

ADDENDUM TO 1982 CONTRACTBETWEENBOROUGH OF SPOTSWOOD, Borough of VANDP.B.A. LOCAL #225

1. THIS ADDENDUM IS FOR ONE YEAR ONLY, AND EXPIRES ON DECEMBER 31, 1982.
2. IN THE EVENT THE BOROUGH RECEIVES ADDITIONAL FEDERAL AND STATE REVENUE FUNDS IN 1982 THAT CAN BE APPROPRIATED OUTSIDE THE BOROUGH'S 1982 MUNICIPAL CAP, IT IS AGREED THE BOROUGH WILL PAY A ONE-TIME, 1982 CLOTHING ALLOWANCE BONUS OF UP TO \$250.00 PER EMPLOYEE. THE ACTUAL AMOUNT WILL BE BASED UPON THE TOTAL AMOUNT AVAILABLE DIVIDED BY THE TOTAL NUMBER OF FULL-TIME EMPLOYEES OF THE BOROUGH OF SPOTSWOOD UP TO \$250.00 PER EMPLOYEE.

DATED: June 14, 1982

BOROUGH OF SPOTSWOOD:

Wayne R Hamilton
 WAYNE R. HAMILTON, MAYOR

Robert F. Sabo
 ROBERT SABO, BUSINESS ADMINISTRATOR

ATTEST:

REGGIE PASTERZYK
 BOROUGH CLERK

NEGOTIATING COMMITTEE FOR THE MEMBERS
OF THE SPOTSWOOD POLICE DEPARTMENT:

James Cantora
 JAMES CANTORA, PRESIDENT PBA #225

Barry Zagnit
 BARRY ZAGNIT, PBA #225

Howard Keenan
 HOWARD KEENAN, PBA #225 4lets

John Oliver
 JOHN OLIVER, PBA #225

Roy Dey
 ROY DEY, PBA #225

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 Labor Relations

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X January 1, 1982 - December 31, 1982

CONTRACT

Borough of Spotswood

P.B.A. LOCAL # 225

January 1, 1982 - December 31, 1982

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Within the Police Department of the Borough of Spotswood there shall be designated the following ranks and salaries:

A. PATROLMEN

Beginning of the first year to the completion of the first year	\$ 15,864.00
Beginning of the second year to the completion of the second year	\$ 16,768.00
Beginning of the third year to the completion of the third year	\$ 18,402.00
Beginning of the fourth year and thereafter	\$ 20,493.00

B. OFFICERS

Chief	\$ 25,834.00
Captain	\$ 23,941.00
Sergeants	\$ 22,114.00

- C. The Police Department of the Borough of Spotswood is considered to be subject to call individually and collectively twenty-four (24) hours a day in any emergency. Any superior officer shall require such services in accordance with the schedules hereinafter specifically mentioned over and beyond the regular tour of duty. The salaries to be paid for work hours are not to exceed:

1. Eight (8) hours per day.
2. Five (5) days per working week.
3. A total average of forty (40) hours per week, unless called upon to perform duties to exceed a forty hour week, and for which compensation shall be paid according to the schedules set forth herein.

Workday and work week shall exclude all hours worked in excess of eight (8) hours in any twenty-four (24) hour period, and forty hours in a week. Overtime shall be paid for the excess hours worked.

- D. The annual salaries mentioned herein shall not be considered as payment for any services or time consumed in the performance of duty in excess of the scheduled hours according to the further provisions of this contract.

The following grievance procedure will be implemented within the Police Department of the Borough of Knotwood:

- A. The aggrieved employee shall reduce the grievance to writing and present it to his immediate superior (first step). If the aggrieved employee does not receive satisfaction, he shall present his grievance to the Captain of Police, if available. This action shall be considered the second step. If, upon reaching the second step, the employee does not receive satisfaction, he shall present his grievance to the Chief of Police, for his action. This action shall be considered the third step. If the employee does not receive satisfaction at the third step, he shall present his grievance to the Mayor of the Borough for his action. This shall be considered the fourth and final step of the grievance procedure.
- B. Any employee or group of employees may present a grievance at any time.
- C. When a grievance has been instigated, the superior being presented with the grievance shall make all efforts to satisfy all persons concerned.
- D. Any employee or group of employees instigating a complaint or grievance may have a representative chosen by them present during the hearing at any step of the grievance procedure.
- E. No step of this procedure shall exceed seven (7) working days. If, after seven (7) days, the employee does not receive a written reply to his grievance, it shall automatically be assumed that the grievance has been denied and the grievance shall be considered released for presentation to the next step in the procedure.
- F. Any grievance must be initiated within fifteen (15) working days of its occurrence or the grievance can be denied. This provision shall not apply where extraordinary circumstances beyond the control of the grievant prevent filing within fifteen (15) days.

This section is intended to provide members of the Police Department regardless of rank, with a fair method of resolving disagreements with respect to policy, working conditions or other problems.

ARTICLE III: LONGEVITY

- A. The percentage of longevity shall be predicated upon the

last full year's salary of the officer. The longevity pay shall commence on the first pay period after the anniversary date and shall be prorated from the date on which the longevity payments commence.

It is further agreed between said parties to this agreement that longevity payments shall be made in accordance with the following schedules:

- | | |
|---|------|
| 1. Commencing upon the first day of the fifth year of service | - 2% |
| 2. Commencing upon the first day of the ninth year of service | - 4% |
| 3. Commencing upon the first day of the thirteenth year of service | - 5% |
| 4. Commencing upon the first day of the seventeenth year of service | - 6% |

ARTICLE IV: EXTRA PAY FOR OVERTIME

Overtime for extra compensation is considered to be the performance of duty beyond the normal work day or work week wherein which a member of the Police force is required to perform such duties through his superior officer unless herein excepted, and shall be predicated upon the following conditions:

- A. Court appearances in any court for any purpose scheduled beyond the average work day and not within the period of time in which the particular officer is scheduled for his normal working day or hours. In the event a member is assigned overtime and the location of that overtime is outside the geographic boundaries of the Borough of Spotswood, overtime shall be paid from time of departure to time of return to point of origin. Point of origin shall inmost cases be considered as Spotswood Police Headquarters. This shall include, but not limited, to required appearances in criminal, quasi-criminal, civil and administrative hearings.
- B. All court appearances whether civil or criminal in nature which arise from the member performing his/her police duties which require said member to appear in answer to a subpoena shall be compensated at the overtime rate. The minimum amount of overtime payment for court appearance shall be one (1) hour in overtime payment.
- C. The substitution for another member of the Police Department by reason of illness, injury, leave of absence, vacation, accrual of sick leave or time off, assignment to other duty or any other reason resulting in the inability of the original member to attend the duty required.

- Any superior officer shall have the authority to direct the work in excess of the normal shift for any reason which, in his opinion, is proper and effective and his authority shall be discretionary and payment made thereunder shall be in accordance with his decision, regardless if thereafter the validity of his decision is questioned.
- E. In the event of an emergency or for any reason which would require the continuance of the particular member to remain at his post or such other post as may be assigned to him, notwithstanding the fact that his particular shift be at an end, he shall receive overtime compensation for such a period required to complete in whole or in part the duty assigned to him, regardless of whether or not ordered to do so. It is expected, however, that overtime work, unless directed by the superior officer in charge to the contrary shall be expected by every member of the Police Department for the good of the service. The word "emergency" is not restricted to those cases of emergency as defined by statute.
- F. If and when a particular officer is required to complete paperwork, either by use of the typewriter or such other work as may be required in the completion of reports, the officer in charge shall assign when possible such a period of time as may be required to complete the duty assigned during the shift of the officer.
- G. In determining the duty assigned or ample opportunity to complete the assignment, it must be considered that interruptions and the ability of the member of the Force using the typewriter should be taken into consideration. Interruptions in such work, not the fault of the officer, will not result in any reprimand or penalty to him.
- H. Overtime payment shall be made in all cases on the basis of one and one half (1 1/2) times the normal current hourly wage. However, a grace period of thirty (30) minutes before the designated tour of duty as a shift shall begin is acknowledged.

The regular workday shall start at 8:00 a.m., or as scheduled by superiors, and shall end twenty four (24) hours later.

Eight hours shall constitute a normal day's work and said eight hours shall be continuous.

The regular "work week" shall begin on Monday at the beginning of the employee's "work day" and end the following Monday at the same time.

Overtime pay at the rate of one and one half ($1\frac{1}{2}$) times the employee's regular rate will be paid for any one of the following:

1. All hours worked in excess of eight (8) hours within any period of twenty four (24) consecutive hours from the time the employee is scheduled to start work or actually starts work, whichever is earlier, or in excess of forty (40) hours in any one work week, whichever calculation gives the greater amount of pay. When such period of twenty four (24) hours has begun (consecutive), it shall continue for twenty four (24) consecutive hours. A new period shall begin at the expiration of the previous period if the employee is then at work and continues working, otherwise the new period shall begin when the employee is next scheduled to work or actually starts working, whichever is earlier. Any period of twenty four (24) consecutive hours may not overlap into another twenty four (24) consecutive hour period for the purpose of this provision.
2. All hours worked on the sixth "work day" worked in the "work week".
3. All hours worked on a day of rest as originally scheduled except when a scheduled day of rest is changed at the request of, or for the convenience of, an employee or group of employees. Overtime pay at the rate of three and one half ($3\frac{1}{2}$) times shall be paid for all overtime hours worked on a holiday.
4. All hours worked on a scheduled shift which requires an employee to report to work less than twelve (12) hours after the end of his last shift worked, except when the short time between work periods results from the employee working hours beyond and in addition to his last scheduled shift.

Overtime pay at the rate of two (2) times the employee's regular rate will be paid for all hours worked on the "seventh work day" worked in the work week.

When an employee whose scheduled hours of work are changed from one shift to another in a scheduled day of work, or whose scheduled day of rest is changed to a scheduled day of work, with less than twenty-four (24) hours of notice prior to the new reporting time, and who works the revised schedule, shall receive an allowance of two (2) hours pay at his regular rate (straight time) or, any Police Officer who elects to work a double shift sixteen (16) hours shall receive four (4) hours pay at his regular straight time rate of pay, except when such change is made under any of the following conditions:

- a. When the change in schedule is made for the convenience of the employee or for the convenience of a majority of the employees involved whose schedules are changed.
- b. When the change in schedule is made because of the employee's health, assignment to another division.

When more than one overtime rate is applicable, only the highest applicable rate will be assigned.

- c. Overtime pay at the rate of one and one half (1 1/2) times the employee's regular rate will be paid for all hours worked in excess of seven consecutive days.
- d. No police officer shall be compelled to work more than twelve (12) hours in any twenty four (24) hour period. This shall not prevent police officers from working more than twelve hours in a twenty four hour period at their acceptance. The intent of this section is to limit the number of hours which an officer may be compelled to work to twelve (12) hours maximum in any twenty four hour period. The officer may, if he chooses, work a double shift, or eight (8) hours on duty, eight (8) hours off duty, and eight (8) hours on duty, but cannot be ordered to do so.
- e. Members of the detective bureau only shall be granted two (2) hours straight time pay for any time they are called in on their off-duty time to assist or initiate an investigation. This will be in addition to their overtime pay for the hours actually worked on the investigation.
- f. Members of the Department shall receive a supplemental pay for working the afternoon and midnight shifts. Such monies shall be paid on a monthly basis to the member as part of his regular paycheck. Monies shall be paid in accordance with the below schedule:

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| A. Afternoon shift (1600 - 2400) | - | \$.25 per hour |
| B. Midnight shift (2400 - 0800) | - | .40 per hour |

Such supplemental pay shall be separate and apart from any other monies and shall not be used in the computation of hourly or overtime rates.

- g. Any member of the Department who shall be placed on emergency stand-by in accordance with the rules and regulations of the Department, shall receive a sum of one half (1/2) his hourly

rate for every hour that he is on stand-by. The member shall remain on stand-by until notified otherwise by his superior, or until he shall report for full duty.

- M. When changes are made regarding an employee's posted scheduled days and hours of work or rest, said employee shall be notified by Administration as soon as possible either by phone or written notice.

ARTICLE V: HOLIDAYS

- A. The following holidays shall be observed and compensation made as indicated hereinafter:

1. New Year's Day	8. Columbus Day
2. Lincoln's Birthday	9. Election Day
3. Washington's Birthday	10. Veteran's Day
4. Good Friday	11. Thanksgiving Day
5. Memorial Day	12. Day after Thanksgiving
6. Independence Day	13. Christmas Day
7. Labor Day	

- B. Each member of the Department shall receive one day off with pay for each holiday on which he shall work. The officer may elect to work and get straight time pay in lieu of having a compensatory day off if there is work available, at the discretion of the Chief.

Each member of the Department shall receive, in the first week of December, a special pay check for the thirteen (13) paid holidays computed at his daily rate of pay.

The compensatory day off, given for a holiday worked, shall be selected by the officer and such selection shall be granted except in cases of hardship to the Department.

- C. In the event of emergent situations or any reason beyond the control of the officer or member of the force wherein it is not possible for him to take advantage of the accredited time, he shall receive double time rate of pay for each day accredited. However, for each holiday on which he is required to work, in addition to the one day off with pay, he shall be compensated for the day on which he worked on the basis of double time or twice the current rate.
- D. Special Holidays: Any special holiday declared by the President of the United States, Governor of New Jersey, or the Mayor of Spotswood which is benefited by other day employees of the Borough of Spotswood shall give officers similar time off.

ARTICLE VI: CLOTHING ALLOWANCE

- A. Clothing allowance shall be paid directly to each member of the Department during the first month of each new year on the basis of five hundred fifty dollars (\$550.00) per member.
- B. Probationary members of the Department who have not been members of the Police Force prior to such probation shall receive an initial allowance of a sum not less than five hundred dollars (\$500.00) for his clothing allowance, to be paid to the supplier upon presentation of a voucher.
- C. Members of the Department shall have a free choice in making clothing purchases and not be questioned thereon except if the condition of their equipment is so bad as to justify inquiry therein, subject to Departmental regulations.
- D. The Borough will be responsible for paying for any damages to an officer's uniform which occurs during the performance of his normal duties.

ARTICLE VII: SICK DAYS

- A. Each member of the Department shall be permitted fifteen (15) days sick leave per fiscal year. However, it shall not be mandatory for said member to take advantage of the time and upon retirement can be credited towards his years of service.
- B. Sick days shall be considered independent of any other leave of absence herein proposed.

Upon retirement, the retiree shall have the option of receiving a lump sum or graduated payments, take terminal leave in the amount of their accumulated sick time or any combination of the above. The retiree shall receive full pay for each sick day accumulated during his employment with the Borough.

ARTICLE VIII: LEAVE OF ABSENCE

A. Leave as a result of injury, sickness in the line of duty:

Any member of the Police Department who shall become ill or disabled by reason or injury resulting during the period while performing his duty, or related causes within the scope of said duty, shall receive the following enumerated benefits:

1. When a Borough employee is injured or contracts sickness in the line of duty, the Borough Council shall, pursuant to R.S. 40:11-8, pass a resolution giving the employee up to one year's leave of absence with pay. When such action is taken, the employee shall not be charged any sick leave time for time lost due to such sickness, injury or illness.

It is agreed between the parties that the Borough shall be subrogated to any claim which a Borough employee may have by reason of the accident or injury giving rise to the necessity for the resolution set forth herein. The Borough, through its counsel, shall have leave to appear on behalf of the employee in all proceedings together with independent counsel, should the employee desire the same, to protect the Borough's interests and rights to reimburse for salaries and wages paid. The employee shall involuntarily dismiss or settle any proceeding in which he is a party which would jeopardize the Borough's right to receive reimbursement pursuant to the terms of this agreement.

2. Prior to the passage of the resolution referred to in paragraph 1, a contract shall be executed between the employee and the Borough setting forth that the employee shall reimburse the Borough for monies he may receive as Workmen's Compensation, temporary benefits or from legal settlement or judgement against the person(s) responsible for the injury.
3. In the event of accident or illness resulting in the disability of the member of the force for any reason other than such disability being considered in the line of duty shall be subject to the following provisions:

1. The distribution of all sick leave to which the member shall be entitled.
2. The placing of the member on an extended sick leave with provisions on the part of the member himself to take advantage of the available compensation through whatever sources may be necessary.
3. See paragraph A above.
4. The Borough shall, at its own cost and expense, furnish such periodical medical examinations to any member on extended sick leave. The length of extended sick leave shall be determined by the Borough and the Department.
5. Leave of absence by reason of death in the immediate family of the member shall be granted five (5) consecutive working days, the day of the funeral being one of the five (5) days. Immediate family shall include spouse, child, parent, grandparents, brother, sister or spouse's child, parent, brother, sister, or other relative living under the same roof.
Leave with pay not exceeding two days shall be granted to an employee in the event of the death of an Aunt or Uncle. The last day an employee may take under this section will be the day of the funeral, unless time is needed for travel, in which case the final day may be the day following the funeral.
6. Any member asking for leave, with or without pay, for whatever reason he may think it necessary, may be passed upon and approved by the Mayor and the superior officer of the Department

- C. It is further agreed between the parties to this agreement that each member of the Spotswood Police Department shall be entitled to five (5) personal days per year with full pay, which personal days shall not be accumulative.

Said personal days may be used only upon twenty four (24) hours' notice.

As was voted on and agreed by the members of the Spotswood P.B.A. #225 on January 21, 1976, no member of the Department of Police shall request a personal day off on any holidays granted through contract, or for reasons of attending any P.B.A. Locl #225 sponsored function, unless the request is made in consideration of an emergency. Only one member of the Department of Police will be allowed to take a personal day off per work day, which is from 8 a.m. to 8 p.m.

ARTICLE IX: PROMOTIONS:

All promotions occurring within the Police Department will be based upon seniority and merit. Equal weight merit consideration will be given to past job performance, ability, education and initiative. No member of the Police Department shall be promoted or hold a superior rank until he has served at least three (3) years in the Department.

This section includes any elevation or change in position which results in an increase of rank or change in status, and is accompanied by an increase in salary or benefits. It does not include temporary assignments not including pay raises.

All promotions which result in increased salary or benefits shall be made by competitive examination, written or oral, or both, administered by an impartial agency not directly affiliated with the Borough or the Police Department. Test scores shall be made available to officers taking any such tests.

- B. Assignments or transfers to or from sections, bureaus and other divisions of the Police Department shall be based on merit and not require a written or oral examination. Assignments to sections, bureaus or other divisions shall be made solely at the discretion of the Chief of Police, after reviewing an individual's past performance and/or evaluation reports, and paying particular attention to those qualities that pertain to the assignment involved. There will be no monetary gains from these assignments other than overtime worked in excess of the normal hours of a workday.
- C. Whereas Department members assigned to the Detective Bureau are on standby for calls twenty four hours a day and alternate weekends, and any member of the Department who is assigned to weekend Detective standby duty shall receive one hours pay at time and one half for each day of weekend standby duty. The amount shall be payable based on time worked in the next regular pay-check.

ARTICLE X: VACATIONS

All personnel will be granted vacations based on the following schedule:

1. Less than one year - One working day for each month worked in the previous year with a maximum of ten working days.
2. One year but less than three years - Fourteen calendar days during the calendar year of January 1 through December 31.

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| 3. Three years but less than ten years | - Twenty-eight calendar days during the calendar year of January 1 through December 31. |
| 4. Ten years but less than fifteen years | - Thirty-five calendar days during the calendar year of January 1 through December 31. |
| 5. Fifteen years and over | - Forty two calendar days during the calendar year of January 1 through December 31. |

Employees who become eligible for an additional week vacation during the calendar year shall receive additional vacation based on the following schedule:

One additional day for each month worked between the employee's anniversary date and December 31, up to a maximum of five days.

Employees hired on or before the fifteenth of the month will be given credit for the full month.

Only two (2) weeks consecutively may be taken during the months of JUNE, JULY and AUGUST. Once in each four (4) year period a member may take up to four (4) weeks consecutively during JUNE, JULY and AUGUST. No restrictions on the other months of the year. Individual vacation days may be taken upon seventy-two (72) hours notice being given to the employee's immediate supervisor.

Vacation day/week choices shall be based on rank and seniority within each rank. There shall be two (2) lists of members of the police department. The first list shall consist of all ranking officers excluding the Chief of Police, Captain, and members of the Detective Bureau, in order of seniority. The second list shall consist of non-ranking officers in order of seniority. There shall be allowed at least one member from each list on vacation at one time.

Employees may elect payment at their regular rate of pay for vacation weeks not taken and worked, but employees must take off at least fourteen (14) days of vacation during the year. Election of straight time pay in lieu of vacation will only be granted when work is available for the employee. Extra pay will be distributed with regular bi-weekly pay check.

Employees receiving at least twenty-eight (28) vacation days per year may carry over to the next year seven (7) vacation days not taken during the previous vacation year.

ARTICLE XI: INSURANCE

A. The members of the Police Department from time of appointment will be covered by the following medical insurance plans:

1. New Jersey Blue Cross or equal in all respects.
2. New Jersey Blue Shield or equal in all respects.
3. Rider "J" which shall be complimentary to above plan.
4. Major Medical Plan.

All members of the Police Department shall be given a full physical examination at least once a year. The annual check-up shall include an electrocardiogram, basic medical blood test, chest x-ray, and all members of the Police Department shall have their eyes examined once (1) yearly by a qualified optometrist. The cost of the above examinations to be absorbed by the Borough.

The Borough will reimburse the employee for eyeglasses or contact lenses required as a result of an examination up to one hundred dollars (100) in a calendar year.

- C. The Borough agrees to reimburse members of the Rutgers Community Health Plan if that member gets his annual physical from the Rutgers Plan.

The Borough also agrees to pay any extra cost of the Rutgers Community Health Plan for any member who, in the coming years, receives his annual physical from the Rutgers Plan.

- D. All members of the Police Department from the time of their employment are covered by the following liability insurance coverage

1. False arrest coverage	-	\$500,000.00
2. Professional Liability	-	\$300,000.00

- E. The Borough shall pay full cost for medical benefits for retirees and their spouses. The retiree shall be covered by the plan in effect at the time of their retirement.
- F. The Borough agrees to provide a dental insurance program commencing January 1, 1982. The type of coverage shall be subject to negotiation. The Business Administrator will work with a PBA representative prior to negotiation to examine the various types of plans available.

ARTICLE XIII: EDUCATION

- A. Any member of the Police Department who satisfactorily completes any job related course shall be reimbursed for the entirety of the costs of said course. The request for the payments must be approved in advance of the course and the cost must not be eligible for reimbursement from other sources.
- B. It shall be incumbent upon the Chief of Police to post all such school openings in a prominent position so that each and every member of the Department may be made aware of the availability of the school and be afforded an opportunity to attend. Any member of the Department may submit a written request to attend any such job related school and shall receive a written reply within fourteen (14) days of such submission.

A. All no time shall civilians be employed to perform supplemental or replace the duties of a full time police officer in the capacity of desk officer, files officer or any other position, whether now existing or not, which would require police knowledge or training. This shall not prevent the employment of police clerks, police secretaries or part time police specials. No provision of this article may be amended without prior consent of both parties concerned.

ARTICLE XIV: PERSONAL SAFETY AND SECURITY

- A. At no time and under no circumstances shall a Police Officer of the Borough of Spotswood be required to perform his duties during the hours of darkness while being unassisted, singly, alone or by himself. A minimum of two (2) police officers shall be required on each shift on patrol during the dark hours.

This shall be accomplished by either having two (2) cars patrolling with one officer in each or by having two (2) officers in one car. Specifically prohibited is having an auxiliary officer as a back up or having one officer patrolling in a car and one on foot for more than one consecutive hour.

- B. During the year 1978, a suitable parking area at Police HQ shall be paved and spaces designated for the use of PBA members' cars. The Borough is not mandated to provide outside lighting and fencing for the protection of personal and emergency police vehicles, but this shall be done at the discretion of the Mayor and Council when the Borough's economic condition permits.

- C. The Borough shall provide each member of the Police Department a maximum of twelve hundred (1200) rounds if he is a member of the pistol league and six hundred (600) rounds of .38 caliber ammunition to members who are not. This ammunition shall be wad cutter type and issued each year. The member signing for such ammunition shall be required to return all shell casings from such ammunition to the Captain of Police within thirty (30) days of issue. Ammunition may be issued in quantities of no less than fifty (50) nor more than two hundred (200) rounds at any one time. The ammunition may be either factory loaded or an acceptable type of reloaded ammunition at the discretion of the Captain of Police. The Borough shall also provide such targets and other range equipment as the Captain may deem necessary for the safe and proper operation of the range. The purpose of this section is to maintain firearms proficiency for the safety and protection of the officers and the citizens of the Borough of Spotswood.

The FBI shall have the right to investigate, recommend and review all specifications on any and all equipment which the Department shall buy and which the FBI feels may affect the health, safety and/or the welfare of its members. The Borough shall in all cases consider the recommendations and specifications submitted by the FBI except in cases of extreme hardship to the Borough.

- E. The Borough hereby agrees all new vehicles purchases for patrol shall be purchased as a "police packaged vehicle." In the event the Borough is unable to purchase a new police vehicle being designed by the manufacturer as a police packaged vehicle or with similar designation or meaning, then the Borough shall obtain a vehicle which is comparably equipped. Each marked vehicle shall be equipped with a prisoner cage protection, for the prisoner's safety as well as the police officer's.
- F. Officers who are ordered or respond by virtue of circumstances to the aid of police officers of neighboring communities shall be fully protected and covered by all applicable health, life and other insurances as well as Workmen's Compensation. Officers in said situations shall be entitled to all rights and benefits as would they had the situation occurred within the borders of their own jurisdiction.
- G. Whenever an officer is exposed to a contagious or communicable disease or infestation parasitic or otherwise which mandates his quarantine or otherwise precludes his performance of duty, said occurrence shall not be charged to the officer's sick time, but shall be treated as a line of duty injury.
If, as a result of such exposure, potential or actual infestation to an officer's clothing or other belongings, said items must be discarded, the employer shall reimburse the officer for the entirety of the belongings so discarded and shall bear the full cost of any and all sanitization procedures necessary to prevent further infestation or exposure to others to include the officer's person, clothing, personal automobiles, home and family.

ARTICLE XV: COMPENSATION FOR USE OF PERSONAL AUTOMOBILES

- A. Any member of the Police Department who shall be required to use his personal auto for police use shall be compensated in the amount of twenty (20) cents per mile of use under the following conditions:

1. Patrol or other police use where the officer is required to use his personal automobile.

2. • Use of personal autos for schools, courts, etc.

3. Round trips returning home when attending a resident training school.

ARTICLE XVI: REFERENDUM

Police and Fireman's Pension Fund passed.

ARTICLE XVII: P.B.A. EXPENSES AND OFFICES

A. It is further agreed by the parties to this agreement that the Borough of Spotswood shall pay a total of five hundred (\$500.00) dollars per year for two (2) employees to attend the annual State P.B.A. Convention.

The Borough will pay the annual State P.B.A. membership dues for all members. It is understood that the dues include a state-wide life insurance policy.

B. The Borough shall allow the State delegate to the P.B.A. one day off per month to attend State P.B.A. meetings.

C. The Borough shall provide a private office, file cabinet and desk for the sole and exclusive use of the P.B.A. if, as and when the space is available in the reasonable opinion of the Borough.

D. The Delegate shall be allowed to alter his working schedule so as to be able to attend the bi-monthly meetings of the Tri-County P.B.A., unless emergency conditions exist.

E. The P.B.A. shall be allowed to use the Borough copy machine and shall be supplied with copy paper for its use.

F. The P.B.A. shall have full right and authority to investigate and apply for any federal, state or county funds or grants which may be available to the Borough or the Department and which will be of benefit to the Borough, P.B.A. or Department. The Borough is obligated to provide any and all information or records that is necessary, or deemed necessary by the P.B.A. for the completion of such grants or funds. The Borough is further obligated to provide all support for the P.B.A., inclusive of the Business Administrator's services to respond to questions of the membership.

G. The Borough shall print, or cause to be printed, a full amended copy of each new contract between the Borough and the P.B.A., and shall distribute such copies to each member of the P.B.A. within forty five (45) days of ratification of the contract by membership of the P.B.A. Costs of such printing and distribution shall be borne solely by the Borough.

ARTICLE XXII: DETAILED OF EMPLOYEES

Employees detailed to a temporary position in excess of sixty (60) days shall be paid the rate of pay for the higher temporary assignment at the expiration of sixty (60) days.

ARTICLE XXI: DEATH BENEFITS

In the event of an officer's death, all accumulated sick time, vacation time, personal days, and/or other benefits convertible to cash shall be paid to the officer's surviving spouse or, in her absence, the dependent children or, in their absence, according to the laws of intestacy.

ARTICLE XX: SAVINGS CLAUSE

Should any part of any provision herein contained be rendered or disclosed invalid by reason of any existing or subsequently enacted State or Federal Legislation, or any decree of a court of competent jurisdiction, such invalidation of such part or portion of this Agreement shall not invalidate the remaining portion thereof.

ARTICLE XXI: PAYMENT

The Borough will pay the members all retroactive pay and benefits due as a result of this agreement no later than ninety (90) days after it is signed by all parties. This assumes that no unforeseen circumstances arise which would prevent payment within ninety (90) days, in which case the P.B.A. will be informed of the reason and given the estimated date payment will be made.

ARTICLE XXII: MANAGEMENT RIGHTS

The Employer through the authority of the Chief of Police, reserves to itself sole jurisdiction and authority over matters of policy and retains the right, subject only by the limitations imposed by the language of this Agreement and the law of the State of New Jersey and in accordance with other applicable laws and regulations (a) to direct employees of the Department; (b) to hire, promote, transfer, assign, and retain employees in positions in the Department and to suspend, demote, discharge, or take other disciplinary action against employees for cause; (c) to relieve employees from duty because of financial emergency conditions or for other legitimate reasons subject to the laws and regulations of N.J.S. Title 40A governing seniority rights; (d) to maintain efficiency of the Department operations entrusted to them; (e) to determine the methods, means and personnel by which such operations are to be conducted under the direction of and with the advice of the Chief of Police; and (f) to take whatever actions may be necessary to carry out the mission of the Department in situations of emergency.

The parties agree that the right to make reasonable rules and regulations through the authority of and with the advice of the Chief shall be considered and acknowledged as the function of the employer except as such right may be modified by the terms of this Agreement.

ARTICLE XXIII: MUTUAL COOPERATION PLEDGE

Parties hereto agree that the first priority of the P.B.A. and the Borough of Spotswood shall be the protection of life and property at all times.

The P.B.A. agrees that during contract negotiations, contract disputes, grievances, or any other impasse or dispute between the Borough of Spotswood and the P.B.A., the P.B.A. will not engage in, encourage, sanction or suggest strikes, mass resignations, mass absenteeism, slowdowns, blockouts, or other similar actions which would involve suspension of or interference with normal work performance.

The Borough of Spotswood agrees that during contract negotiations, contract disputes, grievances, or any other impasse or dispute between the P.B.A. and the Borough of Spotswood, the Borough of Spotswood will not engage in, encourage, sanction or suggest changes in work rules, policies, working conditions, regulations or other tactics tending to be of a harassing nature.

Both parties hereto agree to submit all issues unresolved and in dispute to arbitration according to the laws of the State of New Jersey and the rules and regulations of the Public Employees Relations Commission. The cost incurred during mediation or arbitration shall be divided equally between the P.B.A. and the Borough of Spotswood.

A violation of this agreement and pledge by either the P.B.A. or the Borough of Spotswood shall be considered an unfair labor practice.

ARTICLE XXIV

BILL OF RIGHTS

Members of the Police Force hold the unique status as public officers in that the nature of their office and employment involves the exercise of a portion of the police powers of the municipality.

The wide ranging powers and duties given to the Department and its members involve them in all manners of contacts and relationships with the public. Out of these contacts may come questions concerning the actions of the members of the Police Force. These questions may require investigations by superior officers. These investigations are to be conducted in a manner which is conducive to good order and discipline. Each such investigation shall follow a procedure which is in compliance with the Law, statutes, ordinances, case decisions and as outlined herein, giving just due to the rights of the parties involved and consistent with due process. Whenever a law enforcement officer is under investigation or subjected to interrogation by a law enforcement agency, for any reason which could lead to a disciplinary action, demotion, loss of pay, the filing of criminal charges or quasi-criminal charges, or dismissal, the investigation or interrogation shall be conducted under the following conditions:

1. In the event that the Borough, at any time, conducts an investigation or is desirous of lodging any formal disciplinary charges against a police officer or a group of officers for any violation of the disciplinary rules and procedures of the Department, such charge and written notice of the same shall be presented to the officer within thirty (30) days of the date of the Borough Administrator or Police Department's first knowledge of the alleged offense. If the Borough does not file its charges and present to the officer notice of substance of the charges, in written form, within thirty (30) days of the date of the Borough Administrator or Police Department's first knowledge of the alleged offense, the Borough agrees and stipulates that the officer will then be thereby prejudiced in the investigation and preparation of his defense and that such failure to file formal written charges and present same to the officer within thirty (30) days shall constitute a valid defense to any and all disciplinary charges arising out of or connected with the offense alleged.

2. Notwithstanding anything in paragraph one (1) of this Article, if the Borough does not file its charges and present to the officer notice of the substance of the charges, in written form, within one (1) year of the date of the alleged

offense, the Borough agrees and stipulates that the officer will then be thereby prejudiced in the investigation and preparation of his defense and that such failure to file formal written charges and present same to the officer within one (1) year of the date of commission of the alleged offense shall constitute a valid defense to any and all disciplinary charges arising out of or connected with the offense alleged.

3. The member shall be immediately informed of the nature of the investigation before any interrogation commences.

4. If the informant or complainant is anonymous, then the officer shall be so advised. Sufficient information to reasonably apprise the member of the allegations must be provided.

5. If it is known that the member of the force is being interrogated as a witness only, he should be so informed at the initial contact. But, if the member is the subject of a disciplinary investigation, he shall have the opportunity to obtain representation by an Attorney and/or by the Patrolmens' Benevolent Association, in accordance with Section 14 of this Article.

6. All complaints against or concerning a law enforcement officer shall be memorialized in writing within twenty-four (24) hours of receipt. The written memorialization shall be in report form, serialized, marked with the date and time of receipt and forwarded to the Chief of Police through the appropriate channels.

7. No complaint which shall have been found to be unfounded or unsubstantiated shall be used for any purposes whatsoever in relation to the officer concerned. No unsubstantiated or unfounded complaint shall become part of any of the officer's personnel file. No unsubstantiated or unfounded complaint nor any information in regard thereto shall become part of any information or reference transmitted to any other individuals, agencies, persons or prospective employers. For the purpose of this Article complaints shall include accusations, characterizations, complaints, disputes, disagreements, differences of opinion, suspicions and like matters.

8. The officer or officers concerned or the subject of a complaint received by the Borough or by the Police Department shall be advised of the existence and nature of the complaint and if investigated, the results of the investigation, within seven (7) days of receipt by the Borough Administrator or the Police Department.

9. A written record of all complaints received by the Borough Administrator or by the Police Department, whether received in written or oral form, shall be maintained within the Police Department by the Chief of Police in a separate file

distinct from personnel files. The information contained within any complaint, whether investigated or not, which is determined to be unfounded or unsubstantiated or which served as the basis for any charges against an officer or which served as the basis for any reprimand against an officer, any of which may have been dismissed or withdrawn, shall not be disseminated, made known, made public, communicated or otherwise utilized for any purposes whatsoever.

10. The interrogation or interview or questioning of any officer shall be conducted at a reasonable hour, preferably at a time when the law enforcement officer is on duty, unless the seriousness of the investigation is of such a degree that an immediate interrogation is required.

11. The interrogation or interview or questioning of any officer shall take place either at the office of the command of the investigating officer or at the office of the local precinct or police unit in which the incident allegedly occurred, unless otherwise waived by the law enforcement officer being interrogated. For the purposes of this Article, an interrogation shall mean any questioning, interview, or requirement to make out written reports or the like.

12. The law enforcement officer being interrogated shall be informed of the name, rank and command of the officer in charge of the investigation, the interrogating officer and all persons present during the interrogation. All questions directed to the officer under investigation shall be asked by and through one interrogator only.

13. The law enforcement officer under investigation shall be informed of the existence and nature of the investigation prior to any interrogation, and in no event later than seven (7) days after receipt of the complaint or first knowledge of the offense by the Borough Administrator or the Police Department. Interrogation sessions shall be for reasonable periods and shall be timed to allow for such personal necessities and rest periods as are reasonably necessary. The officer being interrogated shall be allowed telephone calls, refreshments and meals. The officer shall not be interrogated for more than four (4) hours total per day.

14. In matters which are purely disciplinary in nature, the law enforcement officer may request a suspension of the interrogation for up to twenty-four (24) hours, which request shall be granted. At the time and place designated for continuance of the interrogation, the law enforcement officer may be represented by an Attorney or a PBA representative and shall be prepared to respond to the interrogation. The officer may be required, at the resumption of the interrogation, to submit a written or supplemental report, of the type ordinarily required under Department rules and regulations, detailing his knowledge of facts regarding the

allegations. A written report may be obtained from the police office only when the allegations arise out of the performance of his official duties.

15. The law enforcement officer under interrogation shall not be threatened with transfer, dismissal or disciplinary action. Nothing herein shall be construed to prevent the investigating officer from informing the member of the possible consequences of his act. If the refusal to answer questions in non-criminal matters may result in disciplinary action against the officer, then he shall be so advised.

16. If the law enforcement officer under interrogation is under arrest, or is likely to be placed under arrest as a result of the interrogation, or if he is a suspect or a target of the investigation, he shall be completely informed of all of his rights prior to the commencement of the interrogation. The officer shall be advised of all of his rights pursuant to the current decisions of the Supreme Court of the United States and the Supreme Court of the State of New Jersey, and of all of his rights pursuant to the Constitution of the United States of America and the Constitution of the State of New Jersey.

17. The interview and interrogation of the law enforcement officer shall not be recorded unless the officer is advised. In the event that any part or all of the interview and interrogation is recorded in any manner, the law enforcement officer's knowledge of such recording shall be made part of the record. A complete copy of the record shall be available to the officer or his counsel upon request. If the requirements of this paragraph are not followed by the Borough or the Police Department or the interrogator, then the recording and/or transcript of same shall not directly be placed in evidence in the event of a hearing or other proceeding.

18. Members covered herein shall only be disciplined for just cause.

19. Except in matters purely disciplinary which are otherwise provided for herein, at the request of any law enforcement officer under interrogation, he shall have the right to be represented by Counsel or any other responsible representative of his choice who shall be present at all times during the interrogation. The interrogation shall be suspended upon the officer's request for Counsel and until such time as representation can be obtained for the officer. The officer has an absolute right to retain and adequately confer with his attorney prior to any interrogation. If the investigation is purely for the violation of disciplinary rules and regulations only, the officer under investigation or interrogation shall be so advised.

20. Except in matters purely disciplinary, any reports, waivers, or acknowledgments or other writings which are obtained from the officer without first having had the benefit of independent Counsel, the Police Department and the Borough shall have the burden of proving that the contents, consents and writing extracted or obtained from the officer were given knowingly, intelligently and voluntarily and the Borough and Department must prove such at any hearing in which they are a party, beyond a reasonable doubt.

21. In the event that any part or all of the interview or interrogation is recorded in any manner without the express knowledge of the officer being interviewed or interrogated, then such recordings, transcripts or memoranda of same shall be inadmissible as evidence in any subsequent proceedings to which the Borough is a party.

22. In the event that any recordings are made of the officer's interrogation and a transcript is subsequently prepared by the Police Department or by the Borough the officer under investigation or interrogation and his Counsel shall be entitled to copies of same. The officer concerned shall have the right, under supervision, to test the accuracy and the validity of all original recordings and the recorder.

23. The officer may validly refuse to answer any questions or remain silent when questioned regarding any criminal or potential criminal matter. The exercise of the Fifth Amendment rights shall be in accord with the decisions of the United States Supreme Court and the Supreme Court of the State of New Jersey. No evidence of the officer's exercise of Fifth Amendment rights shall be admissible in any disciplinary proceeding or otherwise.

24. The member being interviewed or interrogated shall not be subject to any offensive or obscene language, threats of social or economic abuse, physical threats, physical abuse or other disciplinary punishment. No promise of reward shall be made as an inducement to answering questions or in seeking the member's cooperation. Nothing herein shall be construed to prevent the investigating officer from informing the member of the possible consequences of his act. If the refusal to answer questions in non-criminal matters may result in disciplinary action against the officer, then he shall be so advised.

25. No statute or ordinance shall abridge nor shall any law enforcement agency adopt any regulation which prohibits the right of a law enforcement officer to bring suit arising out of his duties as a law enforcement officer.

26. Neither the Borough nor the Police Department nor any of its agents, servants, employees or departments shall insert any adverse material into any file of the officer, unless the officer has an opportunity to review, receive a copy of and comment in

writing upon the adverse material, unless the officer waives these rights in writing. This paragraph shall not apply to the final resolution of a disciplinary proceeding unfavorable to the officer. In the event the result of a disciplinary proceeding is finally determined in favor of the officer, then, and in that event, any and all material concerning the disciplinary proceeding shall be immediately and permanently expunged from the officer's records. Records concerning the nature and evidence in a disciplinary proceeding which is finally determined to be in favor of an officer may be kept by the Borough in separate and distinct files for historical purposes. No information concerning the nature and evidence in a disciplinary proceeding which is finally determined in favor of an officer shall for any purposes whatsoever be transmitted, disseminated, made known or utilized by any person, group, entity or individual. No information whatsoever arising out of any unfounded or unsubstantiated complaint or any disciplinary proceeding finally determined in favor of the officer shall be used, transmitted, disseminated or considered for intra-departmental promotion. All of the aforementioned records are considered confidential.

27. No law enforcement officer shall be required or requested to disclose any item of his property, income, assets, source of income, debts, or personal or domestic expenditures (including those of any member of his family or household), unless such information is necessary in the investigation of a possible conflict of interest with respect to the performance of his official duties, or unless such disclosure is required by law. No such disclosure shall be requested or required in the event the matter being investigated is criminal in nature, unless expressly waived by the officer concerned.

28. In any investigation, the nature of which is criminal or quasi-criminal, the officer shall not be required to make out or give statements, whether written or oral, which deal with the subject matter of that investigation.

29. If an investigation is criminal or quasi-criminal in nature, the police officer involved shall not be required to make out reports which deal with the subject matter of that investigation, other than those reports which the police office is ordinarily required to complete under standard operating procedures. Where the investigation is criminal or quasi-criminal in nature, the subject police officer shall not be required to fill out the narrative portion on those report forms. If, in his discretion, he does not complete the narrative portion of the form, he shall substitute therefor a list of the names and addresses of all witnesses to the incident, if any,

known to the police officer. Those reports ordinarily required to be completed by the police officer shall be those reports known as a criminal investigation report and arrest report, if applicable, as were in existence at the time of execution of this agreement. The making of any of the aforementioned reports shall not constitute, be deemed or operate as a waiver of any rights the subject police officer may have by way of statute, case decision or under the Constitutions of the State of New Jersey and the United States of America.

30. No officer shall be required to take a polygraph examination or be subjected to any other truth or lie detecting examination. The investigating officer shall not demand that the subject officer take any such examination. The officer under investigation, may, however, request same. Refusal will not be held against the officer.

31. No police officer may be required to give or be subjected to any blood, tissue, breathalyzer, conduct or other test or give non-testimonial evidence except upon the probable cause of two (2) other police officers, in order to determine the subject officer's physical fitness for duty, when reporting for or on duty. The two (2) other police officers shall reach the conclusion of probable cause independently. The two (2) other officers so making the determination shall be two (2) superior officers on duty at that time. In the event only one (1) superior officer is on duty at that time, then, and in that event, the other officer shall be the senior patrolman available on duty. Superior officers shall include all police officers holding the rank of Sergeant and above, including the Acting Sergeant and above, including the Acting Sergeant on the shift.

In order to determine a superior officer's physical fitness for duty, when reporting for or on duty, the determination of his physical fitness for duty shall be made by the Chief of Police or the Captain, if available. If the Chief of Police or the Captain shall not be reasonably available then the determination shall be made by a Sergeant who shall be available or any other superior officer who may be recalled to duty, if necessary, and the senior available patrolman. The initial determination warranting the notification of the Chief of Police or the Captain or other superior officer, as the case may be, shall be made by a superior officer if available, otherwise by the senior patrolman available, who is on duty.

In all other cases, the officer may be required to give non-testimonial evidence, upon probable cause, in compliance with existing law and Court decisions.

32. If the investigation or interrogation of a law enforcement officer results in a recommendation of some action, such as demotion, dismissal, transfer, loss of pay, reassignment or other similar action which would be considered a punitive measure, then before taking such action, the law enforcement agency shall give notice to the law enforcement officer that he is entitled to a hearing on the issues. The notice shall set forth the charge with reasonable specificity giving sufficient facts so as to apprise the officer of the nature thereof. The notice shall state the time and place of the hearing. An official record, including testimony and exhibits, shall be kept of the hearing.

33. In all cases where disciplinary charges have been filed against the police officer, the subject officer, his attorney or the PBA shall have the right to discovery. Discovery shall include a copy of all Complaints and shall be in compliance with Rule 3:13-3 as specified in the Rules governing the Courts of the State of New Jersey. Upon written request, served upon the Borough Administrator within seven (7) days of the subject officer's receipt of formal written charges, discovery and inspection shall be permitted.

34. The hearing shall be conducted by the Borough Administrator. If the Borough Administrator is in conflict, in any respect, or unavailable, then and in that event, the hearing shall be conducted by another person, impartial to the issues, who shall be appointed by the Mayor.

35. Evidence which possesses probative value commonly accepted by reasonable and prudent men in the conduct of their affairs shall be admissible during the hearing, notwithstanding the rules of evidence recognized by law. The hearing officer may exclude incompetent, irrelevant, immaterial and unduly repetitious evidence. All relevant records and documents which any party desires to use shall be offered and made part of the record. Documentary evidence may be received in the form of copies of excerpts or by incorporation by reference.

36. Every party has the right of cross-examination of the witnesses who testify and may submit rebuttal evidence.

37. The hearing officer conducting the hearing may take notice of judicially noticeable facts and, in addition, may take notice of general, technical or scientific facts within his specialized knowledge. The parties shall be notified beforehand of the material so noted.

38. The officer charged at the disciplinary hearing shall have the right to refuse to testify at his disciplinary hearing without fear of departmental discipline as a result of such refusal. A disciplinary hearing shall be commenced no sooner than fifteen (15) nor more than thirty (30) days after the service of written charges against the member officer. The officer shall be given sufficient opportunity to confer with Counsel, prepare and gather witnesses and evidence and have the right to select his own Attorney. Nothing herein shall be construed to prohibit a police officer from the Borough of Spotswood on a volunteer basis and without compensation, from investigating on behalf of the subject police officer, while off duty.

39. The hearing officer shall render decisions within fourteen (14) days after the close of a disciplinary hearing concerning an employee. In the event that a verbatim recording was made of the disciplinary hearing, in its entirety, then the hearing officer shall render his decision within twenty (20) days after receipt of a transcript of such proceedings, so long as said transcript was either ordered by the hearing officer or requested by the officer concerned or his attorney, within twenty-four (24) hours after the close of the disciplinary hearing. Any party to the disciplinary hearing has the right to have a verbatim recording made and the right to a transcript. If a decision is not rendered within the aforesaid time period, the decision shall be deemed to have been made in favor of the employee against whom the charge or charges have been brought. If the hearing officer, after the close of the disciplinary hearing, becomes physically incapacitated, then the aforesaid time period shall be tolled for an amount of time equal to the length of the hearing officer's incapacitation. Requests for transcript by the subject officer or his attorney shall be paid for by the PBA; if the charges are finally resolved in favor of the subject officer then the PBA shall be entitled to full reimbursement for the cost of transcript, and same shall be paid promptly by the Borough.

40. Any decision, order or recommendation for action resulting from the hearing shall be in writing and shall be accompanied by findings of fact and a certification that the transcript, if one was ordered, was received by the hearing officer. The certification shall contain the date, time and place of receipt by the hearing officer. The findings of fact shall be expressed in a concise statement covering the issues involved in the case. A copy of the decision or order, accompanying findings and conclusions, along with any written recommendations for action, shall be delivered or mailed promptly to the law enforcement officer concerned and to his attorney.

41. In the event any decision, order or recommendation made by the hearing officer, after the disciplinary hearing, is unfavorable to the law enforcement officer concerned then, and in that event, the law enforcement officer concerned has the right to proceed de novo in the Courts of the State of New Jersey.

42. No law enforcement officer shall be discharged, disciplined, demoted or denied promotion, transfer or reassignment or otherwise discriminated against in regard to his employment or be threatened with any such treatment, by reason of his exercise of or demand for the rights granted in this Agreement, or by the reason of the lawful exercise of his constitutional rights.

43. Any law enforcement officer who is denied any right afforded by this Agreement may apply, either individually or through his certified or recognized employee organization, or through his attorney, to the Law Division of the Superior Court for an Order directing the law enforcement agency and/or municipality and/or individuals to show cause why such rights should not be afforded.

44. The Mayor or another individual appointed by the Mayor shall act as the hearing officer in all disciplinary hearings. The hearing officer shall not have participated in any phase of the investigation or interrogation. The officer subject to the disciplinary hearing shall have the right of objection to the hearing officer based upon cause. All objections shall be submitted in writing and shall become part of the official records.

45. No law enforcement officer shall be suspended except upon good cause and for violation of disciplinary rules and regulations or more serious offenses.

Where there is no emergent situation or reason, then an officer may only be suspended by the Chief of Police with the prior approval of the Mayor. The suspension may be with or without full pay and cannot exceed seven (7) calendar days unless affirmative formal action, is taken by the Chief of Police.

If there is an emergent situation or reasons warranting the immediate suspension of a police officer, then, the officer may only be suspended, with pay, by the Chief of Police for up to twenty-four (24) hours, which suspension may be continued with or without pay for an additional seven (7) calendar days with the approval of the Mayor, and in all events and cases, such suspension shall not exceed seven (7) calendar days without pay or eight (8) calendar days with pay, unless such suspension is upheld and approved by the Mayor.

46. In the event any officer is convicted of a breach of any disciplinary rule or procedure regarding his conduct or performance of his duties and a resolution of such action be noted and made part of his service record, such reports, notations, memorandum, notices, orders and any other material regarding the disciplinary action and the officers penalties, conduct or otherwise shall remain in his service record. After twenty-one (21) months the officer may request a formal hearing with the Chief of Police to review his file and request removal of that material concerning the officers conduct for which he was convicted. If this request for removal is denied by the Chief of Police the officer may request and shall receive another hearing for the same purposes with the Mayor.

A subsequent conviction of disciplinary rule or procedure, involving the same officer, no matter the nature of the offense, prior to the expungement of the records of any previous conviction, shall cause the expungement period to start anew from the date of the commission of the subsequent offense. This paragraph shall only apply if the officer is convicted, and if so, expungement of all records of convictions of disciplinary rules or regulations or procedures shall be had at the expiration of the expungement period as aforesaid.

This section, in all respects, shall be retroactive to January 1, 1982. All records of convictions, presently existing in any officer's record or personnel file, may be expunged at the end of twenty-one (21) months from January 1, 1982, except as otherwise specified for subsequent convictions.

47. In the event of an appeal, an employee or police officer may be represented by himself, an organization with which he is associated, a fellow worker or an attorney. The officer need not obtain the permission of any department or governmental official in order to be represented by an attorney. The officer shall have the right to select his own attorney.

48. A police officer shall have the right to inspect his own personnel file on a reasonable notice and at reasonable time. All personnel files are to be considered confidential and information in them is not to be transmitted or exposed to anyone unless they have established a definite need to know or are required to make entries into the personnel file. No secret files are to be kept.

49. The Borough agrees that the Chief of Police shall notify the individual police officer if any material derogatory to that officer is going to be placed in his personnel file. The officer shall receive notice ten (10) days prior to said derogatory material being placed in his file. The officer shall be entitled to a copy of all such material and be given the opportunity to place a written rebuttal in the file.

50. Each individual police officer is entitled to receive a copy of all physical fitness and performance evaluation reports which are to be placed into his personnel file. Any fitness or evaluation report which indicates unsatisfactory performance, either in part or in total, shall be considered for the purposes of Section 49 of this Article as derogatory material.

51. During the course of an on-going investigation, no matter the nature, concerning a given employee, that employee and his attorney shall have access to the individual officer's personnel file.

52. A law enforcement officer has the same right to engage in political activity as afforded to any citizen of this State. This right to engage in political activity shall not apply to any law enforcement officer when he is on duty or when he is acting in his official capacity.

DATED: June 14, 1982

BOROUGH OF SPOTSWOOD:

Wayne R. Hamilton
WAYNE R. HAMILTON, MAYOR

Robert L. Sabo
ROBERT L. SABO
BUSINESS ADMINISTRATOR

ATTEST:

REGGIE PASTERCZYK
BOROUGH CLERK

NEGOTIATING COMMITTEE FOR THE MEMBERS
OF THE SPOTSWOOD POLICE DEPARTMENT:

James Cantora
JAMES CANTORA, PRESIDENT PBA #225

Barry Zagnit
BARRY ZAGNIT, PBS #225

Howard Kesten
HOWARD KESTEN, PBA #225

John Oliver
JOHN OLIVER, PBA #225

Roy Dey
ROY DEY, PBA #225