THIS BOOK DOES
NOT CIRCULATE

AGREEMENT

Between

TOWN OF PHILLIPSBURG WARREN COUNTY, NEW JERSEY

and

AMERICAN FEDERATION OF STATE COUNTY AND MUNICIPAL EMPLOYEES COUNCIL 73

JANUARY 1, 1977 through DECEMBER 31, 1977.

EIBPART EIBRITE

R TORRIS UNIVERSITY

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PREAMBLE

The agreement entered into this 24d day of Jaly, 1977 between the Town of Phillipsburg hereafter referred to as the Town and the American Federation of State, County and Municipal Employees, AFL-CIO, Council #73, hereafter referred to as the Union represents the complete and final understanding on all bargainable issues between the Town and the Union.

ARTICLE I

RECOGNITION

A. The TOWN recognizes the UNION as the sole and exclusive collective bargaining agent under N.J.S.A. 34:13A-5.3 with regard to rates of pay, hours of work and other conditions of employment for an appropriate bargaining unit consisting of the following job classifications:

Assistant Street & Sewer Foreman Bookkeeper/Clerk Building Maintenance Worker Clerk/Stenographer Clerk/Typist Engineering Aide Equipment Operator Heavy Equipment Operator Home Improvement Inspector Jr. Library Assistant Laborer Library Administrative Clerk Maintenance Repairman Mechanical Repairman-Auto Police Dispatcher/Clerk Police Records Clerk Principal Clerk Principal Engineering Aide Sr. Bookkeeping Machine Operator Sr. Clerk/Stenographer Sr. Library Assistant Sewage Plant Operator Sewage Plant Operator-Trainee Supervising Library Assistant Telephone Operator/Receptionist Truck Driver

B. In the event the EMPLOYER and the UNION are unable to agree as to additions or deletions of classifications to the unit, the issue shall be submitted to the Public Employees Relations Commission for determination as provided by law.

ARTICLE II

DUES CHECK OFF

- A. The TOWN agrees to deduct from the salaries of its employees subject to this Agreement who authorize same in advance in writing dues for the UNION. Such deduction shall be made in compliance with N.J.S.A. 52:14-15.9 (e) as amended. Said monies, together with records of any corrections, shall be transmitted to the UNION office by the end of the next month following the monthly pay period in which deductions were made.
- B. The UNION shall provide all necessary check-off authorization forms and secure the signatures of its members on said forms before delivering the signed forms to the Town Manager, as provided in N. J. S. A. 52:14-15 (e) as amended.
- C. If there shall be any change in the rate of membership dues during the life of this Agreement, the UNION shall furnish to the TOWN written notice at least 30 days prior to the effective date of such change.
- D. The UNION shall indemnify, defend and save the TOWN harmless against any and all claims, judgements, demands, suits, orders or other forms of liability that may arise out of or by reason of action taken or not taken by the TOWN as a result of such salary deductions for UNION dues.

ARTICLE III

MANAGEMENT RIGHTS

- A. The UNION recognizes the prerogative of the TOWN to operate and manage its affairs in all respects in accordance with existing and future laws and regulations of appropriate authorities.
- B. The prerogatives and authority which the TOWN has not officially abridged, delegated, or modified in this agreement are retained by the TOWN.

ARTICLE IV

PROBATION .

- A. All newly hired employees shall be subject to a trial period of 60 working days.
- B. The purpose of said trial period is to enable the Town to evaluate the employee's work performance, suitability for the position, and conduct in order to determine whether the employee merits permanent employment status.
- C. If, at any time during or at the end of the trial period the conduct and/or performance of the employee is found by the Town to be unsatisfactory, the Town may terminate the employee. The decision of the Town regarding the termination of probationary employees shall not be subject to the Grievance Procedure.

ARTIC<u>LE</u> V

NO-5 TRIKE PLEDGE

- A. During the term of this Agreement, the UNION agrees that there will be no work stoppage or slowdown of any kind and the TOWN agrees that it will not cause any lock out.
- B. The UNION covenants and agrees that neither the UNION 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 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, walkout or other job action against the TOWN. The UNION agrees that such action would constitute a material breach of this Agreement.
- C. The UNION will actively discourage and will take whatever affirmative steps are necessary to prevent or terminate any strike, work stoppage, slowdown, walkout or other job action against the TOWN.
- D. In the event of a strike, slowdown, walkout or job action, it is covenanted and agreed that participation in any such activity by any UNION member shall entitle the TOWN to terminate employment of such employee or employees.
- E. Nothing contained in this Agreement shall be construed to limit or restrict the TOWN in its right to seek and obtain such judicial relief as it may be entitled to have in law or in equity for injunction or damages or both in the event such breach by the UNION or its members.

ARTICLE VI

NON-DISCRIMINATION

- A. There shall be no discrimination by the TOWN or the UNION against any employee on account of race, color, creed, age, sex, national origin or political affiliation.
- B. There shall be no discrimination, interference or restraint or coercion by the TOWN or any of its representatives against any of the employees covered under this Agreement because of their membership or non-membership in the UNION, or because of any lawful activities by such employee on behalf of the UNION.
- C. The UNION, its members and agents, shall not discriminate against, interfere with, restrain or coerce any employees covered under this Agreement, who are not members of the local UNION.

ARTICLE VII

WORK SCHEDULES

- A. The sole authority in scheduling work is the EMPLOYER. The normal work day for an employee shall be eight (8) hours. The normal work week shall be forty (40) hours Monday through Friday. Service to the public may require the establishment of regular work weeks that schedule work on Saturdays and/or Sundays.
- B. Service to the public may require the establishment of regular shifts for some employees on a daily, weekly, seasonal, or annual basis other than the normal blue collar 7:00 a.m. 3:00 p.m. shift or white collar 8:30 a.m. 5:00 p.m. shift day.
- C. The EMPLOYER will give advance notice to the employees affected by the establishment of work days different from the employee's normal eight (8) hour work day.
- D. In the event that work is required because of unusual circumstances such as (but not limited to) fire, flood, snow, sleet, or breakdown of municipal equipment or facilities, no advance notice need be given. It is not required that an employee working other than the normal work day be scheduled to work more than eight (8) hours; however, each employee has an obligation to work overtime or call backs if requested.

ARTICLE VIII

LUNCH PERIODS AND REST PERIODS

- A. (1) Blue collar employees shall be entitled to a lunch period of not more than thirty (30) minutes for each full day of work at times designated by the Town.
- (2) White collar employees shall be entitled to a lunch period of not more than one (1) hour for each full day of work at times designated by the Town.
- B. Employees shall be entitled to a rest period of not more than fifteen (15) minutes for each half day of work at times designated by the Town.
- C. The rest periods or lunch period shall be strictly limited to designated minutes with no additional time for travel to or from work sites.
- D. Employees shall not use Town vehicles to travel to and from any place for lunch period other than the Town Garage or normal work site unless authorized to do so by their department head.
- E. A rest period or lunch period may not be used to cover an employee's late arrival to work or early departure, nor may it be regarded as accumulative if not taken.

ARTICLE IX

SAFETY

The EMPLOYER and the UNION agree to jointly promote safe and healthful working conditions, to cooperate in safety matters and to encourage employees to work in a safe manner.

ARTICLE X

OVERTIME

- A. The normal work week for employees covered by this Agreement shall be forty (40) hours as established in accordance with Article VII, Work Schedules. Work in excess of the normal work week shall be considered overtime and shall be paid at the rate of one and one-half (1 1/2) times the regular base hourly rate of the employee exclusive of longevity or special allowances.
- B. For overtime computation purposes only, time within the employee's standard weekly work schedule for which the employee received pay from the Town for approved absence shall be credited to time worked when computing the work week.
- C. Any employee required to work on a holiday designated in Article XXIX, Holidays, shall be compensated at the time and one-half rate for all hours worked on such holiday in addition to receiving holiday pay.
- D. Overtime opportunities shall be distributed as equally as possible among employees in the same job classification, department, and shift. It is understood that nothing in this clause shall require payment for overtime hours not worked.
- E. The approval of the Department Head must be obtained prior to working overtime.

ARTICLE XI

GRIEVANCE PROCEDURE

- A. <u>Definition</u> Any grievance or dispute which may arise between the parties involving the application, meaning or interpretation of the Agreement, but shall exclude any alleged understanding, practice or other matters outside the terms of this Agreement.
- B. Procedures: STEP 1 Informal IMMEDIATE SUPERVISOR.

 Within five (5) days of the date a grievance arises, the employee either directly or accompanied by a Steward will present the grievance informally to the Immediate Supervisor. Within three (3) working days after presentation of the grievance, the Immediate Supervisor will render a decision orally or a written answer to the employee and Steward.

STEP 2 - Formal - DIVISION HEAD. Within five (5) days of the oral or written answer from the Immediate Supervisor, if the grievance is not resolved, the employee shall file a written grievance with the Division Head. The Division Head will arrange a meeting with the employee and the Local Union Steward in not less than five (5) working days to attempt to resolve the grievance. The Division Head shall give a written answer to the employee and Steward not later than five (5) working days after such meeting.

of the written answer from the Division Head, if the grievance is not resolved, the employee shall move the grievance to the Department Head. The Department Head will arrange a meeting with the employee, Local Union Steward and the Local Union President in not less than five (5) working days to attempt to resolve the grievance. The Department Head shall give a written answer to the employee and Steward not later than five (5) working days after such meeting.

STEP 4 - Formal - TOWN MANAGER. Within ten (10) days of the written answer, if the grievance is not resolved, it shall be filed by the Union with the Town Manager. The Town Manager will arrange a meeting at a mutually agreeable time and place within ten (10) working days after receipt of the written grievance. The aggrieved party, the Shop Steward, Council #73 Union representative and Local Union President shall be entitled to be present at the meeting. The Town Manager shall give a written answer to the grievance of the employee and Union within ten (10) working days after the meeting, or within such additional period of time that may be mutually agreed upon.

STEP 5 - ARBITRATION If the grievance is still unsettled, the Union may, within fifteen (15) days after the reply of the Town Manager is due, by written notice to the Town Manager, request arbitration

- C. A GROUP GRIEVANCE, one that may affect a group of employees, may be presented by the Union at STEP 3. Any grievance not processed to the next STEP in the Grievance Procedure within the time limits provided for such proceeding shall be deemed to have been waived and abandoned by the moving party.
- D. <u>CHOICE OF REMEDY</u> If, as a result of the written EMPLOYER response in STEP 4, the grievance remains unresolved, and if the grievance involves an employee who has completed the required probationary period, the grievance may be appealed either to Arbitration or a procedure such as State Civil Service, court litigation, or similar appeal. If appealed to any procedure other than Arbitration as provided in this Article, the grievance is not subject to this arbitration procedure. The aggrieved employee shall indicate in writing which procedure is to be utilized and shall sign a statement to the effect that the choice of any other hearing precludes the aggrieved employee from making a subsequent appeal through another remedy.

- E. The arbitration proceeding shall be conducted by an arbitrator to be selected by the Employer and the Union within seven (7) days after notice has been given. If the parties fail to select an arbitrator, the State Mediation and Conciliation Service or the Public Employees Relation Commission shall be requested by either or both parties to provide a panel of five (5) arbitrators.

 Both the Employer and the Union shall have the right to strike two (2) names from the panel. A flip of a coin shall determine who shall strike the first names; the other party shall then strike one (1) name; the process will be repeated and the remaining person shall be the arbitrator.
- F. The decision of the arbitrator shall be final and binding on the parties, and the arbitrator shall be requested to issue his decision within thirty (30) days after the conclusion of testimony and argument.
- G. Expenses for the arbitrator's service and the proceedings shall be borne equally by the Employer and the Union. If either party desires a verbatim record of the proceedings, it may cause such a record to be made, providing it pays for the record and makes copies available, at cost, to the other party and the arbitrator, if necessary.
- H. The only grievances or disputes which may be submitted for arbitration shall be those arising out of the meaning, application and interpretation of the provisions of this Agreement. The arbitrator shall have no power to add to, or subtract from, or modify any of the terms of the Agreement.

ARTICLE XII

SENIORITY

- A. Seniority shall mean accumulated length of service within the Town of Phillips burg computed from the EMPLOYEE'S last date of hire and shall be uniformly applied to all EMPLOYEES. Authorized leaves of absence shall be considered part of continuous service.
- B. Seniority shall be the determining criterion for personnel assignments, demotions, promotions, layoffs, and recall only when other qualification factors are equal. The discretion of the EMPLOYER in assigning personnel shall not be based solely on seniority.
- C. Seniority shall be the determining criterion for the purpose of picking vacation periods.

ARTICLE XIII

JOB POSTING

- A. Existing or planned job vacancies will be posted on the bulletin boards. The posting will include a description of the job, any required qualifications, the location of the vacancies and the procedures to be followed by employees interested in making application and said application must be made within five working days of posting. A copy of the posting will be given to the Union President.
- B. Members of the bargaining unit who are applicants for openings, shall be notified of the disposition of their application.

ARTICLE XIV

SICK LEAVE

- A. Sick Leave is defined as meaning absence from duty of the employee because of illness or injury by reason of which such employee is unable to perform the usual duties of his/her position, exposure to contagious disease, or a short period of emergency attendance upon a member of his/her immediate family living in the same household with the employee critically ill and requiring the presence of such employee.
- B. Part-time permanent employees shall be eligible for sick leave on a pro-rated basis. Part-time temporary employees shall not be eligible for sick leave. Part-time permanent employee is one who works less than thirty (30) hours per week on an annual basis, and temporary employee is one who fills a vacancy for which the termination date is known at the time of employment.
- C. In order for an employee to receive sick leave benefits, it is their responsibility to notify the immediate supervisor on or before the designated time to commence regular work of the condition which requires the employee to be absent. The burden of establishing that proper notification could not be made lies with the employee. In cases of extended leaves, the employee must keep the immediate supervisor appraised of his/her condition.
- D. Requests for sick leave to be present with a member of the immediate family of the employee must be accompanied by the name and relationship of the ill or injured family member, an explanation as to why the employee must be present, and a certification by a physician if the absence is for more than three (3) consecutive days.

- E. If an employee utilizes sick leave for a period greater than three (3) consecutive days or totalling more than ten (10) days in one twelve month period, he/she may be required to produce a certificate from a physician designated by the Town or the employee's own physician to establish proof of the need for such leave. A supervisor may require a doctor's certification for any period of sick leave if he believes the individual concerned is abusing the benefit.
- F. No employee while on sick leave shall be elsewhere or otherwise employed or engaged in outside work or employment whatsoever, and claiming sick leave when mentally and physically fit may be cause for disciplinary action, including but not limited to transfer, suspension, demotion, or dismissal.
- G. Full time employees shall accumulate sick leave on the basis of fifteen (15) days of sick leave per year earned at the rate on one and one-quarter (11/4) days per month. In the first year of employment, employees shall be entitled to earn one day of sick leave for each month of employment.

ARTICLE XV

ACCUMULATED SICK LEAVE PAYMENT

- A. All employees covered by this Agreement 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 on the effective date of his retirment.
- B. The supplemental compensation payment to be paid hereunder, shall be computed at the rate of one-third (1/3) of the 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 employment, prior to the effective date of his retirement, provided however, that no such lump sum payment of supplemental compensation payment shall exceed \$12,000.00.

ARTICLE XVI

BEREAVEMENT LEAVE

All permanent employees covered by this Agreement shall be entitled to leave without loss of pay for time lost from work prior to and including the day of burial up to a maximum of three (3) days during each twelve (12) months of employment, provided such days are when a death occurs in the employee's immediate family. For the purpose of this Article, the term "immediate family" is defined to mean spouse, child, parent, brother, sister, or any relative living in the employee's household.

All permanent employees covered by this Agreement shall be entitled to one (1) work day leave without loss in pay to attend the funeral of anyone in the non-immediate family. For the purpose of this Article, the term "non-immediate family" is defined to mean grandparent, grandchild, mother-in-law, father-in-law, aunt, uncle, niece, nephew, brother-in-law, and sister-in-law.

Such leave shall not be accumulative in the event that it is not used.

ARTICLE XVII

JURY LEAVE

- A. Any employee covered by this Agreement who is required to serve on a jury, shall be granted a leave of absence to serve on said jury.
- B. During the period of serving on said jury, the employee shall receive full pay from the Town, provided that the employee turns over to the Town Treasurer all monies received for service on such jury.

ARTICLE XVIII

MATERNITY LEAVE

- A. A maternity leave is to be regarded as leave without pay and the bargaining unit member shall be entitled to all considerations and benefits associated with such leave.
- B. As soon as verified by medical authority, the staff member shall notify her Department Head in writing of the condition of pregnancy. The notification shall include the employee's plans of continuing employment or taking leave of absence not to exceed one hundred twenty (120) calendar days, providing that she returns to employment within sixty (60) calendar days after the delivery of the child unless prevented from so doing for medical reasons.
- C. Notification of pregnancy from her physician shall be included giving the state of condition of the pregnancy, the anticipated delivery date and her ability to continue her normal duties. She shall give to her Department Head a certificate from her physician monthly certifying her ability to continue work.
- D. All requests for maternity leaves must be approved by the Town Manager.
- E. The bargaining unit member's position or another available position shall be made available to her within thirty (30) days after written notification to the Town Manager of her intent to return to employment.

ARTICLE XIX

MILITARY LEAVE

- A All full-time employees covered by this Agreement who are members of the United States Military Reserves or State National Guard and are required to engage in annual active duty for training, shall be granted a leave of absence in accordance with applicable State law.
- B. If the military pay received by the employee is less than the regular Town pay received by the employee for the period of military leave, the Townhereby agrees to pay the difference between the regular Town salary and the military pay.
- C. In order for an employee to be eligible for military leave he must:
 - Submit a request for such leaves on the regular leave forms provided by the Town no later than two weeks prior to the effective date of such leave.
 - 2. Attached to the request for leave shall be a statement provided by the military indicating what the employee's pay for the period of military service will be.
- D. Taking of military leave shall not reduce any other type of leave earned by employees. The provisions of this Article shall not apply to any employee who is drafted into or volunteers for service in the Armed Services of the United States.

CONVENTION LEAVES

- A. An employee of the Town who is a duly authorized delegate of the Local Union may apply for a leave of absence to attend the International Convention, Council 73 Conventions, Conferences and Educational Classes.
- B. Said leave of absence shall not exceed three (3) days for said employee in any calendar year.
- C. The employee receiving leave of absence to attend union conferences as above described, shall be entitled to be paid his or her wages during said leave except that he or she shall not be paid for more than 3 days per year.
- D. The Town shall approve the application for leave of absence submitted by the duly authorized delegate, so long as the efficient operation of the Town permits.

ARTICLE XXI

OCCUPATIONAL INJURY

- A. Any employee who is disabled because of occupational injury shall be granted a leave of absence with full pay, payable as follows: two-thirds (2/3) pay from Workmens Compensation and one-third (1/3) from the Town.
- B. Employees will be paid their full salary during such absence and time charged against sick leave.
- C. If employee elects to return any and all Workmens Compensation checks to the Town, then absence will be charged to injury leave and will not effect his sick leave status.
- D. A waiver to this effect must be signed by the employee prior to any payment by the Town.

ARTICLE XXII

LABOR - MANAGEMENT COMMITTEE

- A. The Employer and the Union, having recognized that cooperation between management and labor is indispensable to the accomplishment of sound and harmonious labor relations, shall jointly maintain and support a Labor-Management Committee.
- B. The Labor Management Committee shall consider and recommend to the Administration changes in the working conditions. The Committee shall not consider items being grieved.
- C. The Labor Management Committee shall consist of four (4) members. The Union representatives shall be two (2) ranking officers of the local union. The administration shall designate two (2) members. The Committee shall meet at the request of any of the parties involved at times mutually agreeable to all parties.

ARTICLE XXIII

UNION REPRESENTATIVES

- A. The Town recognizes and shall deal with the accredited Union

 Steward or Union President or his/her designee in all matters relating to grievances

 and interpretation of this Agreement.
- B. A written list of the Union Officials and Stewards shall be furnished to the employer immediately after their designation and the Union shall notify the employer promptly of any changes of such Union Stewards or Officials.
- C. The Town agrees to recognize a maximum of two (2) Stewards selected by the Union. The Union President shall be granted a reasonable amount of time during regular working hours, without loss of pay, to present, discuss and adjust grievances with the Town.
- D. Neither a Steward nor a Union Officer shall leave their work without first obtaining the permission of their division head, which permission shall not be unreasonably withheld.

ARTILCE XXIV

CALL-BACK PAY

- A. Any full time employee who is called back to work after completing the regular shift and has left their place of work shall be guaranteed a minimum of two (2) hours pay at time and one-half rates, provided, however that such hours do not over-lap into the employee's regular working hours.
- B. All employees shall be required to work all hours, in addition to the two (2) hour minimum guarantee, which are required by the employee's supervisor.
- C. When an employee is required to work in excess of four (4) hours past the normal work day, the employee shall be entitled to a one- half (1/2) hour dinner period at no loss of pay.

ARTICLE XXV

ACCESS TO PERSONNEL FOLDERS AND EVALUATIONS

- A. An employee shall within five (5) working days of a written request to the Personnel Department, have an opportunity to review his personal folder during normal office hours in the presence of an appropriate official of the Personnel Department to examine any criticism, commendation or any evaluation of his work performance of conduct prepared by the Town during the term of this Agreement. He shall be allowed to place in such file a response of equal length to anything contained therein.
- B. Each regular written evaluation or work performance shall be reviewed with the employee and evidence of this review shall be the required signature of the employee on the evaluation form. Such signature shall not be construed to mean agreement with the content of the evaluation unless such agreement is stated thereon.

ARTICLE XXVI

RULES AND REGULATIONS

- A. The Town retains the right to establish reasonable and necessary work rules and regulations for the conduct of employees. Such rules shall be applied and enforced in a uniform manner. Copies of rules and regulations shall be posted for the information of all employees covered by this Agreement and sent to the Union upon request.
- B. The employer agrees that rules and regulations are subject to the grievance procedure.

ARTICLE XXVII

BULLETIN BOARDS

- A. A section of each bulletin board for Union information shall be provided by the Town.
- B. Nothing shall be posted on the bulletin board without prior approval of the Town Manager and the Union agrees that it will not post anything of a derogatory nature to the employer or information which would incite or provoke job action.

ARTICLE XXVIII

DISCIPLINE AND DISCHARGE

- A. An employee may be disciplined, suspended, or discharged only for just cause.
- B. Discharge cases may be processed at the third step of the Grievance Procedure.

ARTICLE XXIX

HOLIDAYS

January I

A. The following days are designated as paid holidays:

New Year's Day

Martin Luther King Day January 15

Lincoln's Birthday February 12

Washington's Birthday Third Monday in February

Good Friday Friday before Easter Sunday

Memorial Day Fourth Monday in May

Independence Day July 4

Labor Day First Monday in September

Columbus Day Second Monday in October

General Election Day First Tuesday after the first

Monday in November

Veterans Day November 11

Thanksgiving Day Fourth Thursday in November

Christmas Day December 25

- B. When a holiday falls on a Saturday the preceeding Friday shall be observed as the holiday or on a Sunday, the following Monday shall be observed as the holiday.
- C. Part-time permanent employees shall be entitled to holidays as set forth in this Article except that each day shall be pro-rated in accordance with the number of hours the employee works during his or her normal work week.
- D. It is understood and agreed that any day designated by the Council as a special holiday for all Town employees, in addition to those provided in the first paragraph above, shall be given to the employees covered by this Agreement.

VACATIONS

Years	of Continuous Full-time	
Emplo	yment with Town of Phillipsbur	rg

Vacation Days

From date of hire until the following December 31.

One (1) working day for each month of service completed.

After one (1) to five (5) years

Twelve (12) working days

After five (5) to ten (10) years

Fifteen (15) working days

After ten (10) to twenty (20) years

Eighteen (18) working days

Twenty (20) years or more

Twenty (20) working days

- A. Vacation leave cannot be taken without the prior approval of the Department Head on forms approved by the Town Manager. Approval shall not be withheld unreasonably.
- B. Employee shall receive vacation his seniority warrants within the year that the seniority is achieved on a pro-rated basis.
- C. Vacations are credited in advance in expectation of continued employment starting in the second calendar year of employment.
- D. Vacation leave may not be waived for the purpose of receiving double pay.
- E. Part-time permanent employees shall be entitled to vacation as set forth in this article except that it shall be pro-rated in accordance with the number of hours the employee works during his or her normal work week.
- F. When in any calendar year the annual vacation leave, or any part thereof, is not granted or taken by reason of the pressure of work, such annual vacation leave, or part thereof, shall accumulate to the credit of the individual employee and shall be taken during the next succeeding calendar year only.

G. Any employee who leaves the service of the Town by reason of retirement or who has otherwise been separated shall be compensated for the amount of vacation leave accrued and unused at the date of their separation at their rate of pay at the time of their termination.

ARTICLE XXXI

INSURANCE

The Employer shall pay the premium cost of the Employee's coverage under the Town of Phillipsburg group hospital-medical insurance plan.

ARTICLE XXXII

LONGEVITY

A. All employees in the bargaining unit shall be eligible to be paid, in addition to their base salaries, longevity pay on completion of satisfactory service in increment listed hereinbelow:

Years of Service	Annual Increment			
Five	\$32 5			
Ten	\$650			
Fifteen	\$975			
Twenty	\$1,300			
Twenty-five	\$1,625			

- B. All employees who have completed the above required years of service during any quarter of the calendar year, shall be paid at the beginning of the next quarter the pro-rated sum of longevity as set forth in Section A above.
- C. All employees hired after July 1, 1977 shall be wholly exempted from this Article. The Union agrees that no attempt will be made in future years to include employees appointed after July 1, 1977 in the longevity program.

ARTICLE XXXIII

SALARIES

- A. Effective January 1, 1977, all employees covered by this Agreement with the exceptions noted below shall receive a six and one half percent (6.5%) increase in their present salary.
- B. Those employees whose 1976 salary was above the top step salary for their class will receive no increase until the top step of their class exceeds their 1976 rate.
- C. Those employees in the classification of Laborer II and Police

 Dispatcher shall be reclassified by moving the classification to the next higher

 range.

ARTICLE XXXIV

SAVINGS CLAUSE

- A. The Town and the Union recognize and agree that all provisions of this Agreement are subject to law. In the event that any provision of the Agreement is rendered illegal or invalid under any applicable law or state or federal regulations; such illegality or invalidity shall affect only the particular provision which shall be deemed void and inoperative, but all other provisions of this Agreement shall continue in effect.
- B. The parties agree to immediately meet and negotiate a substitute provision for the invalidated portion thereof, if possible. Nothing herein shall be construed to require either party to make any concessions.

ARTICLE XXXV

FULLY-BARGAINED PROVISION

The parties agree that they have fully bargained and agreed upon all terms and conditions of employment and that this Agreement represents and incorporates the complete and final understanding and settlement by the parties of all terms and conditions of employment which were or could have been the subject of negotiations.

ARTICLE XXXVI

TERM AND RENEWAL

This Agreement shall be in full force and effect as of January 1, 1977 and shall remain in effect to and including December 31, 1977, without any reopening date. This Agreement shall continue in full force and effect from year to year thereafter, unless one party or the other gives notice, in writing no sooner than one hundred fifty (150) nor later than ninety (90) days prior to the expiration date of this Agreement of a desire to change, modify or terminate this Agreement. In the event such written notice is given, and a new contract is not signed before the expiration date of the old contract, said contract is to continue in full force and effect until a new contract is signed.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals at Phillipsburg, New Jersey on this 24th day of July, 1977.

AFSCME,	COUNCIL	NO.	73

By: Walter Wynkogp, President

Caroline Caffrey Margaretto

William Anthony

Angelo G. Calisti, Assoc. Dir.

WITNESS:

Barret M'adle

TOWN OF PHILLIPSBURG

WAKKEN COUN

NEW JERSEY

By: 1 Klud | Mayor

John H. Pursel, Mayor

James A. Miceli, Town Manager

ATTEST:

Virginia C. Mooney, Town Clerk

AFSCME CONTRACT ADDENDUM NO. 1 -1977-

		STEPS				
Range	Title	A	B	C	D	E
7	Tel.Opr./Recept.	213.70	224.38	235.59	247.37	259.74
9	Jr. Library Asst.	224.38	235.59	247.37	259.74	272.73
10	Bookkeeper/Clerk Sr. Library Asst.	229.98	241.48	253.56	266.23	279.55
13	Clerk/Typist	247.37	259.74	272.73	286,36	300.69
14	Police Disp./Clerk	253.56	266.23	279.55	293.52	308,21
15	Library Adm. Clerk Clerk/Steno	259.74	272.73	286.36	300.69	315.76
16	Sr. Bkpg. Mach. Opr.	266.23	279.55	293.52	308.21	323.61
17	Laborer Police Rec.Clerk	272.73	286.36	300.69	315.76	331,51
18	Swg. Pl. Opr. /Trainee Spv. Library Asst.	279.55	293.52	308.21	323.61	339.79
19	Sr. Clerk/Steno	286.36	300.69	315.76	331.51	348.09
22	Bldg. Maint. Worker	308.21	323.61	339.79	356.78	374.62
23	Principal Clerk Truck Driver	315.76	331.51	348.09	365 .4 9	383.77
24	Eqpt.Operator	323.61	339.79	356.78	374.62	393.35
27	Maint.Repairman Engr. Aide Home Imp.Insp.	348.09	365.49	383.77	402.96	423,10
28	Swg. Plant Opr. Heavy Equip. Opr	356.78	374,62	393.35	413.02	433.67
32	Mech. Repair. (Auto)	393,35	413.02	433.67	455.36	478.13
33	Asst. Sewer/St. Frmn.	402.96	423.10	444.26	466.48	489.80
34	Principal Eng. Aide	413,02	433.67	455,36	478.13	502.04