognize the Union as the sole and exclusive representative for all Pursuant to the Public Employment Relations Commission Docket No: RO 2007-015, Agreement. Temporary and seasonal employees are excluded from this bargaining
- œ All other employee classifications are excluded from this Agreement
- C. Definition of Terms:
- Unless otherwise indicated to the contrary, the following terms, when used herein, shall be defined as follows:
- a. <u>Employees</u> refers to workers in a job title covered by this bargaining unit.
- b. Union refers to the Government Workers Union ("GWU").
- Management refers to Department Heads, Business Administrator, and Town Council.
- d. <u>Authorized Representative</u> refers to GWU Union and Employer employees who are officially authorized, in writing, to act as representatives.
- e. <u>Emergency</u> a weather event or sudden, unforeseen circumstance necessitating the scheduling of employees beyond their normal work hours and shall also include a declared state of emergency by the Governor or Mayor.
- f. <u>Grievance</u> any controversy arising over the interpretation, application or alleged violation of policies, agreements and administrative decisions affecting the terms and conditions of employment, or this Agreement and may be raised by the Union on behalf of an individual or group of individuals.
- g. <u>Compensatory Time</u> time off accrued by an employee for working more than forty (40) hours in a week.
- Seniority the accumulated length of unbroken employment with the Employer.

- Immediate Family Member defined by Civil Service, Title 4A of the Administrative Code
- D Part-time employees shall only be entitled to benefits as specifically set forth herein for part-time employees

ARTICLE 2 - MANAGEMENT RIGHTS

Section 1

signing of this Agreement by the Laws and Constitution of the State of New Jersey and of the United States, including, but not limited to the following rights: all powers, rights, authority, duties and responsibilities conferred upon and vested in it prior to the The Town, in conformance with law, hereby retains and reserves unto itself, without limitation,

- properties, facilities, and the activities of its employees; The executive management and administrative control of the Town Government and its
- 0 qualifications To hire all employees and, subject to the provisions of law, to determine their
- 9 transfer employees and to make and modify all reasonable work rules in connection therewith; To establish conditions for continued employment, or assignment, and to promote and
- 0 To suspend, demote, discharge or take other disciplinary action for good and just cause

Section 2

in conformance with the Constitution and Laws of New Jersey and of the United States judgement and discretion in connection therewith shall be limited only by the specific and express the adoption of policies, rules, regulations and practice in furtherance thereof, and the use of terms of this Agreement and then only to the extent such specific and expressed terms hereof are The exercise of the foregoing powers, rights, authority, duties, or responsibilities of the Town,

Section 3

Nothing contained herein shall be construed to deny or restrict the Town of its rights, responsibilities and authority under N.J.S.A. 40A:1 et seq or any other nation, state, county or local

ARTICLE 3 - ANTI-DISCRIMINATION

origin, age, sex, affectional or sexual orientation, sexual identity or expression, marital status, civil Neither the Town or the union shall, by reason of race, color, creed, religion, ancestry, national

employment relates. discriminate against any person who is qualified and available to perform the work to which the law, or by reason of union membership or non membership, or any other class protected by law, service in the Armed Forces of the United States, or any other class protected by Federal or State union status, atypical hereditary cellular or blood trait of any individual, or because of the liability for

ARTICLE 4 - UNION RIGHTS

Section 1 - Inspections

of all openings for permanent positions in this union will be posted upon the bulletin board for a period of thirty (30) days Town facilities for the purpose of investigating grievances or potential grievances. The availability Authorized representatives of the Union shall be permitted to inspect at reasonable times all

Section 2 - Inspection of Payroll Records

inspection of employer's payroll and time records during the Grievance Procedure. employee, the complaining employee or the Union shall have the right to make reasonable Whenever a complaint is made concerning the wages, vacations and/or holidays of an

Section 3 – Local Representative

designated by the union shall be limited to and shall not exceed the following duties and activities: from the Town's seniority list. The authority of the Local Representative and alternates so The Town recognizes the right of the union to designate a Local Representative and alternates

- in accordance with the provisions of the Collective Bargaining Agreement. The investigation and presentation of grievances to the Towns designated representative
- N The collection of dues and fees when authorized by union resolution
- S authorized by the Local union its officers provided such messages and information The transmission of such messages and information which shall originate with and are
- a. have been reduced to writing
- 0 slow downs, refusals to handle goods or any other interference with the Town's or if not reduced to writing, are of a routine nature and do not involve work stoppages.

Section 4 - Investigation of Grievances by Local Representative

considered working hours to be compensated at the employees regular hourly rate of pay. property of the Town without loss of time or pay. Such time spent in handling grievances shall be Local Representative shall be permitted to investigate, present and process grievances on the

Requests for time spent in processing grievances shall not be unreasonably denied

Section 5 - Pay for Time

grievances held during non-working hours. processing of the grievance. Employees and the Local Representative shall not be paid for shall only be paid to the same extent as any other unit member would be paid for participation in the distinguished from his/her appearing in his/her representative capacity, the Local Representative the Town. Where the grievance in question involves the Local Representative as a principal, as meeting attended by representatives of the Town and the union, he/she shall be compensated by Whenever the Local Representative is required to attend any grievance hearing or negotiating

A Local Representative shall be compensated only when his/her attendance is required

ARTICLE 5 - UNION DUES (WHEN APPLICABLE)

the union and its members, of union dues as indicated by the Local Representative The Town, during the life of this Agreement, agrees to make deductions for the convenience of

writing of such change thirty (30) days before any change in the amount of said deductions Should any change occur during the term of this Agreement, the union shall notify the Town in union is to be in writing and signed by the union's Local Representative or Secretary/Treasurer. and fees to be deducted for each member along with a deduction schedule. Such notification by the The union agrees to notify the Town of the official amounts of regular union membership dues

ARTICLE 6 - AGENCY SHOP (WHEN APPLICABLE)

union by automatic payroll deduction. employment within the unit shall, as a condition of employment, pay a representation fee to the previously employed within the unit who does not join within ten (10) days of re-entry into does not join within thirty (30) days of initial employment within the unit, and any employee "Agency Shop" concept established by the passage and signing the amendments and supplements this Agreement who do not join the union within thirty (30) days thereafter, any new employee who effect. Those employees of the Town of Hammonton that are in the union on the effective date of to the "New Jersey Employer-Employee Relations Act" (P.L. 1941, c.100 C.34:13A et seq shall take It is understood and agreed that upon the signing of this Agreement that provisions of the

Union remains the majority representative of the employees in the unit, provided that no the representation fee shall continue beyond the termination date of this Agreement so long as the changes in the regular union membership dues, fees, and assessments. union may revise its certification of the amount of the representation fee at any time to reflect union membership dues, fees, and assessments as certified to the employer by the union. The The representation fee shall be in an amount equal to eighty-five percent (85%) of the regular The Unions entitlement to

modification is made in this provision by a successor agreement between the Union and the

consecutive days. not apply to temporary, seasonal or part-time employees who are employed less than 120 defend any administration or court litigation concerning this provision. Said representation fee shall not taken by the employer in conformance with this provision. The Union shall intervene in, and demands, suits and other forms of liability that may arise out of, or by reason of any action taken or The Union shall indemnify and hold the employer harmless against any and all claims

Temporary and seasonal employees are excluded from coverage under this Agreement

ARTICLE 7 - SENIORITY

Unless superceded by NJ CSC rules and regulations the below shall be followed:

Section 1

employment terminated if any of the following occur: from the last date of hire. An employee's length of service shall not be reduced by time lost due to authorized leave of absence or absence for bona fide illness or injury verified by a physician. All seniority shall be lost and Seniority is defined to mean the accumulated length of continuous full time service with the Town, computed

- discharge with cause as set forth in Article twelve (12) immediately;
- 0 0 resignation;
- 0 0 failure to return immediately upon expiration of authorized leave;
- absence for five (5) consecutive working days without leave or notice;
- engaging in any other employment during a period of leave of absence;
- employees who have been on layoff status in excess of two (2) years

Seniority rights for employees shall prevail at all times

Section 2 - Seniority Rank and Posting

other entity who are paying or not paying the salary either wholly or in part. hired as temporary help under the Clean Communities Act (2) assigned to Hammonton by a Court in lieu of a fine or incarceration or (3) those assigned to the Town as part of a grant or Youth Program by the County, State or seniority shall revert to the first day of his/her employment. Nothing in this section shall apply to employees: (1) employee has worked for the Town for at least ninety (90) days said employee shall gain seniority status, his/her submitted as a grievance within thirty (30) days after posting after which the list shall become binding. After an determined by the Department Head. Any controversy over the seniority standing of any employee shall be working in excess of twenty nine (29) hours in any calendar week, with the exception of an emergency as employees who work twenty nine (29) hours or less in any calendar week and furthermore, shall be restricted from Full time employees shall have seniority rights over part time employees. Part time employees shall be those

Section 3 - Probationary Period

probationary period of employment during which time said employee may be discharged by the Town with or without cause. The length of this probationary period shall be ninety (90) calendar days from the date of employment by the Town. Each employee of the Town who becomes a new member of this bargaining unit shall be subject to a

Section 4 – Job Openings or Vacancies

- consecutive calendar days. At the end of that period, the position shall be awarded and become effective on the or vacant position may do so. Monday of the week following the conclusion of the posting period. Any employee wishing to apply for the opening appointments, shall immediately be posted by the Town on the employee's bulletin board for a period of thirty (30) Subject to New Jersey Department of Personnel regulations all openings or vacancies i.e. provisional
- day qualification period subject to the conditions stated hereafter. If during or, at the end of the qualifying period, the Town feels that the employee is not qualified, they shall then furnish substantial evidence to the Union to substantiate this claim. Any employee so disqualified or who voluntarily gives up the promotion, transfer or obtain sufficient or qualified employees to fill the openings or vacancies, then they may fill such position from other demotion shall be allowed to resume his/her former position without penalty. In the event the employer may not B. All provisional openings or vacancies shall be filled by employees according to seniority within the Department. If no such other employee is available, employees within the unit shall fill the vacancy according to seniority and subject to Department of Personnel Rules and Regulations. Each employee shall have a sixty (60)

ARTICLE 8 - LAYOFF AND RECALL

Layoffs shall be implemented in accordance with New Jersey Civil Service regulations

ARTICLE 9 - RESIGNATION

Section 1

current year, if applicable. Personal time for that year, not already taken, shall be paid in full. for any accrued vacation time, pro-rated for the current year. Longevity shall be pro-rated for the If an employee gives two (2) weeks notice when he/she intends to resign, he/she shall be paid

Section 2

he/she automatically forfeits any entitlement under Section 1 above If the employee does not give the proper two (2) weeks notice of his/her intention to resign,

ARTICLE 10-LAYOFF/DISCHARGE FOR OTHER THAN GOOD CAUSE SHOWN

Unless superceded by NJ CSC rules and regulations the below shall be followed:

If an employee is laid off for more than six (6) months, he/she is to be paid for any earned accumulated vacation time pro-rated for the current year in addition to the following schedule:

- Ω ω 4
 - One (1) through five (5) years of service one (1) week severance pay. Six (6) through ten (10) years of service two (2) weeks severance pay.
- Eleven (11) through fifteen (15) years of service three (3) weeks severance pay. Sixteen (16) or more years of service four (4) weeks severance pay.

Section 2

any earned accumulated vacation time depending upon the circumstances of his/her dismissal If an employee is discharged for cause, the Town shall determine whether or not he/she shall be paid for

ARTICLE 11 - LIABILITY & FALSE ARREST INSURANCE

Section 1

The Town agrees to cover all employees with Employee Performance Liability Insurance

Section 2

the U.S. Constitution and State of New Jersey. The Town shall provide said employee with legal representation for such action or proceeding. The Town must approve, according to the policy representation for their defense in a disciplinary hearing instituted against an employee by the followed in other departments, the fee for such legal representation. This does not include legal the performance of their duties, the employee shall be immediately warned of his/her rights under likely to be, or is a suspect or the target of a criminal investigation arising out of, or incidental to, Town or in a criminal proceeding instituted as a result of a complaint on behalf of the Town. Whenever an employee is a defendant in any action or legal proceeding, is under arrest or is

Section 3

recover from the employee the reasonable cost of providing the employee the legal representation. outside the scope of performance of their duties, the Town having no liability, the Town may authority to render such a decision, that the employee acted with malice or specific intent, and Whenever the Town has provided for the defense of an employee in any action or legal proceeding, and it is ultimately determined by a Court of law or other body or individual having

ARTICLE 12 - DISCIPLINE AND DISCHARGE

Unless superceded by NJ CSC rules and regulations the below shall be followed:

Section 1

suspensions in excess of five (5) days) shall be processed in accordance with rules and written warning for each different offense. All major discipline (removal from employment or no employee may be dismissed or suspended for his/her first offense but shall receive at least one advanced over all other matters pending for grievance hearings and shall be promptly heard employ. Except where an emergency prevents it, grievances concerning suspension shall be regulations promulgated by the New Jersey Department of Personnel. Except in the case of immediate suspension with intent to dismiss for the causes set forth below, for wages or compensation earned by the employee while he/she was out of the Employer's back pay. If the decision directs reinstatement with pay, the Employer shall not receive any credits the suspension was without just cause, the decision shall provide for reinstatement with or without event that it is decided, as provided in the Grievance Procedure set forth in this Agreement, that days or less, except where the provisions of this section provide for immediate suspension. In the covered by the Department of Personnel regulations, no employee may be suspended for five (5) where the employee is not subject to Department of Personnel regulations provided in this Union from investigating any dismissal or suspension and resorting to the Grievance Procedure Agreement. Until the case has been discussed with the Local Representative in matters not No employee may be dismissed or suspended without just cause. Nothing shall prohibit the

discussing the matter with the Business Agent shall be the following: The parties agree that causes for immediate suspension with intent to dismiss without first

- N -Calling or participating in any unauthorized strike, work stoppage or walkout.
- alcohol during working hours. Drunkenness, proven during working hours, or being under the influence of drugs or
- Proven theft or dishonesty.
- 4 Unprovoked assault on his/her Employer or his/her Employer's representative or other employees or members of the public during working hours
- Willful conduct intended to damage equipment or injure fellow employees or third
- 6. As permitted by NJ CSC Rules and Regulations.

In each instance, the Employer shall promptly notify the Union of the action in writing

Warning Notices

date of such warning notice. The warning notice shall not remain in effect for a period of more than one (1) year from the However, the letter will remain in the employees file

Section 2

offices of a licensed physician and/or laboratory. All results from the test shall be placed in the aforementioned section, or to deny employment to a prospective employee. employee's file. noticed individual to submit to a drug/alcohol screening test, to be arranged by the Town at the The Town may, upon written notice to an employee or prospective employee, require the The Town may use the results of the Test to invoke the provisions of the

ARTICLE 13 - GRIEVANCE PROCEDURE

Section 1 - Purpose

- solution to the Problems which may arise affecting the terms and Conditions of this The purpose of this procedure is to secure, at the Lowest possible level, an equitable Agreement.
- 2 The Local Representative shall be present at all levels of the grievance procedure

Section 2 – Definitions

administrative decisions affecting the terms and conditions of employment, or this interpretation, application or alleged violation of policies, agreements and or group of individuals. Agreement and shall be raised by an individual, or the Union on behalf of an individual The term "grievance" as used herein means any Controversy arising over the

Section 3 – Steps of the Grievance Procedure

shall be followed unless any step is waived by mutual consent: In order to resolve grievances covered by this Agreement between the parties, this procedure

Section 3a - Step One

shall be put in writing and submitted to step two rise to the grievance. If no satisfactory resolution of this grievance can be made the grievance and the aggrieved supervisor within ten (10) working days of knowledge of the occurrence giving An informal meeting shall be held between the Local Representative, the aggrieved employee

Section 3b1 - Step Two

Department of Personnel does not have or declines jurisdiction. may be referred to arbitration by the Town or the Government Workers Union, where the agreement be reached within an additional ten (10) working days, of the meeting, then the matter Councilpersons in charge should be scheduled within ten (10) days. Should no acceptable Representative of the Government Workers Union, the aggrieved employee, the Mayor and the A meeting between the staff representative of the Government Workers Union, the Local

Section 3b2

Any witness's attendance will be limited, however, to the time required to present his/her testimony. Either the Union or the town may have witness's whose testimony is relevant at any meeting.

A witness may only testify on matters specifically relevant to the subjects of the grievance

Section 3b3

arbitration will be available and his/her grievance will be withdrawn. current Department of Personnel rules for a remedy to his/her grievance, then no recourse to Jersey Department of Personnel laws or regulations. In the event the aggrieved elects to pursue Nothing herein shall be construed to deny to any individual employee his/her rights under New

Section 3c - Step Three

Section 3c1

In the event the grievance has not been resolved at Step Two, either party may, within thirty (30) calendar days request arbitration. The arbitrator shall be chosen in accordance with the Rules of the New Jersey State Board of Mediation.

Section 3c2

shall adhere to the statutory and case law of New Jersey and the United States where applicable arbitrator shall be final and binding on all parties. In formulating his/her decision, the arbitrator application of the facts presented to him/her involved in the grievance. The decision of the The arbitrator shall be bound by the provisions of this Agreement and restricted to the

Section 3c3

shall be paid by the party incurring the same. Union. Any other expenses incurred, including but not limited to the presentation of witnesses, The costs for the services of the arbitrator shall be borne equally between the Town and the

Section 3c4

thirty (30) days after conclusion of the arbitration hearing unless agreed to otherwise by the parties. The arbitrator shall set forth his/her findings of fact and reasons for making the award within

Section 3c5

The No response at any Step in this procedure by the Town or its agents shall be deemed to be a negative response and upon the termination of the applicable time limits the grievance may proceed to the next step. Time limits may be extended by the parties by written mutual agreement

Section 3cb

of the Union shall be filed by the Union and by the Union only at Step Two. Group grievances, which shall be defined as those affecting "substantially" all of the members

ARTICLE 14 - DRUG TESTING AND RANDOM TESTING

screening test. This testing shall also be at the expense of the Town of Hammonton. final approval for hiring. This testing shall be at the expense of the Town of Hammonton. The who have been offered a conditional offer of employment, submit to a drug screening test before Town of Hammonton may as a condition of continued employment require any type of random drug The Town of Hammonton shall, as a condition of employment, require that all new applicants

ARTICLE 15 – LEAVES OF ABSENCE AND SICK LEAVE

Unless superseded by NJ CSC rules and regulations the below shall be followed:

shall be accumulated and compensated in the same manner as all other employees of the Town. Sick Leave shall be compensated on the same basis as presently provided by existing law and

consecutive days or after a total of ten (10) accumulated days throughout the calendar year. Town Clerk, through the Department Head, for any illness, unless the period of illness if five (5) The Town agrees that no employee shall be required to submit a Doctor's Certificate to the

compensation or not in order for this leave to be considered an approved sick leave of absence Sick certificates will be required under these terms whether the employee receives

Leaves of absence may be granted by the Town for emergency situations by Mayor and Town

ARTICLE 16 - PERSONAL LEAVE

benefits, or compensatory time, for the following reasons: All members of this contract shall be granted personal leave, without deductions from pay,

- of days shall be determined by the Department Head with approval of the Chairperson of funeral, with a maximum of five (5) days being granted. In the event of travel, the number Death in the immediate family, from the date of death to, and including, the day of the the Town Council of the appropriate department.
- 2 Council (appropriate Committee). working days. Serious illness shall be determined by the Department head, and Town Serious illness in the immediate family residing with the employee, no more than three (3)

- ယ reason therefor, over and above the days set forth in Paragraph 1 or 2 above Each employee shall be entitled to three (3) working days personal time without giving the
- 4. any relative consistent with New Jersey Law pertaining to civil unions spouse, domestic partner (see section 4 of P.L. 2003, c.246), child, legal ward, grandchild, father-in-law, mother-in-law, and other relatives residing in the employee's household., and foster child, father, mother, legal guardian, grandfather, grandmother, brother, sister, Immediate family, for all purposes of this contract, shall be defined as the an employee's
- 5 time or benefits owed to the employee Any time granted to an employee under this Article, shall not be deducted from any other

ARTICLE 17 - SICK LEAVE

Unless superceded by NJ CSC rules and regulations the below shall be followed

Section 1

employee is on the active payroll. Part-time employees shall be entitled to pro-rated sick leave as one and one quarter days per month for each month of employment up to a maximum of fifteen required by New Jersey Civil Service rules and regulations governing local service (15) days in any year. Sick leave days shall be accumulated without limitation so long as an Employees in the union shall be allowed paid sick leave which shall be earned at the rate of

Section 2

Sick leave is defined as temporary inability to perform one's duties by reason of illness, injury or disease not related to Worker's Compensation.

Section 3

(5) consecutive days leave or a total of ten (10) days leave in one (1) calendar year at the employee's own expense. The Town shall have the right to demand a second opinion certificate carrier's authorized doctor, but if such a demand is made, the Town must pay for the second opinion doctor's bill from the Town's doctor, which must be secured from the Town's doctor or the Town's insurance Employees shall be required to present evidence of illness or injury, not job related, after five

Section 4

payments from the Town. The worker's compensation insurance carrier will pay the employee work for 8 consecutive days, at which point the employee will not be entitled to any additional paying employee direct, at the workers compensation rate of pay, only when the employee is out of from work for days 1 through 7. However, the worker's compensation insurance carrier will begin to the Worker's Compensation Act and shall be required to utilize his/her sick time for any time lost In the event of work-related illness or injury, the employee shall retain his/her rights pursuant

his/her sick time utilized from the Town of Hammonton, unless the employee reimburses the Town retroactively back to the first day he/she missed work. The employee will not be refunded for sedentary/transitional duty, upon doctor"s approval. Hammonton reserve the right to request that the injured/ill employee continue to appear at work for for the sick days that were paid by the Town. The workers compensation carrier and the Town of

section 5

of his/her unused sick leave up to a maximum of \$12,000.00. service with the Town of Hammonton. He/she shall then be entitled to seventy-five percent (75%) retirement from said employment unless said employee has twenty five (25) years of full time Employees shall not be compensated for any and all unused accumulated sick leave upon

Section 6

upon a third physician, who shall then examine the employee. The cost of the third physician shall determination of the Town appointed physician. Then the Town and the employee mutually agree leave benefits granted under this Article shall be terminated, unless the employee disputes the employee's fitness to return to duty shall be final and binding upon the parties. In the event the be borne equally by the Town and the employee. The determination of the third physician as to the this Article shall be terminated. This clause is expressly subject to the Rules of the Joint Insurance third physician also certifies the employee fit to return to duty, injury leave benefits granted under In the event the Town appointed physician certifies the employee fit to return to duty, injury

Section /

physician must certify that the employee is incapable of performing his/her duties for the additional the injury leave for no more than one (1) additional year, without pay. The Town appointed time period. The Town at its option, and upon certification by the Town appointed physician, may extend

ARTICLE 18 - PATERNITY/MATERNITY LEAVE

Employees shall be eligible for a paternity/maternity leave with pay and benefits pursuant to State and Federal Laws

ARTICLE 19 - MILITARY LEAVE

military service in the armed forces. Military Leave without pay shall be granted to any member of this contract entering extended active military reserve unit shall be granted during the period of such training, without pay. In addition, leave of absence for active field training in a

ARTICLE 20 - LEAVES OF ABSENCE WITHOUT PAY

Section 1 - Personal

such leaves of absence in a consistent manner. Such a leave of absence shall not exceed six (6) months unless extended at the discretion of the Town. It is to be noted it is the policy of the Town and without accrual of payment of fringe benefits shall, at the Town's discretion, be granted to an employee who has established valid justification for such leave. The Town will endeavor to grant shall limit the right of Mayor and Council to seek the recommendation of the Department Head four (24) months or thirty-six (36) months per Cobra rules and regulations. Nothing in this contract continue the same or lesser coverage, at his/her full expenses up to eighteen (18) months, twentyemployee resigns or is terminated for any reason, under the Federal Cobra Act, employee may to assume full payment of health benefits on the employer's policy. At the end of approved leave, if accumulates a sick leave of three months in one year, it will be the responsibility of the employee employee is granted a sick leave of absence for more than three months, or if the employee of Hammonton to pay full benefits for health insurance up to three months for the first year. If the regarding approval of such leaves Upon written request of an employee, leaves of absence without pay, without loss of seniority

Section 2 – Medical

injury. The employer will provide health coverage as outlined above medical reasons by the Mayor and Council. Such leave shall be for the duration of the illness or Employees may be granted a leave of absence without pay and without loss of seniority for

ARTICLE 21 - UNUSED SICK LEAVE

for in accordance with Article 17 of this Agreement. retirement. All payment for sick days that have been accumulated by an employee, shall be paid The Town agrees to treat all Town employees the same concerning their benefits upon

ARTICLE 22 - PENSION RIGHTS UPON RETIREMENT

Members shall retain all pension rights under New Jersey Law and ordinances of the Town.

ARTICLE 23 - OUTSIDE EMPLOYMENT

Employees shall be entitled to engage in any lawful activity and obtain any lawful work while off

with the Town and must not constitute any conflict of interest. job. Any outside employment must not interfere with the employee's efficiency in his/her position It is understood that the employees will consider their positions with the Town as their primary

outside employer, type of work to be performed, and dates employed. employment. Said notification shall include the name, address, and telephone number of the All employees shall notify the Department Head, in writing, prior to engaging in any outside

ARTICLE 24 – JURY DUTY

Court, shall suffer no loss of salary. An employee who loses time from his/her job because of jury duty as certified by the Clerk of

- B The employee must notify his/her supervisor immediately upon receipt of a summons for jury service;
- 0 This section does not apply where an employee voluntarily seeks jury service
- ? No reimbursement of wages will be made for jury service during holidays or vacations;
- 0 Proof of jury duty must be submitted to Department Head on a daily basis

ARTICLE 25 - BULLETIN BOARD

conspicuous place for all employees for the purpose of posting of notices relating to Union meetings and official business only The Town shall provide the Union with a $3' \times 3'$ bulletin board to be attached to a wall in a

ARTICLE 26 - SANITARY CONDITIONS

and hot and cold running water. Said facilities shall be available to both male and female employees The Town shall maintain sanitary conditions, in good repair for its employees, such as toilets

ARTICLE 27 - WORK PERFORMED BY COVERED EMPLOYEES (HIGHWAY ONLY)

employed under any Federal or State Act. working less than 120 days, court assigned individuals working without pay, or employees any other person or employees. Nothing in the section shall apply to temporary employees by this agreement shall be performed by either the employer or the employer's representatives or solely by employees covered under this agreement; and no work under any classification covered All work performed in any classification covered under this agreement shall be performed

accumulated or same will be lost at the end of that year. Then compensatory time will be given. Compensatory time must be used in the year it is There will be a limit of \$22,500.00, for overtime for the Highway Department per contract year

ARTICLE 28 - SEVERABILITY OF AGREEMENT

jurisdiction, such provision shall be inoperative, but all other provisions shall not be affected group of employees is held invalid by operation of law or by a court or other tribunal of competent thereby and shall continue in full force and effect. If any provision of this agreement or any application of this agreement to any employee or

ARTICLE 29 - SUPERSEDING CLAUSE

terms and conditions of employment which are inconsistent with the terms of this agreement and This agreement supersedes any and all other agreements dealing with working conditions and

ARTICLE 30 - FULLY BARGAINED PROVISIONS

Section 1

shall negotiate with respect to any matter unless otherwise stated herein. or could have been the subject of negotiations. During the term of this agreement, neither party This agreement incorporates the entire understanding of the parties in all matters which were

Section 2

in writing duly executed by both parties thereto. This agreement shall not be modified in whole or in part by the parties except by an instrument

ARTICLE 31 - PAY FOR TIME IN COURT

day in court, when such appearance is scheduled during the employee's regular shift. In all other instances employees shall receive a minimum of two (2) hours compensatory time regardless of grievance of the employee himself/herself, or a matter brought against the Town by the employee time spent in court. This payment will be made if this court appearance is not one dealing with his/her duties shall be compensated by means of compensatory time at equal amount i.e. days for Each employee required to appear in court relating to matters arising out of the performance of

ARTICLE 32 - CLOTHING AND UNIFORMS - HIGHWAY DEPARTMENT

Section 1

eleven (11) sets of uniforms-seasonally, such that the employee has a clean change daily. Uniforms shall be supplied, maintained and cleaned via an outside vendor who shall provide The Town, at its expense, shall furnish all employees covered under this agreement uniforms

Section 2

safety glasses, replaced on a fair wear and tear basis. Employees will be reimbursed up to to reimbursement. boots must be returned to the department head for approval in order for the employee to be entitled boots meet ANSI safety standards and are approved by the Overseer. Damaged or worn-out \$150.00 per year for the purchase of hard toe (steel or ceramic) safety work boots, provided the The Town shall supply all employees with foul weather suits and rubber boots, gloves, and

ARTICLE 33 - VACATIONS

Section 1-A Existing Employees

when possible the Town prior to January 1, 1999), All vacations are to be taken during the calendar year earned Agreement the term "Existing Employees" means those employees who commenced working for years of service if completed within the calendar year. (for purposes of all Articles of this For all Existing Employees of this contract, vacations shall be based upon the completion of

Employees on January 1st of each year. In the event, however, that an Existing Employee is not on a monthly basis: receiving a pay check from the Town of Hammonton, the vacation time will be prorated and earned The following is the allotted number of vacation days which will be credited to Existing

25 years and above	15 – 25 years	5 – 15 years	1 – 5 years
25 days	20 days	17 days	12 days

department head. Part-time employees shall be entitled to pro-rated vacation leave as required by days, weeks, hours. Vacations shall be granted according to seniority with the approval of the New Jersey Civil Service rules and regulations. All Existing Employees shall be entitled to take their vacation entitlements in increments of

Section 1-B New Hires effective 1/1/99

"New Hires" means those employees who commenced working for the Town on or after January 1, calendar year earned, when possible. 1999), vacations shall be based upon the completion of years of service if completed within the For all New Hires under this contract (for purposes of all Articles of this Agreement the term

the Town of Hammonton, the vacation time will be prorated and earned on a monthly basis: January 1st of each year. In the event, however, that a New Hire is not receiving a pay check from The following is the allotted number of vacation days which will be credited to New Hires on

20 years and above	10 – 20 years	1 - 10 years	
20 day	15 days	12 days	

hours. Vacations shall be granted according to seniority with the approval of the department head. All New Hires shall be entitled to take their vacation entitlements in increments of days, weeks,

Section 2

An increase in vacation leave shall be granted at the beginning of the calendar year in which the years of service requirements will be met. In the event, however, that the employee is not receiving a Town of Hammonton paycheck, the vacation time will be prorated and earned on a monthly basis.

Section 3

or her name is being retained on the payroll until exhaustion of vacation or other compensatory Vacation leave credits shall not accrue after an employee has resigned or retired although his

Section 4

interruption due to resignation, retirement or removal. Continuous service, for purposes of this section shall mean employment without actual

Section 5

used by the end of the following year shall be lost for all purposes. the next succeeding year only and shall be scheduled to avoid loss of leave. All vacation leave not Vacation leave not used in a calendar year because of business necessity shall be used during

Section 6

service prior to the layoff in addition to continuous service subsequent to re-employment. An employee who has been appointed from a special re-employment list shall be credited with any continuous

Section 7

An employee who resigns shall be paid for unused earned vacation leave prorated by month

Section 8

estate Upon death of an employee, unused, prorated vacation leave shall be paid to the employee's

Section 9

hours with approval of Department Head. Employee shall be entitled to take their vacation entitlements in increments of weeks, days

Section 10

approval shall not be unreasonably denied. Once approved and schedule by the Department Head, seniority shall not prevail. Vacations shall be granted according to seniority with the Department Head approval. Such

ARTICLE 34 - COMPENSATION TO SURVIVORS

Section 1

death. In the event of any employee's death, his/her estate or legal representatives shall be paid for all accumulated and prorated unpaid holidays, vacation time, personal time and compensatory time subject to the Articles of this contract, and at the rate of pay earned by such deceased employee at the time of his/her

Section 2

appropriate article shall not be entitled to benefits under this provision. termination from the Town's employment. Any employee who is discharged pursuant to the Articles of this contract, vacation leave, and compensatory time in the event of retirement of Employees shall receive pay for all pro-rated accumulated, unused holidays, subject to the

ARTICLE 35 - TRAVEL EXPENSES

insurance policy covering the employees car must be filed and approved per Resolution #R17their official duties, and approved by Mayor and Council. Before approval can be given an be reimbursed for travel from the Town's Municipal Building to their destination in connection with rate for the current year for all approved travel expenses while using a personal vehicle and shall In connection with their official duties, employees shall be reimbursed at the I.R.S. prevailing

ARTICLE 36 - REVIEW OF RECORDS

Section 1

present if requested by the employee. request and by appointment with the Custodian of these records. The request must be made in writing, at least 24 hours prior to the appointment time desired. The Local Representative may be Employees covered by this agreement shall be entitled to inspect their personnel records upon

Section 2

contract in the office of the Town Clerk/Administrator. Such files are confidential records and shall Department Head, Mayor and/or Governing Body only. be maintained by the Town Clerk/Administrator and may be issued for evaluation purposes by the A personnel file shall be established and maintained for each employee covered by this

ARTICLE 37 - RULES, REGULATIONS AND SAFETY CODES

Section 1

necessary to the ongoing operation of the Town functions. The Town may establish such reasonable Rules, Regulations and Safety Codes as it deems

fifteen (15) days advance notice of the contents and effective date, of the Town's Rules, Regulations and Safety Codes and amendments and revisions thereto and that said employees and their supervisors shall abide by the provisions thereof. The Union and the Town agree that the employees covered by this agreement shall receive

Section 2

representative who will meet with the Employer representative to discuss and remedy the problem. employee feels there is a safety problem, they shall place the complaint in writing to the Employee Employer from each division and one representative of the Employee from each division. If any Safety Committee. A safety committee shall be comprised of one representative of the

Section 3

perform any job task. Report of Defective Equipment. An employee shall promptly report all defects in equipment. The report shall be in writing, on a form supplied by the Employer, and a copy shall be retained by The Town shall supply protective clothing and protective equipment necessary to

ARTICLE 38 - TRAINING TIME

Section 1

may be required, and the employee shall be compensated for travel expenses in accordance with the provisions of Article 28. Employees will participate in training at the official designated place, or such other places as

Section 2

The Town will use the employees on duty time to fulfill the requirement for training purposes.

Section 3

an individual employee, but is intended to encompass instruction and training required by the an employee reviewing reports, evaluating an employees performance, or other matters relating to Department as a whole or section thereof. Training time is not to be interpreted as including that time spent by the superior officers with

ARTICLE 39 - HOLIDAYS

Section 1-A Holidays for Existing Employees

The present schedule for holidays shall continue for the term of this contract :

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Labor Day	Independence Day	Memorial Day	Easter Monday	Good Friday	President's Day	Dr. Martin Luther King	New Year's Day
	15	14.	13.	12.	≓	10.	ဖ
	Birthday	Christmas Day	Day After Thanksgiving	Thanksgiving Day	Veteran's Day	General Election Day	Columbus Day

Section 1-B Holidays for New Hires effective 1/1/99

excluding the holiday birthday. Part-time employees shall be paid holiday pay for Thanksgiving Christmas and Easter Monday only. Employees who are considered New Hires will be given 14 of the holidays listed above,

Recognizing that employees are sometimes required to work holidays because of their schedule, they shall receive the schedule overtime pay as per contract or compensatory time, one (1) hour for one (1) hour, whenever they are required to work on a holiday other than their normal

Holidays, or by proclamation of Mayor and Council, excepting particular emergency situations whenever other Town employees are granted time off in observance of any Federal, State, or Local which may arise. In addition to the above, all employees covered under this contract shall receive equal time off

said holiday, it shall be granted as soon thereafter as possible. All days off are subject to the Department Head's approval. If a holiday can't be granted on

ARTICLE 40 - COMPENSATION-HIGHWAY

Section 1 Compensation to Existing Employees

1/1/17	1/1/16	1/1/15	1/1/14	Effective date
2%	2%	2%	2%	Salary Increase

SALARIES ARE BASED ON 2080 HOURS PER YEAR

Total overtime for Highway Department is \$22,500.00

Section 2 Compensation for New Hires effective 1/1/99

Schedule

All employees defined as "New Hires" shall be compensated with an annual base salary as

Truck Driver Starting Salary	Laborer Starting Salary Part-time Laborer
\$29,183.00	2014 - 2017 \$ 27,183.00 \$13.07

New Hires (excluding those in their first year of employment shall also receive the following

1/1/17	1/1/16	1/1/15	1/1/14	Effective date
2%	2%	2%	2%	Salary Increase New Hires

following increment: When promoted to the following title from the laborer position, the employee will receive the

Mechanic's Helper
Truck Driver \$2,000.00

Equipment Operator

Mechanic \$5,000.00

Mechanic (On January 1, after \$7,000.00 24 months of employment in the Mechanic's position), contingent upon obtaining an ASE (Automotive Service Excellence) Certificate and achieving permanent status from the Department of Personnel.

Stipend for ASE Certifications

\$350.00 per year for each stipend up to a maximum of five (5) certifications. Employees who obtain ASE Certifications shall receive an annual stipend in the amount of

Section 3 Issuance of Paychecks

the paycheck will be issued the preceding work day. long as the payroll department can meet this deadline. When the pay check date falls on a holiday Paychecks will be issued the Thursday afternoon following the end of each payroll period so

ARTICLE 41 - LONGEVITY

Section 1-A Longevity Existing Employees

compensation provided for herein. In computing longevity pay, the effective date of longevity increase shall be the anniversary date which shall be interpreted as January 1st of each calendar year. In addition, as of 1/1/10 all longevity shall be capped at \$1,500.00. However, any employee whose longevity pay in each succeeding year. \$1,800.00 as of December 31, 2009 then the employee would be entitled to \$1,800.00 of longevity entitlement frozen at its December 31, 2009 amount. For example, if an employee was entitled to entitlement was greater than \$1,500.00 as of December 31, 2009 shall have their longevity Hammonton. Any payments made to employees for longevity shall be in addition to any other Longevity shall be paid at a rate of \$100.00 per year for each year of service with the Town of

of the increment. *When promoted from one promotional title to another, the employee will receive the difference

Section 1-B Longevity for New Hires Effective 1/1/99

calendar year. Effective 1/1/10 longevity pay will be capped at \$1,500.00. longevity increase shall be the anniversary date which shall be interpreted as January 1st of each to any other compensation provided for here. In computing longevity pay, the effective date of New Hires longevity pay effective 1/1/99, shall begin on the 5th year of employment in an per year. Any payments made to employees for longevity shall be in addition

Section 2

In computing longevity pay, the effective date shall be the anniversary date which shall be interpreted as January $1^{\rm st}$ of each calendar year.

Section 3

Hundred Dollars, will be added each and every year to the employees pay and paid in the regular 26 pay week, subject to the provisions of 2-A and 2-B, above. Longevity shall be paid to all full time employees. After the first completed year, which shall be computed as any portion of the year ending 12/31, effective 1/1 the amount of \$100.00, One

ARTICLE 42 – HOURS OF WORK AND OVERTIME – HIGHWAY

Section 1 - General

The Union agrees that the Employer shall be entitled to a "Days work for a days pay." The regular work week shall consist of five (5) days of eight (8) hours each day Monday through Friday. part of their regular work week at the discretion of the department head. Part-time, temporary or seasonal employees may be required to work on Saturday or Sunday as

Winter Schedule (Day after Labor Day thru Day before Memorial Day)

and 1-15 minute afternoon break. This includes 1-15 minute morning break The work day shall begin 7:00 a.m. and end 2:45 p.m. This excludes ½ hour lunch break

Summer Schedule (Memorial Day thru Labor Day)

and 1-15 minute afternoon break. This includes 1-15 minute morning break. The work day shall begin 6:00 a.m. and end 1:45 p.m. This excludes ½ hour lunch break

ection 2- Pay Day

unless the payroll department cannot meet the Thursday afternoon deadline at which time the checks will be issued Friday morning of paycheck date. When the Regular pay check date occurs Paychecks will be issued the Thursday afternoon following the end of each payroll period,

holiday. on a holiday, the Town shall pay the employee on the regular work day immediately preceding the

Section 3 – Statement of Earnings

statement of all deductions made for any purpose Each employee shall be provided with a statement of gross earnings and an itemized

Section 4 – Overtime

respective Department Head. All employees shall be paid time and one half (1/2) for all hours worked over forty (40) hours This may be up to agreed limit of compensation or equal time off as approved by the

Section 5 - Saturdays

half (1 ½) for all hours worked over the forty (40) hour total, with a guarantee of four (4) hours. Any employee who works on a Saturday, other than scheduled shift, shall receive time and one

Section 6 – Sundays

hours. hourly rate of pay for all hours worked over the forty (40) hour total, with a guarantee of four (4) Any employee who works on Sunday, other than schedule shift, shall receive two (2) times the

Section7 - Holidays

day scheduled then one holiday is due and no overtime will be compensated hour total, with a guarantee of four (4) hours plus the holiday pay. If this holiday is the normal work Agreement shall receive one and one half (1 ½) times his/her regular rate of pay over the forty (40) Any employee who works any of the holidays, other than scheduled shift, stipulated in this

Section 8 – Overtime

a reasonable notice (2 hours) that overtime will be worked, except in cases of emergency) Work shall be distributed as equitably as possible among all employees who have been given

Section 9 - Compensatory Time

year as agreed upon in this contract for the calendar year. The Employer may then pay the except where the overtime of the union exceeds a gross total of that bargained for in any calendar exceeds the bargained amount set forth by this agreement. There shall be no compensatory time will then be taken to the Mayor and Council to be approved at the next regular Council Meeting. overtime is given to the office of the Town Clerk/Administrator the Friday preceding the pay day. shall be paid the "comp time" in full at the next scheduled pay day, if all information regarding The only time overtime will be held until Mayor and Council approves same first is if the amount All employees shall receive pay for all hours worked at appropriate rates set forth. Employees =

and seasonal employees shall not be entitled to compensatory time. comp time. Compensatory time that an employee cannot use by year-end shall be bought back at his/her option. (i.e. one (1) hour work at time and one half (1 1/2) equals one and one half hours from the employee by the Town at the employee's applicable rate of pay. appropriate overtime or issue compensatory time of equivalent hours to hours for pay for overtime Part-time, temporary,

Section 10

period prior to starting such declared emergency or snow removal service. shift as a result of a declared or snow day, he/she shall be entitled to a paid fifteen (15) minute rest In the event that an employee is required to remain at work following the end of his/her regular

Section 12

for that day. (1) hour prior to the time to report shall receive one (1) hour pay in addition to any other earnings Any employee called in and reporting for work in a declared emergency or snow day within one

<u>ARTICLE 43 – FINISH DAYS WORK-HIGHWAY DEPARTMENT</u>

one and one half (1 ½) times his/her applicable hourly rate of pay with a guarantee of two (2) twelve (12) hours of work. hours. Employees shall not be required to work in excess of twelve (12) hours in any twenty four be "Off Duty". In the event that an employee is recalled to work he/she shall be compensated at (24) hour period except for snow removal and then they shall receive four (4) hours rest after each When an employee has completed a days work and has left the Town premises he/she shall

ARTICLE 44 - CONDITIONS OF WORK SAFETY

account for and maintain all the Towns tools and equipment which is specifically assigned to them. stoppages, or other such job action. The Union Local Representative shall have the right to investigate grievances concerning unsafe equipment or dangerous tasks. Employees must not the intent of members of the Union to use this clause for purposes of strikes, slow downs, work completion of the assigned task after having been told to do so by the appropriate personnel. It is subject to discipline for taking such action unless they refuse to continue operation of equipment or Safety Coordinator of the Town of Hammonton that such danger exists. A person shall not be continued operation is ordered, the employee has the right to file a grievance and to advise the as to the continued operation of the equipment and completion of the assigned task. When report such danger to his/her immediate Department Head, who shall make the final determination operating a piece of the Town's equipment or completing an assigned task, he/she will immediately the event that a person covered under this Agreement feels there is an imminent danger in provide safe working conditions and equipment for the protection of its employees. However, in Agreement may involve a certain degree of inherent danger and risk. It is the Town's intent to It is understood by the parties that the performing of the various job functions covered by this

ARTICLE 45 – HEALTH BENEFITS INSURANCE

Section 1

contribute the greater of: a) the amount mandated by Chapter 78, P.L. 2011, or b) 1.5% of their salaries toward health benefits Effective January 1, 2014,, per State Law, Government Workers Union members shall

A. Health/Medical Insurance

- NJ Direct 15 is the top plan offered by the Town with the opportunity for the employee to contribute additional amounts if they desire the NJ Direct 10 plan or any other plan that costs more than the Direct 15 Plan.
- 2 would be required under the Direct 10 Plan. payments through payroll deductions in addition to the employee premium contribution that the Direct 15 Plan, the difference in such premium shall be borne by the employee in equal available through the SHBP. If the employee selects a plan with a higher premium than Effective January 1, 2015, the base health plan provided by the Town shall be the SHBP Direct 15 Plan. The Town shall continue to offer the Direct 10 Plan as well as others

shall no longer apply to that employee. employee enrolled in the Aetna HMO Plan switches to another plan then this exception premium contribution as set forth at the beginning of this Section 1. In the event an the cost of the Aetna HMO Plan and the Direct 15 Plan, except for the employee's required throughout the term of this Agreement shall not be required to pay the difference between Notwithstanding the above, any bargaining unit member who is enrolled in the Aetna HMO Plan as of the effective date of this Agreement and who remains enrolled in the plan

- S contribute in accordance with Chapter 78. employee contribution is equal to or greater than the amount an employee is required to the amount it would have paid under the Direct 15 Plan for single coverage; provided the parent/child, spouse, family), the Town agrees to pay toward the cost of health insurance less than the Direct 15 Plan and the employee selects other than single coverage (eg. For employees hired on or after January 1, 2015, if the employee selects a plan that costs
- 4. Any employee hired after January 1, 2014, will be offered single coverage only, subject to 100% of the additional premium costs for additional insureds included on his/her plan. the provisions set forth above, and the employee shall be responsible for the payment of

B. Prescription Plan

coverage and union members are responsible for co-payments set by prescription company expense. Co-pays for prescriptions are set by the insurance company providing prescription that provided through the NJSHBP to said employee and qualified dependents at the Town's The Town shall provide prescription coverage at the Towns expense with coverage equal to

C. Dental and Eye Plan

equal to that which is presently provided, or is equivalent, as may be available. The Town shall provide dental and eye glass coverage at the Town's expense with coverage

D. Health Insurance Opt-Out

single coverage, \$2,400 for parent/child(ren) coverage, and \$3,600 for family or husband/wife or prohibited by State law. saved by the Town because of the waiver of coverage. Opt-out payments will not be paid if partner coverage; but in no event shall the amount paid to an employee exceed 25% of the amount the New Jersey Health Benefits Program, the employee shall receive payment equal to \$1,200 for Should an employee opt out of health insurance for a coverage year as may be permitted by

Life Insurance

\$10,000.00 Life Insurance Policy for employee only.

F. Disability

New Jersey State Disability Plan for the employee only.

G. Retiremen

continue health insurance benefits at their own expense in accordance with COBRA from the Town after retirement. Employees hired on or after January 1, 2014 may be eligible to provided to active employees. These coverages shall only apply for the life of the retiree the New Jersey Health Insurance Plan or its equivalent, which may differ from levels of coverage Prescription coverage shall also be provided however limited to the levels of coverage provided by twenty-five (25) years pensionable service and twenty-five (25) full time years service with the Employees hired on or after January 1, 2014, shall not be entitled to receive any health benefits Town shall receive all the benefits described in Section 1 above with the exceptions of D, E and F. Employees hired on or before December 31, 2013, retiring from the Town employment with

Section 2

without coverage may choose his/her hospital plan, to become effective immediately the event of the covered employees death, divorce, legal separation or termination that spouse If the Town employs a husband and wife, and only one employee has hospitalization then in

Section 3

him/her by the municipality or in a criminal proceeding instituted as the result of a complaint on such action or proceeding, but not for his/her defense in a disciplinary proceeding instituted against his/her duties. The Town shall provide said employee with necessary means for the defense of is a defendant in any action or legal proceeding arising out of or incidental to the performance of The Town shall provide legal advise and counsel to each employee, whenever said employee

shall be reimbursed for the expense of his/her defense complaint of the Town shall be dismissed or finally determined in favor of the employee, he/she behalf of the municipality. If any such disciplinary or criminal proceeding instituted by or on

reasonable counsel costs, if any, will be in accordance with the New Jersey Statutes and counsel of his/her own choosing prior to any questioning taking place. States and the State of New Jersey, and he/she shall be immediately permitted to consult with immediately warned of all of his/her Constitutional rights pursuant to the Constitution of the United criminal investigation as the result of the performance of his/her duties, he/she shall be applicable case law If any employee is under arrest or is likely to be, that is, if he/she is a suspect or the target of a Reimbursement of

ARTICLE 46 - INJURY LEAVE

Section 1

worker's compensation pay. the rest of this Article. work or certified as totally or partially permanently disabled upon compliance with and in accordance with he/she shall be entitled to worker's compensation benefits only up to one (1) year, until able to return to In the event an employee becomes disabled by reason of a service connected injury or illness and is unable to perform his/her duties, then, in addition to any sick leave benefits otherwise provided for herein, Employee will not receive a check from the Town of Hammonton while receiving

Section 2

office of the Town Clerk. Any employee who is injured, whether slight or severe, while working, MUST if physically able, make an immediate report before the end of his/her shift to his/her immediate supervisor and in the

Section 3

employee to receive compensation under this Article. Worker's Compensation claim. Failure to so report said injury may result in the failure of an immediate supervisor and the office of the Town Clerk so the Town may file the appropriate It is understood that the employee must file an injury report, when physically able, with his/her

Section 4

The employee shall be required to present evidence by a certificate given to him from the Town's doctor or the doctor of the Town's insurance carrier that he/she is unable to work, and the Town may reasonably require the employee to present such certificate from time to time

Section 5

employee shall remain on injury leave. If the insurance carrier's physician certifies the employee is If the insurance carrier's physician certifies that the employee cannot return to work, the

obtain a physical examination and certification of fitness by a physician appointed by the Town. by the insurance carrier, the Town shall have the right, at its own cost, to require the employee to unable to return to work, and if the Town does not accept the certificate of the physician designated

Section 6

agree upon a third physician, who shall then examine the employee. The cost of the third physician shall be borne equally by the Town and the employee. The determination of the third granted under this Article shall be terminated. This clause is expressly subject to the Rules of the leave benefits granted under this Article shall be terminated, unless the employee disputes the determination of the Town appointed physician. Then the Town and the employee shall mutually physician as to the employee's fitness to return to duty shall be final and binding upon the parties. Joint Insurance Fund In the event the third physician also certifies the employee fit to return to duty, injury leave benefits In the event the Town appointed physician certifies the employee fit to return to duty, injury

Section 7

the injury leave for no more than one (1) additional year, without pay. The Town appointed physician must certify that the employee is incapable of performing his/her duties for the additional time period. The Town at its option, and upon certification by the Town appointed physician, may extend

Section 8

which is provided within this Agreement and any ordinance in effect governing the Town of violation of this article, he/she shall be subject to disciplinary action by the Town to the extent employee will be subject to disciplinary action by the Town. If the employee is found to be in Hammonton. If the Town can prove that an employee has abused his/her privileges under this Article, the

ARTICLE 47 – RESERVED ARTICLE 48 – RESERVED

ARTICLE 49 - LIE DETECTOR TEST

employee take a polygraph or any other form of lie detector test The Town shall not, as a condition of employment or continued employment, require that an

ARTICLE 50 - EDUCATIONAL ASSISTANCE

the work place, a general course of study providing educational credits in work-related courses of education provided the following: work status improvement, lead to a degree of certificate used in The Town shall pay up front for the cost of tuition, books and supplies for causes of continuing

courses shall be first approved by the Mayor and Council. If for any reasons this paid course is to the Town of Hammonton must be made. dropped by the employee or the employee fails to pass the course, full restitution by the employee submission of other approved receipts of other approved costs, reimbursement will be made. studies. Upon completion of the course with a passing grade of no less than a C and upon

Section 1

and professional development of employees where it directly relates to the employees job. employees. The Employer is committed to the continuing education and professional development of its The Union recognizes, accepts and agrees with the concept of continuing education

Section 2

attend said class. reimbursement unless the employee has first obtained the permission of the Mayor and Council to Governing Body shall be paid by the Town of Hammonton. No employee shall be eligible for to employment requirements, and who completes the course with a passing grade of no less than a shall not have any out of pocket expenses in this regard and all expenses approved by the An employee who obtains prior approval from the Employer to take courses which are related

Section 3

employees which are approved in advance by the Employer. These courses shall be taken whenever possible, so as not to conflict with regular working schedules. The Employer shall pay for all course, books and registrations fees for all courses taken by the

Section 4

employee's employment. If the examination or course is only offered during the regular work day, and if the employee passes the examination, no days out will be charged to the employee. An night or fails an examination taken during the workday, the employee shall not be compensated for passed. If the employee prefers to take an examination during the workday which is offered at employee may take a vacation day or personnel day for an examination which is taken, but not for the course of their work. The Employer shall pay for licenses, if those licenses are required for An employee shall not have days deducted for any time spent in taking prior approved courses

Section 5-A Existing Employees

employee's capacity to perform services for the Town of Hammonton shall be compensated yearly in the month of November, as follows: Any employee except New Hires completing a course for a degree, which enhances the

Bachelor Degree \$1000.00

Associate Degree 500.00

Full Certification in a designated course of Study. This does not include minor certification required prior to full Certification. 300.00

Section 5-B New Hires effective 1/1/99

they attend the annual courses. maintain certificates or licenses for the Town, these employees will receive the \$300.00 as long as year the degree or certificate is received, (\$1,000.00 for a Bachelor Degree, and \$500.00 for an Associate Degree, \$300.00 for a Certificate). For employees that require annual courses to employees capacity to perform services for the Town of Hammonton shall be compensated for the Any New Hire employee completing a course for a degree, which the degree enhances the

ARTICLE 51 - TERM AND RENEWAL OF AGREEMENT

year to year thereafter, unless either party gives notice in writing, no sooner than ninety (90) nor later than sixty (60) days prior to the expiration date of this Agreement, of a desire to change, to, and including December 31, 2017. This Agreement shall continue in full force and effect from modify or terminate this Agreement. This Agreement shall be in full force and effect as of January 1, 2014, and shall be in effect up

Government Workers Union	Contract accepted by Government Workers Union date:	Mayor of Hammonton	Contract approved by Mayor and Council at regular meeting held:
Witness Witness	orkers Union date: (2-1-14	Town Olerk	ncil at regular meeting held: /2 -1-19

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