RESOLUTION

RESOLVED, that the attached written collective bargaining agreement between the Prosecutor of Burlington County and PBA Local #320, representing the Prosecutors, Captains, Lieutenants, Sergeants, Detectives and Investigators, is hereby executed by the Burlington County Board of Chosen Freeholders soley in its capacity as the funding agent, effective January 1, 1990; and

FURTHER RESOLVED, that the Director and Clerk/Administrator are hereby authorized and directed to execute, attest, seal and deliver same on behalf of this Board, after review and approval as to form by the Burlington County Solicitor's Office.

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ADOPTED May 9 , 1990

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PREAMBLE

WHEREAS, the County Prosecutor has voluntarily endorsed the practices and procedures of collective bargaining as a fair and orderly way of conducting his relations with his employees insofar as such practices and procedures are appropriate to the functions and obligations of the County Prosecutor, to retain the right to effectively operate in a responsible and efficient manner and are consonant with the paramount interests of the County and its citizens; and

WHEREAS, the parties recognize that this Agreement is not intended to modify any of the discretionary authority vested in the County Prosecutor by the statutes of the State of New Jersey; and

WHEREAS, it is the intention of this Agreement to provide, where not otherwise mandated by statute or ordinance, for the salary structure, fringe benefits and employment conditions of employees covered by this Agreement, to prevent interruptions of work and interference with the efficient operations of the Office of the County Prosecutor and to provide an orderly and prompt method for handling and processing grievances;

THIS AGREEMENT dated BETWEEN THE BURLINGTON COUNTY PROSECUTOR, hereinafter referred to as the "EMPLOYER" AND THE PROSECUTOR'S CAPTAINS, LIEUTENANTS, SERGEANTS, DETECTIVES AND INVESTIGATORS hereinafter referred to as the "EMPLOYEE", as represented by the POLICEMEN'S BENEVOLENT ASSOCIATION LOCAL #320, hereinafter referred to as "PBA LOCAL 320."

NOW, THEREFORE, the parties agree with each other as follows:

ARTICLE I

RECOGNITION

The employer recognizes PBA Local 320 or its successor or assigns as the sole and/or exclusive bargaining agent for the purpose of establishing salaries, wages, hours and other conditions of employment for all County Detectives and Investigators employed by the employer, including all ranks except the Chief.

ARTICLE II

COLLECTIVE BARGAINING PROCEDURE

Section 1

Collective bargaining with respect to rates of pay, hours of work and all other conditions of employment shall be conducted by the respective duly authorized bargaining agents of the employer and employees.

Section 2

Collective bargaining meetings shall be held at times and places mutually convenient and at the request of either the employer or employees.

Section 3

Captains, Lieutenants, Sergeants, Detectives or Investigators of the Prosecutor's Office of Burlington County designated by the employees to participate in collective bargaining meetings called for the negotiation of a collective bargaining agreement, or for renegotiation purusant to the terms and provisions of this agreement, shall be excused from work assignments while in attendance at such meetings.

ARTICLE III

REPRESENTATIVES

Section 1: Grievance Representatives

The employer shall permit the grievance representative or alternate representative to conduct his/her business consisting of conferences with employees and management on specific grievances in accordance with the grievance procedures set forth herein) during the duty hours of the representatives and without loss of pay, provided the conduct of said business shall not diminish the effectiveness of the work force or require the recall of off-duty personnel.

Section 2: Negotiating Committee

The employer shall permit members of the Employees' Negotiating Committee to attend collective bargaining meetings during the duty hours of its members, without loss of pay.

ARTICLE IV

DEFINITIONS

The following words and terms, when used in this contract, shall have the following meanings, unless the context clearly indicates otherwise:

PERMANENT EMPLOYEE - any member of the negotiating unit employed by the Burlington County Prosecutor who has been certified by Civil Service or who has completed the requisite probationary period of 90 days.

RETIRED EMPLOYEES - employees who retire while a member of a State administered retirement system.

DEPENDENTS - includes employee's spouse and an employee's unmarried children including any stepchildren and legally adopted children dependent upon employee for complete support and maintenance.

IMMEDIATE FAMILY - means father, mother, spouse, child, stepchild, sister or brother of the employee. It shall also include relatives and foster children of the employee residing in the employee's household.

GRIEVANCE - means any controversy arising over the language or adherence to the terms and conditions of this agreement and may be raised by the Prosecutor, an individual or PBA Local 320.

OVERTIME - means all hours worked in excess of 8 hours in a 24-hour daily period and compensation will be at the rate of time and one half for time worked. Employees qualified to receive overtime pursuant to this agreement are investigators, detectives and sergeants. See Schedules I and II.

ANNIVERSARY DATE - date of hire, to include all prior continuous service with any state, county, or local government except for employees hired after January 21, 1980.

DATE OF RANK - date of most recent title change or promotion.

DAY - when a day or days are referred to for purposes of submitting or responding to a report or grievance, the word "day" shall be assumed as a working day or day of business, except when further defined in this agreement.

PAY STATUS - regular working hours, including but not limited to, actual hours worked. Shall include any hours for which contractual benefit time is received, i.e., vacation, personal time, compensatory time, sick time, or holiday time.

HOURLY RATE - shall be computed by dividing the employee's annual base salary by the number of working days during the calendar year in which the employee is working, thereby producing the employee's daily rate; the daily rate is then divided by 8 (or the number of hours in a work day), thus producing the employee's hourly rate.

For the purposes of this agreement, the term "Captains, Lieutenants, Sergeants, Detectives and Investigators" shall be defined as full time employees, to include the plural as well as the singular, and to include females as well as males.

ARTICLE V

MANAGEMENT RIGHTS

Except as modified, altered, or amended by the terms of this agreement, the employer shall not be limited in the exercise of his statutory management functions. The employer hereby retains the exclusive right to hire, direct, and assign the working force; to plan, direct and control operations; to discontinue, reorganize, or combine any section with any consequent reduction or other changes in the working force observing demotional rights established by Civil Service; to hire and lay off classified employees in accordance with Civil Service procedure; to introduce new or improved methods or facilities, and in all respects to carry out the ordinary and customary functions of management, including the establishment of such operational rules as it shall deem advisable. Further, the employer hereby retains and reserves unto itself all powers, rights, authority, duties and responsibilities conferred upon and vested in such office prior to the signing of this agreement.

Both employer and PBA Local 320 agree that all management rights not specifically listed herein are also retained by the employer.

ARTICLE VI

EMPLOYEES' RIGHTS

Employer hereby agrees that every employee shall have the right freely to organize, join, and support the PBA Local 320 and its affiliates for the purpose of engaging in collective negotiations and other concerted activities for mutual aid and protection. As a body exercising governmental power under the laws of the State of New Jersey, the employer undertakes and agrees that it shall not directly or indirectly discourage or deprive or coerce any employee in the enjoyment of any rights conferred by the laws of the State of New Jersey or the Constitution of the State of New Jersey and of the United States.

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The employer further agrees that it shall not discriminate against any employee with respect to hours, wages, or any terms or conditions of employment by reason of his/her membership in PBA Local 320 and its affiliates, his/her participation in any activities of PBA Local 320 and its affiliates, collective negotiations with the employer, or his/her institution of any grievance, complaint, or proceeding under this agreement or otherwise with respect to any terms or conditions of employment as prescribed by the laws and Constitution of the State of New Jersey.

ARTICLE VII

GRIEVANCE PROCEDURE

- A. The purpose of the grievance procedure shall be to settle grievances between the employer and a grievant as quickly as possible so as to assure efficiency and promote employee morale. All grievances shall be processed as follows:
- l. The grievant and his/her representative (grievance committee) shall present a written statement of the alleged grievance to the Chief of County Detectives or his designee within five (5) days after the incident. The Chief of Detectives or his designee will review the grievance, investigate the facts and submit a written answer to the grievant within seven (7) days of the submission date on the grievance form.
- 2. If the grievant is not satisfied with the answer submitted by the Chief of Detectives during the Step 1 stage of his/her process, the same shall be reduced to writing by the grievant and his/her representative and submitted to the Prosecutor within ten (10) days.
- 3. The Prosecutor or First Assistant Prosecutor shall review the matter and, within fifteen (15) days of the receipt of the complaint, submit a written decision with respect to the alleged grievance. Such decision as made by the Prosecutor shall be final and binding on all issues not otherwise appealable.
- B. As to unclassified non-Civil Service employees who may be discharged by the employer during the term of this agreement, the following procedure shall apply:
- l. The employee so affected may, within three (3) days after notification of his/her discharge, request in writing a hearing before the Prosecutor. Such hearing shall be scheduled by the employer within seven (7) days of receipt of the employee's written notice requesting same. The employee may have a representative of his/her choice at the hearing.
- 2. The decision of the Prosecutor shall be rendered within three (3) days after the hearing, and such decision shall be final and binding.

C. It is hereby agreed that this agreement shall, in no way, limit or restrict PBA Local 320 or its members from exercising any legal rights which it might have, including its rights to resort to PERC, the Civil Service Commission or the courts.

ARTICLE VIII

HOURS AND OVERTIME

- A. For all permanent employees in the Prosecutor's Office, the work day shall be eight (8) consecutive hours per day, forty (40) hours per week. The work week shall consist of five (5) consecutive days. Lunch periods shall be included in the eight (8) hour period, and employees shall remain alert and ready to respond to assignment during those periods.
- B. For employees qualified to receive overtime, payment of overtime for all hours in a pay status in excess of eight (8) hours, as defined in this contract, in a 24-hour daily period, and all hours worked on Saturdays, Sundays or Holidays shall be at the rate of time and one half, with the exception of Easter, Thanksgiving, Christmas and New Year, where the hours worked will be paid at the rate of double time. Overtime will be compensated in one-half hour units, fractional portions being counted as a full half hour, except that no payment will be made for an initial period of less than fifteen (15) minutes.
- 1. At such time that an employee has earned and received overtime compensation maximum payments as listed below, all additional overtime will be compensated with compensatory time on the basis of one and one half hours, or double time where applicable, for each hour of overtime worked. The maximum overtime compensation payment for each year of this contract is as follows:

1990 - \$6,000.00 1991 - \$6,420.00

1992 - \$6,841.00

- 2. An employee may not accrue more than 480 hours of compensatory time off. Any such employee that accrues more than 480 hours of compensatory time off shall, for any additional overtime hours worked, be paid in accordance with Paragraph B.
- 3. The employee has the option of electing compensatory time or paid overtime. The employee who has requested the use of compensatory time shall be permitted to use such time within a reasonable period after making the request, if the use of the compensatory time does not unduly disrupt the operations of the office.

- 4. Retroactive to April 15th, 1986, compensatory time not used within the calendar year earned shall be carried over to the next succeeding year only. If compensatory time is not used during the succeeding year, the remaining time shall be paid to the employee. The employee shall be paid by December 31st of the following year that the time was earned. The payment shall be made at the employee's present hourly rate of pay.
- 5. Upon termination of employment, an employee shall be paid for unused compensatory time as allowed under Sub-Paragraphs 2 and 4 above at a rate of compensation not less than (1) the average regular rate received by such employee during the last three (3) years of employee's employment, or (2) the final regular rate received by such employee, whichever is higher.
- 6. Prior authorization and approval by the Chief of County Detectives or his representative must be obtained before overtime is worked.
- 7. An employee shall be required to maintain appropriate records of overtime as required by the employer and must be submitted within 24 hours, when possible, to the employee's supervisor, but in no event later than three (3) work days after the time worked.
- C. Regular working hours shall consist of any consecutive eight (8) hour period.

CURRENT SCHEDULES IN EFFECT:

- 1. 8:30 AM to 4:30 PM, or 9:00 AM to 5:00 PM
- 2. 10:00 AM to 6:00 PM
- 3. 8:00 AM to 4:00 PM

Nothing in this contract shall prevent the employer from modifying these established schedules to meet exigent operational circumstances or other goals as may be determined necessary.

ARTICLE IX

STAND-BY DUTY

The employer may require any employee to perform "stand-by" duty, during which period the employee shall remain alert and available for immediate call to active work status on a need basis; and an employee placed on stand-by duty shall remain alert, available and on call from the conclusion of his/her active duty work day until the beginning of his/her next active work day and all day Saturday and Sunday for a period that shall not exceed fourteen (14) consecutive calendar days. The frequency of such duty shall be left to the discretion of the employee's supervisor.

The employee who is required to perform stand-by duty in excess of twelve (12) weeks in a calendar year shall be compensated eight (8) compensatory hours for each additional week of required stand-by duty during each year. Compensatory hours earned under this Article shall not exceed fourty (40) hours for each calendar year.

ARTICLE X

LEAVE OF ABSENCE

A permanent employee who is temporarily either mentally or physically incapacitated to perform his/her duties or who desires to engage in a course of study such as will increase his/her usefulness on his/her return to the service, or who for any reason considered good by the prosecutor desires to secure leave from his/her regular duties may, with approval of the Prosecutor, be granted special leave of absence without pay for a period not exceeding six months and with the approval of the Prosecutor extend such leave for an additional period not exceeding six months. Any employee requesting special leave without pay shall submit his/her request in writing stating the reason why, in his/her opinion, the request should be granted, the date when he/she desires the leave to begin, and the probable date of his/her return to duty. For each separate case of special leave without pay other than as herein provided under the statutes, the Prosecutor shall, at the time the leave is approved, determine whether the employee granted such leave shall be entitled to his/her former position on his/her return from such leave or whether his/her name shall be placed on the re-employment list for the classification.

ARTICLE XI

SICK LEAVE/PREGNANCY DISABILITY

An employee who requests leave with or without pay for reason of disability due to pregnancy shall be granted leave under the same terms and conditions as sick leave or leave without pay. The Prosecutor may request acceptable medical evidence that the employee is unable to perform her work because of disability due to pregnancy.

An employee may use accrued leave time (for example, sick, vacation, personal) for pregnancy-disability purposes but shall not be required to exhaust accrued leave before taking a leave without pay. However, the employee must exhaust all accrued sick leave to be eligible for New Jersey Temporary Disability Insurance.

ARTICLE XII

MILITARY LEAVE OF ABSENCE

Any employee who is a member of the National Guard or naval militia or of a reserve component of any of the Armed Forces of the United States, who is ordered to undergo required annual field training or annual active duty for training, shall be granted a leave of absence with pay for such period, for a period of ten (10) working days. Such leave shall be in addition to regular vacation leave, provided the employee presents the official notice from his/her commanding officer and a copy of his/her Orders prior to the effective date of such leave.

In the event that said employee wishes to undertake additional optional training through his/her National Guard, naval militia or reserve component, the Prosecutor in his discretion shall consider the request for such leave and grant or deny the same upon receiving reasonable notice from the New Jersey Department of Defense that said employee has made application for such training and also providing said leave of absence will not unduly interfere with the operation of the employee's department.

ARTICLE XIII

ABSENCE WITHOUT LEAVE

Any unauthorized absence of an employee from duty shall be an absence without leave and is cause for disciplinary action.

- l. Leave granted for a particular reason and used for a purpose other than that for which such leave has been granted shall be an unauthorized absence and shall be cause for disciplinary action or dismissal.
- 2. Absence without proper notice for five (5) consecutive days shall constitute a resignation not in good standing, unless a valid and justifiably acceptable reason exists why proper notice could not be given during the time period stated.

ARTICLE XIV

HOLIDAYS

The following paid holidays will be observed:

January 1, known as New Year's Day.

2. Martin Luther King's Birthday, observed on the third Monday in January.

3. February 12, known as Lincoln's Birthday

4. The third Monday in February, known as Washington's Birthday

5. The day designated as Good Friday

6. The last Monday in May, known as Memorial Day

7. July 4, known as Independence Day

- 8. The first Monday in September, known as Labor Day
- 9. The second Monday in October, known as Columbus Day

10. General Election Day

11. November 11, known as Veterans' Day

- 12. The fourth Thursday in November, known as Thanksgiving Day.
- 13. The Friday after Thanksgiving Day.
- 14. December 25. known as Christmas Day.

All of the foregoing holidays which fall on Saturday during the term of this Agreement shall be observed on the previous Friday, and those which fall on Sunday shall be observed on the following Monday.

Employees must be in a pay status the workday before and the workday after a holiday to be paid for a holiday.

ARTICLE XV

PERSONAL LEAVE

All employees covered by the provisions of the agreement shall be entitled to three (3) days a year leave of absence with pay for personal business. Said leave shall not be taken unless 24 hours notice thereof has been given to the employee's supervisor. The Prosecutor reserves the right to deny requests for personal days as conditions warrant, but authorization shall not be unreasonably withheld. Personal leave days shall be prorated at one (1) for each four (4) months of service during the first year of employment or last year of employment.

ARTICLE XVI

VACATIONS

Permanent employees in the county service shall be entitled to the following annual vacation with pay subject to scheduling approval by the department head:

- 1. New employees shall receive one (1) working day for the initial month of employment if they begin work on the 1st through the 8th day of the calendar month. Employees who begin work on the 9th through the 23rd day of the month shall receive one-half (1/2) working day for the month. Employees who begin work after the 23rd day of the month shall not receive any paid vacation for that month. All such time shall be credited on the first day of the following month.
- 2. After the initial month of employment and up to the end of the first calendar year, employees shall receive one (1) working day credited the first day of the next month for each month of service. Thereafter, employees shall receive paid vacation days as follows:

l year and up to 5 years 12	days
after 5 and up to 12 years 15	days
after 12 and up to 20 years 20	days
after 20 years and over 25	days

- 3. Additional days based upon years of permanent service are credited on January 1st in the calendar year of the employee's anniversary. When in any calendar year the vacation, or part thereof is not granted by reason of necessity of work, that part of the vacation period not granted shall accumulate to the next succeeding calendar year only.
- 4. All vacation leave is to be taken only as credited. Although each employee is credited with his/her vacation time at the beginning of the calendar year, vacation time is earned on a pro rated basis. The amount of time earned shall be pro rated to calculate time owed to the county should an employee leave the county service for any reason. Deductions will be made from an employee's final pay if more vacation has been taken than has been earned.
- 5. Any employee who is laid off, due to a reduction in force, discharge, retired or separated from the service of the employer for any reason prior to taking his/her vacation, shall be compensated in money for any earned unused vacation time.

ARTICLE XVII

SICK LEAVE

A. Sick leave defined: Proof of need of leave; Sick leave is hereby defined to mean absence from post of duty for an employee because of illness, accident, exposure to contagious disease, attendance upon a member of the employee's immediate family seriously ill requiring the care or attendance of such employee, or absence caused by death in the immediate family of such employee. A certificate of a reputable physician in attendance may be required as sufficient proof of need of absence or leaves of absence of the employee or the need of employee's attendance upon a member of the employee's immediate family.

In case of an illness of a chronic or recurring nature causing an employee's periodic or repeated absence from duty for one (1) day or less, only one medical certificate shall be required for every six-month period as a sufficient proof of need of leave of absence of the employee; provided however, the certificate must specify that the chronic or recurring nature of the illness is likely to cause subsequent absences from employment. In the case of leave of absence due to contagious disease, a certificate from the Department of Health shall be required. In case of death in the family of the employee, any reasonable proof required by the department head shall be sufficient.

- B. New employees shall receive one (1) working day for the initial month of employment if they begin work on the 1st through the 8th day of the calendar month. Employees who begin work on the 9th through the 23rd day of the month shall receive one half (1/2) working day for that month. Employees who begin work after the 23rd day of the month shall not receive any paid sick leave for that month. All such time shall be credited on the first day of the following month.
- 1. After the initial month of employment and up to the end of the first calendar year, employees shall receive one (1) working day credit the first day of the next month for each month of service. Thereafter, employees shall receive fifteen (15) sick days for each year of service.
- 2. Sick leave may be taken as credited. Although each employee is credited with fifteen (15) sick days after the first calendar year, sick time is earned at 1 1/4 days per month for purposes of computing time owed to the county in the event an employee should leave prior to the completion of that calendar year and having used all credited sick time.
- 3. Provisional, full time employees in the county service shall be entitled to one (1) working day's sick leave with pay for each month served during such provisional full time employment.

- C. If an employee is absent for five (5) consecutive working days because of personal illness as set forth in the above rule, the Prosecutor shall require acceptable evidence of recovery by a doctor's certificate stating the nature of the illness and anticipated length of time the employee will be absent from his/her duties.
- D. The employer shall, at all times, have the right to allow additional sick leave on such basis as the employer shall deem appropriate.
 - E. Unused sick leave shall accumulate from year to year.
- F. An employee who does not expect to report for work on any working day because of personal illness or for any of the reasons included in the definition of sick leave herein above set forth, shall notify the office by telephone or personal messenger within one (1) hour of the beginning hour. Failure to do so may result in the loss of pay for the period of absence.
- G. Failure to so notify his/her supervisor shall be cause of denial of the use of sick leave for that absence. Absence without proper notice for five (5) consecutive days shall constitute a resignation not in good standing.
- H. The appointing authority may require an employee who has been absent because of personal illness, as a condition of his/her return to duty, to be examined by a physician selected by the employer. Such examination shall establish whether the employee is capable of performing his/her normal duties without limitations and that his/her return will not jeopardize the health of other employees. Cost of the examination shall be borne by the employer. Employees shall notify the Prosecutor of their intention to return at least seven (7) working days prior to their intended return date.
- I. Any amount of sick leave allowance not used in any calendar year shall accumulate to the employee's credit from year to year to be used if and when needed for such purpose. Sick leave credits shall continue to accrue while an employee is on leave with pay. Credits shall not accrue while an employee is on any leave without pay except military leave. Sick leave shall be prorated during the last year of employment.

ARTICLE XVIII

OCCUPATIONAL INJURY LEAVE

A. Any employee who is disabled because of an occupational injury or illness shall be covered by the provisions of the New Jersey Workers Compensation Law from the day of injury or illness. This shall include any medically-declared quarantine caused by an occupational exposure to a contagious disease. Said employee shall be eligible for a leave of absence for the entire period of disability.

Any employee who suffers any emotional or psychological occupational-related impairment shall also be eligible for a leave of absence for the entire period of disability. The DDP, as referred to in Paragraph B of this Article, shall determine if the impairment is directly attributable to the unique duties of an investigator or detective.

- Any employee who is disabled for a period of more than five (5) consecutive working days as the result of an occupational injury or illness directly attributable to the unique duties and responsibilities of an investigator or detective shall be granted a leave of absence with full pay for the entire period of disability, such leave of absence to be limited to a maximum period of one (1) year from date of injury or illness. In the event that five (5) or more sick days are charged against an employee, said sick days shall be returned and credited to the employee's sick leave bank. A Disability Determination Panel (DDP) consisting of the Freeholder Director assigned to the Prosecutor's Office, the Prosecutor, and a mutually-agreed upon neutral third party member chosen by the Prosecutor and the Board of Chosen Freeholders shall determine whether an injury is directly attributable to the unique duties of an investigator or detective. The determination made by the panel shall be final and binding.
- C. Employees returning from an authorized leave of absence as set forth in (A) and (B) above shall be restored to their original job classification at the appropriate rate of pay with no loss in seniority, sick days or other employee rights, privileges and benefits except as modified above.

ARTICLE XIX

SICK LEAVE BENEFITS ON RETIREMENT

Each employee in the classified service who has been granted sick leave shall be entitled upon retirement to receive a lump sum payment as supplemental compensation for each full day of earned and unused accumulated sick leave which is credited to him/her on the effective date of his/her retirement.

The amount of the supplemental compensation payment shall be computed at the rate of one-half of the eligible employee's daily rate of pay for each day of earned and unused accumulated sick leave based upon the average annual compensation received during the last year of his/her employment prior to the effective date of his/her retirement, provided however, that no lump sum supplemental compensation payment shall exceed \$15,000.00.

Prior to being eligible for this benefit, all retirees who are sixty-five (65) years or older must be carriers of Medicare A & B.

The county shall continue its current practice of payment of full ocverage for the first 90 days following the date of retirement regardless of the number of years of service.

ARTICLE XX

INSURANCE BENEFITS

- A. Blue Cross/Blue Shield Medallion Program, Family hospital, surgical and Major Medical, Health Maintenance Organization (HMO) benefits, or HIP benefits shall be available for temporary and permanent full time employees after the first of the month following 90 days of service. The employer shall pay the same amount toward HMO coverage that it contributes toward alternative coverage. Any additional cost for HMO coverage shall be the sole responsibility of the employee.
- B. The employer shall offer to permanent employees a Prudential Life Insurance policy in which the first \$1,000.00 of insurance coverage is paid by the employer. Under any such contract of insurance, employees earning in excess of \$100.00 per week shall have \$5,000.00 coverage with rates to be computed annually.
- C. The County will extend to a maximum of ninety (90) days the health insurance coverage of eligible employees and their covered dependents upon exhaustion of such employees' accumulated sick leave and who are granted approved sick leave without pay, with the County paying the cost in accordance with Paragraph A above.

In those instances where the leave of absence (or extension of such leave) without pay is for a period of more than ninety (90) days, the employee may pay the health premiums for the next two hundred seventy (270) days of the approved leave of absence beyond the ninety (90) days paid by the County.

- D. During the term of this Agreement, there shall be no change in the Group Hospital Medical Plan or any type of insurance presently maintained and paid for by the employer on behalf of the employees as shown above. However, this shall not prevent the employer from substituting new and equivalent or more beneficial plans for the ones now in effect.
- E. The employer shall pay the full premium cost of a family program of dental care.
- F. Effective January 1, 1990, all employees covered by this contract shall be eligible for prescription/vision care reimbursement not to exceed \$175.00 in 1990, \$200.00 in 1991, and \$250.00 in 1992.

The County shall reimburse each eligible employee for prescription/vision care for him/herself and/or family members. Such payment for expenses incurred in each of the calendar years covered in this contract, and shall be for items or services not covered by any other employee benefit program and shall not be duplicative.

Reimbursement shall be made to the employee once documentation has been verified by receipt on approved forms. Such documentation shall be submitted no later than November 15, of each year when possible, to the Burlington county Treasurer's Office.

Payment shall be made to the employee within a reasonable period prior to December 31, of each year.

- G. The employee agrees upon becoming involved as a party to litigation arising from his/her employment, to immediately notify the employer of said legal action. The employer will be responsible for an appropriate defense in accordance with the law.
- H. Employees who have retired or who shall retire with twenty-five (25) years or more of credited service to Burlington County, as defined by the anniversary date in this contract, shall be eligible to have his/her Hospital, Surgical and Major Medical or Health Maintenance Organization (HMO) benefits premium paid by the county. The employer shall pay up to the same amount toward HMO coverage that it contributes toward alternative coverages for each such retiree. Any additional cost for HMO coverage or coverage for eligible dependents shall be the sole responsibility of the retiree.

ARTICLE XXI

TRANSPORTATION AND INVESTIGATIVE EXPENSES

- A. Employees authorized to use privately-owned automobiles in work-connected activities shall be reimbursed for expenses incurred at the rate of \$.21 (twenty-one cents) per mile. Transportation expenses shall be paid by voucher which shall be submitted on a monthly basis, or at such time and in such form as the employer may require.
- B. All out-of-pocket expenses incurred by a field investigator during the course of an official field investigation will be reimbursed, excluding meal expenses incurred during the regular working hours when said investigation does not require an overnight stay. The authorized meal allowance is listed below:

Breakfast - \$6.00 Lunch - \$8.00 Dinner - \$16.00

C. The immediate supervisor will examine all expense documents submitted, and certify them as being a valid expenditure made pursuant to an authorized investigation.

ARTICLE XXII

OTHER BENEFITS

- A. Ten-minute coffee breaks in the morning and afternoon are permitted. The time of the break shall be determined by the supervisor in charge.
- B. The employer shall implement a telephone credit card program for all employees making outside work-related telephone calls.
- C. Tuition Reimbursement Employees will be eligible for tuition reimbursement for courses which are job related provided prior approval is received from the Prosecutor after written request to and recommendation by the Chief of County Detectives.
- If approval is granted, the employee must submit evidence that he/she has obtained a grade equivalent to a "C" or better. The amount of reimbursement shall be limited to the equivalent cost of three under-graduate credit hours at Rutgers, the State University, for a semester.
- D. Clothing Allowance When an employee, during work-related duties, damages clothing, such employee shall be reimbursed for the full amount thereof upon presentation of receipt for damages or two quotes for repair and/or replacement, and a report submitted to the Chief of Detectives explaining the circumstances surrounding the loss.

ARTICLE XXIII

EQUAL EMPLOYMENT

- A. The employer and PBA Local 320 hereby agree to continue their practice of not discriminating against any employee or applicant for employment because of race, creed, color, national origin, age, sex, ancestry, religion, marital status, or liability for service in the Armed Forces of the United States in compliance with all applicable Federal and State statutes, rules and regulations.
- B. There shall be no discrimination, interference or coercion by employer or any of its agents against the employees represented by PBA Local 320 because of membership or activity in PBA Local 320. Neither the employer nor PBA Local 320 shall discriminate against any employee because of race, creed, color, age, sex, national origin, religion, marital status or political affiliation.

ARTICLE XXIV

GENERAL PROVISIONS

- A. The Prosecutor and PBA Local 320 will meet from time to time upon reasonable request of either party to discuss matters of general interest and concern, matters which are not necessarily a grievance as such. Such meetings shall be initiated by written request of either party which shall reflect the precise agenda of the meeting. A three (3)-day advance notice will be given by either party.
- B. It is hereby agreed that this Agreement shall, in no way, limit or restrict PBA Local 320 from exercising any legal rights which it might have, including its right to resort to P.E.R.C. or to seek a remedy through the courts.
- C. The employer agrees to grant the necessary time off without loss of pay or time to any properly elected delegate of a bona fide police organization (P.B.A. or F.O.P.) to attend any state or national convention as provided under N.J.S.A. 11:26C-4. The employer shall permit said delegate to attend the monthly state delegate's meeting without loss of pay or time.

ARTICLE XXV

NO-STRIKE PLEDGE

- A. PBA Local 320 covenants and agrees that during the term of this agreement, neither PBA Local 320, nor any person acting in its behalf will cause, authorize, or support, nor will any of its members take part in any strike (i.e., the concerted failure to report for duty, or willful absence of an employee from his/her position, or stoppage of work or abstinence in whole or in part, from the full, faithful and proper performance of the employee's duties of employment), work stoppage, slowdown, walk-out or other job action against the County Prosecutor. PBA Local 320 agrees that such action would constitute a material breach of this agreement.
- B. In the event of a strike, slowdown, walk-out or other job action, it is covenanted and agreed that participation in any such activity by any employee shall entitle the County Prosecutor to invoke the following:

Such activity shall be deemed grounds for termination of employment of such employee or employees, subject however, to application of the Civil Service law.

- C. PBA Local 320 will actively discourage and will take whatever affirmative steps are necessary to prevent or terminate any strike, work stoppage, slowdown, walk-out, or other job action against the County Prosecutor.
- D. Nothing contained in this agreement shall be construed to limit or restrict the County Prosecutor in his right to seek and obtain such judicial relief as he may be entitled to have in law or in equity for injunction or damages or both in the event of such breach by PBA Local 320 or its members.

ARTICLE XXVI

SENIORITY

Seniority shall be given preference for purposes of internal scheduling in the Prosecutor's Office for vacations and personal leave.

ARTICLE XXVII

WORK RULES

The Prosecutor may adopt and post or otherwise disseminate such rules and regulations as he may desire, provided that the same are not contrary to this agreement and further provided that PBA Local 320 shall have the right to grieve with reference to the same within five (5) days after the same are posted or disseminated and/or copy sent to PBA Local 320.

Such rules and regulations shall be equitably applied and enforced.

ARTICLE XXVIII

FULLY BARGAINED PROVISIONS

This agreement represents and incorporates the complete and final understanding and settlement by the parties on all bargainable issues which were or could have been the subject of negotiations. During the term of this agreement, neither party will be required to negotiate with respect to any such matter, whether or not covered by this agreement, and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated and signed this agreement.

ARTICLE XXIX

AGENCY SHOP

- A. Upon receiving the written voluntary authorization and assignment of an employee covered by this agreement, the Employer agrees to deduct membership dues (and initiation fees where applicable), in such amounts as shall be fixed pursuant to the By-Laws and Constitution of the PBA during the full term of this Agreement and any extension or renewal thereof. The Employer shall promptly remit monthly any and all amounts so deducted with a list of such deduction to the Financial Secretary of PBA Local 320.
- B. If, during the life of this agreement, there shall be any change in the rate of membership dues, PBA Local 320 shall furnish to the Employer written notice thirty (30) days prior to the effective date of such change.

- C. PBA Local 320 will provide the necessary "check-off authorization" form and PBA Local 320 will secure the signatures of its members on the forms and deliver the signed forms to the Employer.
- D. Any employee in the bargaining unit on the effective date of this Agreement who does not join PBA Local 320 within thirty (30) days thereafter, any new employee who does not join within thirty (30) days of initial employment within the unit, and any employee previously employed within the unit who does not join within ten (10) days of re-entry into employment within the unit shall pay a representation fee to PBA Local 320 by automatic payroll deduction. The representation fee shall be in an amount up to eighty-five (85%) percent of the regular PBA membership dues, fee and assessments as certified to the Employer by the PBA, PBA Local 320 may revise its certification of the amount of the representation fee at any time to reflect changes in PBA Local 320 membership dues, fees and assessments. PBA Local 320's entitlement to the representation fee shall continue beyond the termination date of this agreement so long as PBA Local 320 remains the majority representative of the employees in the unit, provided that no notification is made in this provision by a successor agreement between PBA Local 320 and the Employer.
- E. The Employer also agrees to preclude all non-member employees from authorizing payroll deduction for any employee organization other than PBA Local 320.
- F. PBA Local 320 hereby certifies that it has established a demand and return system which provides pro rata returns and which otherwise meets the requirements of N.J.S.A. 34:13(A)-5.5, et seq.
- G. PBA Local 320 will defend, indemnify and save the County and Employer harmless against any and all claims, demands, suits, or other forms of liability which may arise out of or by reason of action taken by the County and Employer pursuant to the provisions of this section of the Agreement.

ARTICLE XXX

SEPARABILITY AND SAVINGS

If any provision of this agreement is subsequently declared by the proper legislative or judicial authority or court of competent jurisdiction to be unenforceable or not in accordance with applicable statutes, all other provisions of this agreement shall remain in full force and effect for the duration of this agreement.

Upon request of either party, the parties agree to meet and renegotiate any provision so affected.

ARTICLE XXXI

SALARY

- A. 1. Effective January 1, 1990 all employees covered by this contract who were hired prior to October 1, 1989 shall receive a 7% increase in the base salary earned as of December 31, 1989.
- 2. Effective January 1, 1991, all employees covered by this contract who were hired prior to October 1, 1990 shall receive a 7% increase in the base salary earned as of December 31, 1990.
- 3. Effective January 1, 1992, all employees covered by this contract who were hired prior to October 1, 1991 shall receive a 7% increase in the base salary earned as of December 31, 1991.
- 4. Salary guide setting forth the base salary schedules pursuant to this contract for each rank is attached to this agreement and made a part of this agreement as "Attachment A."
- B. On or before July 1st of each calendar year covered by this contract, every employee who has eleven (11) months of continuous full time employment will participate in a merit evaluation system. If his/her performance is deemed to be satisfactory by the Prosecutor, the employee will receive a merit increase. Said merit increase will be reflected by a movement upward of the employee's base salary to the next step upon the step system, said adjustment to be effective July 1st of each calendar year covered by this contract.
- C. l. Captains and Lieutenants will also be covered by the merit pay and salary schedule provisions of this contract. On July 1, 1990, in order to accomplish this result, all Captains and Lieutenants whose performance is deemed to be satisfactory as set forth in Paragraph B above shall receive a 4% increase in their 1990 salary. They will then be adjusted to the salary guide, appropriate to their rank. The step on which they are placed will be the next highest step closest to their salary.

For all future years of the contract, the Captains and Lieutenants will participate in the merit evaluation as noted in Paragraph B above.

2. Notwithstanding any other provision of this contract, including the attached Salary Schedule entitled "Attachment A," the maximum total annual salary which can be paid to any Captain for any calendar year covered by this contract shall be \$63,000, and the maximum total annual salary which can be paid to any Lieutenant for any calendar year covered by this contract shall be \$60,000.

D. Promotions

- l. When an Investigator is promoted to Senior Investigator, his/her salary shall be adjusted to a step on the new range which is no less than a minimum of one step on his/her present range or to the minimum salary of the new range, whichever is higher. If any Investigator on Step 10 is promoted to Senior Investigator, his/her salary shall be adjusted upward a minimum of 4%, then adjusted to a step which is equal to or higher on the Senior Investigator Schedule which is closest to his/her salary.
- 2. When an Investigator is promoted to Sergeant, his/her salary shall be adjusted to a step on the new range which is no less than a minimum of two steps on his/her present range or to the minimum salary of the new range, whichever is higher. If any Investigator on Step 10 is promoted to Sergeant, his/her salary shall be adjusted upward a minimum of 8%, then adjusted to a step which is equal to or higher on the Sergeant Schedule which is closest to his/her salary.
- 3. When a Senior Investigator is promoted to Sergeant, his/her salary shall be adjusted to a step on the new range which is no less than a minimum of one step on his/her present range or to the minimum salary of the new range, whichever is higher. If any Senior Investigator on Step 10 is promoted to Sergeant, his/her salary shall be adjusted upward a minimum of 4% then adjusted to a step which is equal to or higher on the Sergeant Schedule which is closest to his/her salary.
- 4. When an employee is promoted from Sergeant to Lieutenant, his/her salary shall be adjusted to the step on the new range which is no less than two steps on his/her present range, or in the case of an employee at Step 9 or 10 of the Sergeant's pay scale, the base salary shall be adjusted to no less than 8%. The employee will then have the maximum allowable overtime added to his/her base salary and be placed on the Lieutenant's salary pay scale equal to or higher than that amount.

At the time of promotion, the overtime adjustment shall be awarded to reflect the maximum allowed for the year of the promotion. The employee will then no longer be eligible for overtime payment or compensatory adjustments.

The maximum overtime allowed, as referenced in this section, shall be consistent with the figures listed under Article VIII, Section B.l of this contract.

5. When an employee is promoted from Lieutenant to Captain, his/her salary shall be adjusted to the step on the new range which is no less than two steps on his/her present range. The salary will then be adjusted to a step which is equal to or higher on the Captain Schedule.

If the Lieutenant is on Step 10 when promoted to Captain, his/her present salary shall be adjusted by a minimum of 8% upward added to his/her base salary. The salary will then be adjusted to a step which is equal to or higher on the Captain Schedule.

ARTICLE XXXII

EFFECTIVE DATES

A. This agreement shall become effective as of January 1, 1990 and shall terminate on December 31, 1992. All salaries and benefits in this Agreement shall be retroactive to January 1, 1990.

IN WITNESS WHEREOF, the parti	es have hereunto affixed their
signatures. 3/16/90	
WITNESSETH:	BURLINGTON COUNTY PROSECUTOR
Might Josin	Algha M
	BURLINGTON COUNTY CAPTAINS, LIEUTENANTS, SERGEANTS, DETECTIVES &
	INVESTIGATORS, BURLINGTON COUNTY PROSECUTOR'S OFFICE
Mark Dead	PBA LOCAL 320 REPRESENTATIVE FREDERICK F. GALDO CLERK ADMINISTRATOR BOARD OF CHOSEN FREEHOLDERS
	MARTHA W. BARK FREEHOLDER DIRECTOR

AS THE FUNDING AGENT

ATTACHMENT "A"

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