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1992-1994

## COLLECTIVE AGREEMENT

between

## THE CITY OF LANGLEY

and

### THE LANGLEY CITY FIREFIGHTERS' UNION. LOCAL 3253

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## 1992-1994 COLLECTIVE AGREEMENT between <u>THE CITY OF LANGLEY</u> and THE LANGLEY CITY FIREFIGHTERS' UNION. LOCAL 3253

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**THIS AGREEMENT** made and entered into this <u>29</u><sup>*n*</sup> day of <u>AUGUST</u>, in the year of our Lord, One Thousand Nine Hundred and Ninety-<u>Four</u>(199<u>4</u>).

BETWEEN:

#### CITY OF LANGLEY

(hereinafter called the "City")

OF THE FIRST PART

AND:

#### THE LANGLEY CITY FIREFIGHTERS' UNION, I.A.F.F. LOCAL 3253 (hereinafter called the "Union")

#### OF THE SECOND PART

#### PREAMBLE

The purpose of this Agreement is to secure for the City, the Union and the employees of the City, the full benefit of orderly and legal collective bargaining, and to ensure to the utmost extent possible the safety and physical welfare of the employees, economy of operation, quality and quantity of output, and the protection of property. It is recognized by this Agreement to be the duty of the City and the Union and the employees to cooperate fully, individually and collectively, for the advancement of the said conditions.

The **City** and the Union agree to abide by the terms set out in this Agreement. The Union further agrees that it will at all times instruct its members to act in accordance with the terms contained in this Agreement. The City agrees, in the exercise of the functions of Management, that the provisions of this Agreement will be carried out.

#### GENERAL CONDITIONS

#### ARTICLE I - BARGAINING AGENCY

#### <u>'Section 101</u>

• The **City** recognizes the Union as the sole collective bargaining agency of the employees of the Fire Department except the classifications of

Fire Chief Deputy Fire Chief Clerical staff

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Any employees who are not employees within the meaning of the Labour Code of B.C.

## Section 102

The Union agrees that there shall be no soliciting by **any** of its individual **members** to the **City** Council or individual members of Council with respect to rates of pay, working conditions or any other matter covered by this Agreement during the term of said Agreement and that the same conditions will be respected by the City Council.

#### Section 103

The **City** agrees that the bargaining authority of the Union shall not be impaired during the term of this Collective Agreement. The City agrees that the only certification that it will recognize during the term of this Agreement is that of the Union, unless ordered by due process of law to recognize someother bargaining authority.

Employees covered by this Collective Agreement shall not be required to make any written or verbal agreement with the City or its representatives which may conflict with the terms of this Collective Agreement.

## ARTICLE II - EMPLOYER'S RIGHTS

#### Section 201

The Management and the operation of and the direction of the working force is vested exclusively in the City, provided, however, that this **will** not be used for the purpose of discrimination against employees, and provided that it is not against or contrary to the articles of this Agreement.

#### Section 202

The City shall have the right to select and promote its employees and to discipline or discharge them For proper cause, provided the employees shall retain the right of appeal under the Grievance Procedure contained in this Agreement.

#### Section 203

It is agreed that any terms **and** conditions of employment presently in force but which are not specifically mentioned in the Agreement shall continue in **full** force **and** effect for the duration of the contract.

## **ARTICLE III - UNION SECURITY**

#### Section 301

All employees covered by the Union Certificate of Bargaining Authority shall pay a monthly fee to the Union equal to the Union's monthly dues, such payment to be made by payroll deduction, provided membership in the Union remains on a voluntary basis and is not a condition of employment. This deduction shall become effective on the first day of the month coincident with or next following the date of appointment, but the deduction shall be made only if the employee is still in the employ of the **City** on the final day of the first pay period in that month. Deductions shall be made in respect of all subsequent months provided an employee works any part of the month. These arrangements shall remain in effect for so long as this Union remains the recognized bargaining authority.

#### Section 302

The City agrees to notify the Union, in writing, when an employee covered by this Agreement is hired, promoted, demoted, transferred, laid off, recalled, resigns, is suspended or is terminated.,

#### Section 303

In the event of the Union intending to suspend a member for non-maintenance of membership, or for **any** other reason, the **City** shall be notified by the Union in writing at least seven (7) days before such suspension.

#### ARTICLE IV - ADJUSTMENT OF GRIEVANCES

#### Section 401

In the event that any difference arises out of the interpretation, application, operation or any alleged violation of this Agreement, including any difference arising from the suspension or dismissal of any employee and including any question or difference as to whether the matter is arbitrable, such question or difference shall be **finally** and conclusively settled without stoppage of work in the following manner:

#### (a) <u>First Step</u>

Such différence or grievance shall first be reduced to writing and taken **up** by the employee and a representative of the Union with the Fire Chief or his designate within five (5) working days of such difference or grievance arising. A grievance dealing with dismissal or termination shall start at the City Administrator step in the grievance procedure.

## (b) <u>Second Step</u>

If such difference or grievance is not settled within two (2) working days, the grievance shall be submitted by the Fire Chief or his designate to the Administrator.

## (c) <u>Arbitration</u>

Should the Administrator be unable to resolve the grievance under the procedure as set out in the previous Section (b) within seven (7) days, the matter or matters shall be settled by submitting same to the Board of Arbitration of three (3) persons, one of whom shall be appointed by the City and one by the Union, such appointments to be made within seven (7) days of the failure of the Administrator and the Union to reach **a** decision, and the **third** member **shall** be appointed within five (5) days by the two (2) members so appointed and shall be Chairman. Should the members appointed by the parties fail to agree on a Chairman within the said five (5) days, the said Chairman shall be appointed by the Board of British Columbia. The majority decision of the Board shall be final and binding on both parties and each party shall bear the expense of their arbitrator and pay half of the expenses of the Chairman. The Board shall finally settle such difference or grievance within ten (10) days after the appointment of the Chairman.

- (d) In the event the Board of Arbitration finds that an employee has been dismissed or suspended for other than proper cause, the Board of Arbitration may direct the City to reinstate the employee and pay to the employee a sum equal to his/her wages or salary lost by reason of such suspension or discharge, or such lesser sum as in the opinion of the Board of Arbitration is fair and reasonable or make such other order as it considers fair and reasonable having regard to the terms of the Collective Agreement between the parties.
- (e) Wherever a stipulated time is mentioned herein, this said time may be extended by mutual consent of the parties.

#### ARTICLE V - VACATIONS AND GENERAL HOLIDAYS

#### Section 501 - Statutory Holidays

- (a) All employees of the City shall be granted payment for all Statutory Holidays and for any day which the Council of the City may declare a public holiday.
- (b) For the purpose of this section, all new employees hired by the City shall have worked for the City at least fifteen (15) working days in the thirty (30) calendar day period immediately prior to the Statutory Holiday.
- (c) In the interpretation of this section the following are the Statutory Holidays which shall apply, namely:

Christmas Day **and** the day immediately following New Year's Day Good Friday Easter Monday Canada Day Victoria Day B.C. Day Labour Day Thanksgiving Day Remembrance Day

The birthday or the day fixed by Proclamation of the Governor in Council for the celebration of the birthday of the reigning sovereign, and any day appointed by Proclamation of the Governor in Council **as a** holiday of general application throughout Canada and any day appointed by Proclamation or Order of the Lt. Governor in Council **as a** holiday,

- (d) If a statutory or public holiday falls on a non-working day, the City may declare that the working day immediately preceding the holiday or the working day immediately following the holiday be observed in lieu of the said holiday.
- (e) Effective 1994 July 25, Fire Suppression employees shall be credited with the Statutory Holidays identified in Subsection (c) above as at January 01 each year, such credit to be taken at a time or time(s) mutually agreed between the employee and the Employer. In the event an employee takes all or a portion of such statutory holiday entitlement as vacation, and subsequently terminates his employment with the City, adjustments will be made to the employee's final pay cheque to recover any overpayment of Statutory Holiday Pay.

#### Section 502

Where Statutory Holidays or public holidays declared by Council of the City occur while an employee is on Annual Holidays or Saturday or Sunday, extra days in lieu of such holidays shall be granted.

#### Section 503 - Annual Vacations

- 1. Paid annual vacation for all employees covered by this Agreement shall be allowed as follows:
  - (a) Employees leaving the service in less than twelve (12) months from the date of their employment shall receive four percent (4%) of their total earnings to date of their termination as provided by the Employment Standards Act.

- (b) In the first (1st) part calendar year of service, vacation pay will be granted on the basis of one-twelfth (1/12) of ten (10) working days for each month or portion of a month greater than one-half (½) worked by December 31st, or four percent (4%) of the employee's total earnings, whichever is greater. Payment of vacation pay will be made by January 31st in the following year. For the purpose of calculation of vacation entitlement, the first (1st) part calendar year of service shall be considered as the first (1st) year of service, except as provided in Clause (a) above.
- (c) During the second (2nd) and each subsequent calendar year of service, fifteen (15) working days, or six percent (6%) of the employee's total earnings for the year, whichever is greater.
- (d) During the eighth (8th) and each subsequent calendar year of service, twenty (20) working days, or eight percent (8%) of the employee's total earnings for the year, whichever is greater.
- (e) During the fourteenth (14th) and each subsequent calendar year of service, twenty-five (25) working days, or ten percent (10%) of the employee's total earnings for the year, whichever is greater.
- (f) During the twentieth (20th) and each subsequent calendar year of service, thirty (30) working days, or twelve percent (12%) of the employee's total earnings for the year, whichever is greater.
- (g) Employees who leave the service shall receive either four percent (4%), six percent (6%). eight percent (8%), ten percent (10%) or twelve percent (12%) of their earnings for the period January 1st to their date of termination for the year in which they leave the service, the percentage received being dependent upon the employee being entitled to ten (10), fifteen (15), twenty (20), twenty-five (25), or thirty (30) working days of vacation.
- (h) Calendar year for the purpose of this Agreement shall mean the twelve (12) month period January first (1st) to December thirty- first (31st) inclusive.'
- (i) Vacations shall be taken in one (1) unbroken **period** or any combination of five (5) consecutive working days. Adjustments will be made on the employee's regular pay cheque for any overpayment of vacation pay.
- (j) Vacations for employees shall be taken at such times when quantity and regularity of the work of the City shall be least impaired, and is mutually agreed upon by the employee and the Supervisor.
- 2. Effective 1994 December 31, the vacation provisions outlined in items (a) to (j) above shall no longer apply and shall be replaced with the following provisions:

Every employee shall be entitled to paid annual vacations **as** hereinafter provided:

- (a) Those employees who are employed in the suppression positions shall **be** entitled to the following paid annual vacations:
  - (i) employees leaving the service in less than '12 months from the date of appointment shall be granted vacation pay in accordance with the Employment Standards Act;
  - (ii) in the first part calendar year of service, vacation will be granted on the basis of 1/12th (one-twelfth) of 8 duty shifts for each month or portion of a month greater than <sup>1</sup>/<sub>2</sub> (one-half) worked by 31 December;
  - (iii) during the second calendar year of service-8 duty shifts;
  - (iv) during the third up to and including the tenth calendar year of service 12 duty shifts;
  - during the eleventh up to and including the twenty-third calendar year of service, except during the twenty-first calendar year of service 16 duty shifts;
  - (vi) during the twenty-first calendar year of service 20 duty shifts;
  - (vii) during the twenty-fourth and **all** subsequent calendar years of service 20 duty shifts.
- (b) Those employees who are employed in non-suppression positions shall be entitled to the following paid annual vacations:
  - (i) employees leaving the service in less than 12 months from the date of appointment shall be granted vacation pay in accordance with the Employment Standards Act;
  - (ii) in the first part calendar year of service, vacation will be granted on the basis of 1/12th (one-twelfth) of 14 calendar days for each month or portion of a month greater than <sup>1</sup>/<sub>2</sub> (one-half) worked by 31 December;
  - (iii) during the second calendar year of service 14 calendar days;
  - (iv) during the third up to and including the tenth calendar year of service 21 calendar days;

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- (v) during the eleventh up to and including the twenty-third calendar year of service except during the twenty-first calendar year of service - 28 calendar days;
- (vi) during the twenty-first calendar year of service 35 calendar days;
- (vii) during the twenty-fourth and all subsequent years of service 35 calendar days.
- (c) After the completion of 20 years' service, 28 additional calendar days will be granted as annual leave, to be taken before the completion of 25 years of service, and that a similar allowance be made at the completion of 25 years' service and each subsequent five-year period thereafter. **PROVIDED HOWEVER** that:
  - (i) when an employee who is entitled to additional leave under this Section 503(2)(c) elects to take such leave, he shall make application to the Fire Chief within 30 calendar days following the date of publication of the annual vacation schedule for the employees by the Department, stating the period when he wishes to be absent on leave; any application for additional leave may be amended or changed by the applicant within the prescribed 30 calendar-day period; any application for additional leave made following the expiration of the prescribed 30 calendar-day period 30 calendar-day period by the period may be refused by the Fire Chief if, in his opinion, the exigencies of the Department necessitate such refusal, but such applications shall not be unreasonably refused by the Fire Chief;
  - (ii) subject to Section 503(2)(c)(i), an employee may take additional leave to which he is entitled under this Section 503(2)(c) commencing from January 1st in the calendar year in which he qualifies for such leave but if he exercises this privilege and fails to remain in the employment of the Employer in the Department for any reason until the date in that calendar year on which he qualifies for such leave, he shall reimburse the Employer for the cost of the additional leave taken by him;
  - (iii) subject to Section 503(2)(c)(i), an employee may take additional leave to which he is entitled under this Section 503(2)(c) up to and including December 31st of the calendar year in which the last day of the five-year period on which he is otherwise required to take such leave occurs;
- (d) Employees who leave the service after completion of 12 consecutive months of employment shall receive vacation for the calendar year in which termination occurs on the **basis** of 1/12th (one-twelfth) of their vacation entitlement for that year for each month or portion of a month greater than ½ (one-half) worked to the date of termination.

#### **PROVIDED THAT:**

- (e) "calendar year" for the purposes of this Agreement means the twelve-month period from 1 January to 31 December inclusive;
- (f) All vacations shall commence on the first duty shift after the member's days off;
- (g) Vacation pay at the rate of the confirmed rank shall be paid at the time of the vacation or annual leave or long service leave;
- (h) In all cases of termination of service for any reason, adjustment will be made for any overpayment of vacation;
- (i) Effective 1994 December 31, an employee who has reached minimum retirement age and **who** has completed 10 or more years of service with the City shall receive full vacation entitlement in the year of retirement.
- (j) Effective 1994 December 31, recognizing the unique nature of employees commencing employment late in a calendar year, the Employer may pay employees hired after May 1st cash in lieu of leave. This arrangement is due to the uniqueness of such situations and is not precedential in nature.

## **ARTICLE VI - EMPLOYEES' BENEFITS**

#### Section 601 - Group Life Insurance

- (a) The parties hereto mutually agree that all new employees of the City, engaged after the effective date of the plan, shall participate in a Group Life Insurance Plan, which shall include accidental death and dismemberment coverage, immediately upon completion of one (1) month's employment from the date of hire and shall continue to participate in such plan **as** a condition of employment.
- (b) The premiums payable shall be shared seventy-five percent (75%) by the **City** and twenty-five percent (25%) by the participating employees through payroll deductions.
- (c) The Group Life Insurance Plan shall be in the amount of two times the annual salary to a minimum of twenty-four' thousand dollars (\$24,000) and a maximum of one hundred thousand dollars (\$100,000) for the accidental death and dismemberment coverage for each employee.

#### (d) Long Term Disability Plan

The parties hereto mutually agree that all new employees of the City, engaged after the effective date of the Plan, shall participate in the Long Term Disability Plan immediately

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upon completion of one (1) month's employment from the date of hire and shall continue to participate in such Plan as a condition of employment.

The premiums payable shall be paid one hundred percent (100%) by the participating employees.

#### Section 602 - Medical Plan and Extended Health Benefits

- (a) All employees, after a period of one (1) month may voluntarily be covered by a Medical Plan. The **City will** pay seventy-five percent **(75%)** of the costs and the deductions for employees shall be made through payroll deductions.
- (b) All employees, after a period of one (1) month, may voluntarily be covered by an Extended Health Benefits Plan. The City will pay one hundred percent (100%) of the premium provided that the UIC reduced premium rate is applicable. If not applicable, the City will pay seventy-five percent (75%) of the premium. The EHB package also includes coverage for expenses incurred relative to the purchase of hearing **aids** and vision care.

#### Section 603 - Dental Plan

- (a) All Regular Full-Time Employees commencing employment with the City after the first day of January 1977 shall, after a period of one month, participate in a Dental Plan (except those with spousal plans) based on the agreement between the carrier and the City and on the following general principles:
  - (1) Basic dental services (Part A) pays for:

one hundred percent (100%) of approved current Dental College Fee Schedules.

(2) Prosthetics, crowns and bridges (Part B) pays for:

ninety percent (90%) of approved Dental College Fee Schedules.

(3) Orthodontics (Part C) pays for:

ninety percent (90%) of lifetime limit per covered person of \$2,500.00.

- (4) The City will pay seventy-five percent (75%) of the costs of the Dental Plan for employees and the deductions for employees shall be made through payroll deductions.
- (b) Casual or Time Duration Employees may participate in the Plan on the completion of six
  (6) months' continuous service with the City.

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## Section 604 - Payment of Group Benefit Premium

- (a) <u>Leave of Absence</u> the City will continue employees on the group benefit plans to which the employee subscribes at such time leave of absence is granted. Such coverage will be at the full cost to the employee.
- (b) <u>Extended Sick Leave</u> where employees have **used** all available sick leave credit and holiday pay, the **City** will continue to carry such employees on their existing group benefit plans for a six (6) month period only. The employees will be required to pay their portion of the benefits during the six (6) month period by the tenth (10th) day of each month. Should an employee not pay his/her share by the tenth (10th) of the current month, the coverage **vill** be terminated. This clause only applies to Medical, Dental, and Group Life Insurance.
- (c) <u>Workers' Compensation Board</u> while an employee is in receipt of Workers' Compensation payments or an arrangement under Section 605(d) hereof, the **City** shall continue payment of its share of the employee's group benefit premiums.
- (d) Layoff where an employee has been laid off by the City, the City will, if the employee so wishes, pay the City's share of the group benefit premiums for the month during which the layoff occurred and the next month, providing the employee pays his/her share of the premiums to the City at the time of layoff. Following that, the City will continue to administer the benefit plans for such laid off employee for as long as the employee enjoys seniority providing the entire cost of such benefits are paid each month in advance to the City.
- (e) **An** employee currently on layoff and enjoying seniority, and returning to work, is eligible immediately to resume the benefits he/she enjoyed prior to the layoff.

## Section 605 - Sick Leave

- (a) All employees shall be granted eighteen (18) days' sick leave with pay for each year of continuous service on the basis of one and one-half (1½) days per month on completion of three (3) months' service. retroactive to the employee's first completed calendar month of service. All unused sick leave to accumulate to a maximum of one hundred and twenty (120) days.
- (b) **An** employee who uses no sick leave during any one or more of the following periods:

January 1st to February 28th or 29th, March 1st to April 30th, May 1st to July 31st, August 1st to October 31st, November 1st to December 31st,

shall receive one (1) day's pay at the employee's regular rate of pay at the end of each period or **as** soon thereafter **as** possible. Any payout of the sick time under this section will be deducted from the employee's accumulated sick leave total.

Effective 1994 August 01, the above time periods shall no longer apply and shall be replaced with the following time periods:

January 1st to April 30th, May 1st to August 31st, September 1st to December 31st.

If the employee chooses to receive the payout **as** paid time off work, the time off shall be at a mutually agreeable time.

- (c) Employees may be required to complete a statutory declaration certifying as to illness or attested **by** a Notary Public or a doctor's certificate to obtain sick pay.
- (d) Employees who are on Workers' Compensation may receive full pay while on compensation, provided there is sufficient sick leave to the employee's credit. Those employees who receive full pay while on Workers' Compensation shall have the difference between the amount of compensation and their full pay deducted from the employee's sick leave credit. The City shall receive the employee's time loss compensation from the Workers' Compensation Board.

Effective 1994 July 25, the first paragraph of Section 605(d) shall no longer apply. Instead, the following provisions shall replace the first paragraph of Section 605(d):

- (i) Where an employee suffers from a disease or illness or incurs personal injury (which disease, illness or injury is hereinafter called the "disability") and he is entitled to compensation therefor under the Workers' Compensation Act, he shall not be entitled to use his sick leave credits for time lost by reason of any such disability.
- (ii) All monies received by **an** employee by way of compensation for loss of wages under the said Act shall be paid to the City in return for which the City shall pay the employee his normal net take-home pay (**as** opposed to his regular gross pay).

In the event that an employee was acting in a higher capacity at the time the **injury** was sustained, then "normal net take-home pay" shall be calculated based upon the rate in effect for the higher capacity class or rank. Similarly, in the event that an employee was scheduled to act in a higher capacity at any time during the period of the compensable absence, then for such period(s) that he was scheduled to so act, "normal net take-home pay" shall be retroactively calculated based upon the rate in effect for the higher capacity class or rank; additionally, in the event that an employee would normally have been scheduled to work on a Statutory Holiday

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occurring during the period of compensable absence, "normal net take-home pay" shall be retroactively calculated based upon the premium rate applicable.

- (e) It is agreed that both parties shall appoint a Committee to review sick leave alternatives with a view to improving benefits and controlling abuse **of** sick leave benefits. The Joint Committee will meet at such time or times as is necessary to finalize a report within nine months from the effective date of this Agreement.
- (f) Employees leaving work to attend a doctor or dentist appointment may charge the time away from work to their unused sick leave.
- (g) An employee whose only use of sick leave during **a** period listed in clause (b) above is because of injury while on the job, who is in receipt of Workers' Compensation Board benefits and clause (d) above is activated, shall be entitled to the one (1) day sick leave payable as set out in clause (b) hereof.
- (h) Time off for medical and dental appointments or sickness may be taken up to seven hours per third of a year as set out in clause (b) above without losing the whole sick day payout. In other words, if, during a third of a year, an employee only had a two hour dental appointment charged against his/her sick time, he/she would be paid ten hours from his/her sick time.
- (i) If an employee has exhausted his/her sick leave credits, the employee may, at the discretion of the Administrator, be allowed an extension of the sick leave. Upon return to work, arrangements shall be made to repay the extension in full.
- (j) Any sick time accumulated beyond the limit stated in (a) shall be paid out to an employee's estate upon Geath.

### Section 606 - Sick Leave Recovery (effective 1994 July 25)

- (a) An employee who commences an action or makes a claim against a third party for damages relating to an injury or illness for which the employee was paid sick leave benefits, shall include in his claim a claim for wage loss equal to the sick leave benefits so paid or projected to be paid, and the cost to the City of continuing benefits coverage for the duration of such absence.
- (b) Where such claim is made to the courts, the employee or his representative shall request the presiding judge, or judge and jury, to specify the amount of any award which is attributable to the wage loss claim.
- (c) Where a voluntary settlement with the **third** party is contemplated for an amount which is less than the full sick leave benefits paid, the employee shall first obtain the approval of the Fire Chief, which approval shall not be unreasonably withheld. Such voluntary settlement shall specify the amount of the settlement which is attributable to the wage loss claim.

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- (d) (i) The employee shall reimburse the City to the extent such wage loss is recovered from the third party less those legal fees certified by the employee's legal counsel as being attributable to proving the wage loss claim.
  - (ii) Where wage loss is reimbursed to an employee by an insuring agency such as I.C.B.C. or W.C.B. then the employee shall similarly pay to the City the amount of the wage loss so received.
  - (iii) Upon being reimbursed pursuant to this Section, the City shall reinstate-the employee's sick leave with the number of sick days equivalent thereto and any resultant gratuity **days** to which the employee may be entitled, without regard to the legal fees deducted pursuant to (d)(i).
- (e) Failure to comply with this Section shall result in an employee being obligated to pay back to the City the full amount of the sick leave benefits paid in respect of the injury or illness.

## Section 607 - Jury or Court Witness Duty Leave

- (a) Employees who are called to serve as jurors or are subpoenaed as witnesses in criminal or civil courts, shall be granted leave of absence for such purposes without loss of any privileges. Normal pay will continue to be issued on the usual pay dates. At the conclusion of his/her duty, the employee shall obtain a certificate from the Court showing the period of his/her jury or witness service and the amount of compensation received, and shall deposit this certificate together with the full amount of the compensation, but not including travelling allowances, with the City. Employees shall make every reasonable effort to request leave prior to such leave occurring.
- (b) In the event that the provisions of this Section indicate abuses, the matter shall be dealt with as per Article VII, Section 704 of this Agreement.

## Section 608 - Pension

Any regular employee who **is** not eligible for coverage under the <u>Municipal Superannuation Act</u> shall receive, only upon retirement, a salary grant calculated on the basis of one (1) month's pay for each five (5) years of service with the City at the date of retirement.

The said regular employee must work a minimum of five (5) years with the City. For each month in excess of any five (5) year period, the salary grant shall be prorated on the basis of one (1) month's pay for each five (5) years of service.

## Section 609 - Part-Time Employee Definition

A part-time employee is one that is employed for less than a regular work week of forty-two (42) hours (Fire Suppression) or thirty-five (35) hours (Fire Prevention).

Part-time employees are not entitled to regular employee benefits. They will, instead, receive a twelve percent (12%) cash settlement on their **pay** cheque which would cover medical benefits, vacation and general holidays, group life and other miscellaneous benefits.

### Section 610 - Part-Time Participation in Benefits

Any new Regular Part-Time Employees who are scheduled to regularly work twenty (20) hours per week or more will, on commencing employment, elect to participate in benefit plans or receive a percentage in lieu.

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### Section 611 - Clothing (effective 1994 July 25)

The City shall issue to all Firefighters the following items of uniform clothing:

- (a) (i) once annually:
  - 2 pairs of pants;
  - 4 shirts,
  - 1 pair of boots;
  - (ii) on an as-"required" basis:
    - 1 uniform cap,
    - 1 work jacket,
    - 1 sweater vest,
    - 1 belt,
    - 1 tunic,
    - 1 dress shirt.
- (b) All clothing referred to in subsection (a) above shall remain the property of the City and shall be returned to the City by every employee leaving the service of the **City** excepting only those employees retiring on superannuation.

#### Section 612 - Special Agreement - Pension (Municipal) Act

The City shall contribute **two** and one-half percent  $(2\frac{1}{2}\%)$  of each employee's basic monthly *salary*, to be an additional contribution to Municipal Superannuation, provided that each such employee has completed **six** (6) months of service and as a condition of employment will be required to contribute two percent (2%) of his basic monthly salary as an addition to Municipal Superannuation.

## ARTICLE VII - WORKING CONDITIONS

#### Section 701 - Labour Management Committee

The City and the Union agree that a Labour-Management Committee shall be set up to seek solutions to mutual problems and to achieve mutual objectives including any matter arising out of technological change.

## Section 702 - Employee Responsibility

It shall be the responsibility of each and every employee to take all reasonable precautions to preserve, all records, machines and equipment under his/her care.

#### Section 703 - Picket Line Protection

No employee covered by this Agreement, except in emergency conditions, will be required to enter any building, property or business where a picket line is in evidence, where such picket line is established under the Statutes of British Columbia or the Statutes of the Federal Government of Canada. Failure to cross such a picket line **by** the members of the Union shall not be considered a violation of this Agreement, **nor** shall it be grounds for disciplinary action.

#### Section 704 - Absence Without Leave

Disciplinary action may be taken by the **City** against any employee who is absent without leave for a period of more than three (3) consecutive working days.

An employee who is absent without leave for a period of more than ten (10) working days, shall be dismissed and his/her employment with the **City** terminated. The grievance procedure under Section 401 hereof applies.

#### Section 705 - Changes in Working Conditions

- (a) In the event of discussions being considered necessary by either party during the term of this Agreement related to new classifications, rates of pay, hours of work, or other working conditions not provided for in this Agreement, it is agreed that either party shall meet the other party in order to carry out such discussions as soon as possible, and in any event, not later than fifteen (15) days from the date of the written request by one party to an officer of the other party.
- (b) For the purpose of this Section it is mutually agreed between the parties hereto that the representatives **appointed** by each side shall not exceed five (5) members per side present at any meeting, of which not more than three (3) shall be City employees.
- (c) Any negotiations for the renewal or revision of this Agreement, as provided for pursuant to Article XIV, shall be conducted by representatives appointed by each side who shall not

exceed five (5) representatives per side, of which not more than three (3) shall be City employees.

(d) The Union agrees that none of its members shall transact any of its business or any Union business during working hours, except the Union President and Secretary or their appointed representatives who may, from time to time, meet with the Administrator or other officials of the City to transact business relating to personnel and the Collective Agreement, and with the exception of subsection (a), (b) and (c) above. For the purpose of this Section, the City agrees that any officers or members of the Union who may be requested to be in attendance at any such meeting shall do so without loss of salary, wages or other benefits.

#### (e) <u>Leave of Absence for Union Functions</u>

It is understood that official representatives of the Union be granted leave of absence, without pay, to attend Union conventions or perform any other functions on behalf of the Union and its affiliates, provided not more than two (2) Union representatives shall be away at any one time. Such leave of absence shall not affect the employee's seniority and/or benefits contained in this Agreement. Any such leave of absence shall not exceed one (1) calendar menth's time.

#### Section 706 - Job Postings

Vacancies and new positions (other than those of Firefighter) shall be posted and remain posted for a period of eight (8) calendar days prior to the filling of the vacancy or new position.

#### Section 707 - Payment of Salary Increments

In all cases where an employee has been promoted or reclassified as to employment, payments of annual salary increments shall be made from the anniversary date of such promotion or reclassification.

#### Section 708 - General Leave of Absence

- (a) Employees desiring leave of absence with or without pay for any **reasons**, shall submit an application in writing, where practicable, for such leave to the Administrator. The Administrator shall make the decision, based on the circumstances and merits of each application. Such leave of absence request shall not be unreasonably refused by the Administrator. The Administrator of absence is shall be subject to Article IV, Section 401(b).
- (b) <u>Leave of Absence for Public Duties</u>
  - (i) The City recognizes the right of an employee to participate in public affairs. Therefore, upon written request, the City shall allow leave of absence without loss

of benefits provided the employee pays full cost of benefits so that the employee may be a candidate in federal, provincial, or municipal elections.

(ii) **An** employee who is elected to public office shall be allowed leave of absence without loss of seniority during his/her term of office.

#### Section 709 - Maternity Leave

**An** employee shall be entitled to a **maximum** of **six** (6) months' leave of absence for maternity leave. The **City** shall apply all other provisions of Part 7 of the <u>Employment Standards Act</u>.

#### Section 710 - Adoption Leave

**An** employee shall be entitled to adoption leave in accordance with the maternity provisions of this Collective Agreement,

#### Section 711 - Bereavement Leave

- (a) Leave of absence, not exceeding three (3) working days, without loss of pay, shall be granted to an employee attending the funeral of his/her wife, husband, child, father, mother, sister or brother.
- (b) Leave of absence, not exceeding one (1) day, without loss of pay, shall be granted to an employee attending the funeral of his/her father-in-law, mother-in-law, grandparents, grandchildren, brother-in-law, or sister-in-law.

#### ARTICLE VIII - WAGES AND BENEFITS

#### Section 801

- (a) Payment of wages shall be issued bi-weekly.
- (b) The schedule of wages, classifications and salaries for all [he employees of the City covered by this Agreement shall be in accordance with the Schedules attached hereto and forming 'pan of this Agreement.
- (c) Payment of wages for vacations, general holidays, paid leave of absence, sick leave, or other paid authorized leave, shall be at the employee's regular classified rate of pay and shall not include any type of premium pay.

## Section 802 - Temporary Appointments

When any salaried employee is directed by his/her supervisor to temporarily perform work in a lower classification, the employee shall continue to be paid the established rate of pay for the regular higher classification.

### Section 803 - Temporary Appointments Outside the Bargaining Unit

It is the policy of the City and the Union to cooperate in every practical way with employees who desire advancement to classifications covered under Section 101 of this Agreement. Accordingly, when an employee is appointed or requested by his/her supervisor to perform work on a temporary basis in a classification listed in Section 101 of the Agreement, he/she shall be paid while performing such work not less than fifty percent (50%) of the difference between his/her current rate and the rate of the temporary position listed in Section 101 of the Agreement. It is further understood that for the period of the temporary transfer, such employee will retain all benefits and **rights** accorded under the Agreement, and 'will be returned to his/her regular job without loss of seniority on completion of the temporary transfer.

#### Section 804 - Overtime

- (a) Overtime shall be defined as time worked prior to the normal commencement of the employee's regular shift and/or after the completion of the employee's regular shift, or time worked in excess of the employee's daily shift period and/or weekly shift period. The start of the work week shall be 8:00 a.m. (eight o'clock in the forenoon) on each and every Monday.
- (b) <u>Overtime Rate</u>

All work in excess of the standard day (i.e., 7, 7½, 8, 10, or 14 hours as the case may be), or the standard work week (i.e., 35, 37½, 40, or 42 hours as the case may be) shall be paid for at **time** and one-half (1½) the regular hourly rate for the first two (2) hours of overtime in any day or week and double the regular hourly rate for any overtime thereafter.

## (c) <u>Calculation of Overtime</u>

Overtime rates of pay for employees shall be computed on the basis of the employee's bi-weekly salary divided by eighty-four (84) hours (Fire Suppression) or seventy (70) hours (Fire Prevention).

## (d) <u>Time Off in Lieu of Overtime Payment</u>

Time off in lieu of payment for overtime shall be allowed and shall be calculated on a time and one-half basis, for every hour worked, one and one-half hours' time off; and for double time basis, for every hour worked, two hours' time off. Time off credits shall be

calculated to the nearest one-half  $(\frac{1}{2})$  day, and the balance paid out at the time the employee elects to take time off, or as otherwise mutually agreed. The accumulation shall not exceed one hundred twenty (120) hours in any calendar year. Time off credits not taken by the employee prior to December 31, in any calendar year, shall be paid to the employees by January 31st in the following year. An employee wishing to take time off in lieu of overtime must request same from his/her supervisor, at least three working days in advance of the time off.

Time off is to be taken as mutually agreed by the employee's supervisor and the employee concerned at the employee's regularly classified rate. However, when an employee works overtime in a higher classification, the difference between his/her regular rate and the higher rate, shall be paid out and not accumulated.

The employee shall request such accumulation at the time of reporting any overtime rates.

No accumulation of overtime shall he carried forward to the following year.

(e) <u>Call Out</u>

Any employee who is called to work from his/her residence outside of his/her regular working hours shall be considered to have been called out and shall receive overtime rates of pay as provided in clause (b) hereof, or a minimum of two (2) hours' pay at overtime rates of pay, whichever is greater. Time shall be computed from the time the employee commences work until the employee is instructed io cease work.

Employees who are called out shall receive compensation for mileage at the applicable mileage rates, one way when providing their own transportation. Notification given to an employee to work outside his/her regular working hours prior to the employee ceasing work for the day shall not constitute a call out.

## ARTICLEIX - HOURS OF WORK

#### Section 901 - Work Schedules

- (a) The regular hours of work for Fire Suppression personnel shall be an average of forty-two
  (42) hours per week achieved in accordance with the Two Platoon model identified in the Eire Department Act.
- (b) The regular hours of work for Fire Prevention personnel shall be thirty-five (35) hours per **week** (exclusive of lunch breaks) achieved over five work days.

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## Section 902 - Reporting for Work

It shall be the duty of all employees to report for work on each and every working day at the prescribed hours as set out in the hours of work schedule required to be posted in accordance with the Employment Standards Act.

Failure of employees to comply with the provisions of this clause will result in disciplinary action by the City, provided, however, that where an employee is unable to report personally because of sickness, he/she will notify his/her immediate Supervisor or some other official of the City by telephone prior to the commencement of the working day, or as soon as possible thereafter.

#### Section 903

The City and the Union agree to continue investigating the practicality of flexible hours and compressed work week. It is agreed that neither the City nor the Union will be bound in any way to implement any recommendation or proposition emanating from the experimentation.

## ARTICLE X - SENIORITY

## Section 1001 - Definition

Seniority shall be established on the basis of **a** regular full-time employee's continuous service with the City, calculated from the date upon which the employee last commenced employment with the City.

## Section 1002 - Probationary Period and Seniority

Notwithstanding anything to the contrary contained in this Agreement, it is mutually agreed that all new employees are hired on probation. The probation period of employment shall continue for twelve (12) months and during this period no seniority rights shall be recognized. Upon completion of twelve (12) months' continuous service they shall be entitled to seniority dated from the date on which they entered the service of the City.

#### Section 1003 - Promotions

(a) In **making** promotions the required knowledge, ability **and** skills for the position shall be the primary consideration, and where two or more employees are equally capable of filling the position, seniority shall be the deciding factor.

Where a question of equality of capabilities arises, the senior employee shalt be given the first opportunity to demonstrate his/her qualifications before any person is confirmed in the position to be filled.

(b) The successful applicant shall be placed on probation/trial period for if period of three (3) months. Conditional on satisfactory service, such promotion shall become permanent after the period of three (3) months. In the event the successful applicant proves unsatisfactory during the aforementioned probationary period, or if the employee finds him/herself unable to perform the duties of the new job classification, he/she shall be returned to his/her former position without loss of seniority and at the wage or salary applicable to such former position. Any other employee promoted or transferred because of the rearrangement of positions shall also be returned to his/her former position without loss of seniority and at such wage or salary applicable to such former position.

#### Section 1004

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#### Transfers Within the Bargaining Unit

Transfers may be made within the City from one department to another without loss of seniority, on the following basis:

- (1) **An** employee may apply for transfer to the Fire Chief.
- (2) No employee shall be transferred without due regard to the seniority provisions of this Section of the Agreement.
- (3) Transferred employees' **names** shall be placed on the Department's seniority list in accordance with their length of service with the City.

#### Section 1005 - Layoff and Demotion

- (1) The employee within the Department with the least service shall be the first laid off; **provided**, however, that employees with special skills may be retained to fill classified positions requiring special skills regardless of length of service.
- (2) All employees shall receive at least ten (10) working days' notice of their layoffs or **pay** in lieu thereof, except those employees who have more than one (1) year of service with the City, who shall receive fifteen (15) working days' notice or pay in lieu thereof. If work is made available by the City, the affected employee must work those ten (10) or fifteen (15) working days of notice, whichever is applicable, and if work is not made available by the City, the employee shall be paid in lieu of notice.
- (3) Where an employee is demoted due to a reduction in staff, the required knowledge, ability and skills of the employee shall be the primary consideration; where these are equal the employee with the shorter length of service in the Department shall be demoted. Demoted employees shall receive the rate of pay set out for the position io which they are demoted as from the date of demotion.

## Section 1006 - Service Severance Pay

A regular employee who has received written notice of layoff shall, within five (5) calendar days, elect to:

- (a) exercise his/her seniority rights for bumping purposes; or
- (b) accept layoff.

If the employee accepts layoff, he/she shall, within thirty (30) calendar days from the effective  $\cdot$  date of layoff, elect to:

- (a) either retain seniority rights of layoff and recall; or
- (b) accept severance **pay.**

Upon acceptance of severance pay all seniority rights and lights to recall under the Agreement are terminated; or upon acceptance of retention of seniority lights of layoff and recall all lights to severance pay under these provisions are terminated.

Entitlement to, and severance pay for each regular employee will be as follows:

- (a) three (3) days'.pay for each calendar year of service up to and including five (5) calendar years of service;
- (b) five (5) days' pay for each calendar year of service after six (6) calendar years of service;
- (c) the maximum number of days' pay for severance will be ninety (90)days' pay.

#### Section 1007 - Rehiring

Employees who have been laid off shall be recalled to work in the reverse order of their lay off, e.g., the last employee laid off shall be the first rehired, subject to the following conditions:

- (1) The employee shall be first rehired into the Department from which hc/she was laid off and second, shall be afforded the first opportunity to work in any other Department, provided, however, that the employee is capable of performing the work which may be available.
- (2) It shall be the duty of all employees io notify the City, in writing, of any change of address.
- (3) In the event of recall, the City shall notify laid off'employees by registered letter or by telegram forwarded to the last address furnished by the laid off employee. The employee shall notify the City of his/her intention to return to employment within seventy-two (72) hours of delivery of the notification and shall report for work within five (5) days of acceptance of his/her recall.

#### Section 1008 - Retention of Seniority

It is agreed between the parties hereto that seniority shall be retained and accumulated on the following basis:

- (1) Employees who are laid off after less than one (1) year's service shall retain their seniority for a period of three (3) months.
- (2) Employees who are laid off with more than one (1) year's service shall retain their seniority for a period of one (1) year.
- (3) Absence due to a bona fide sickness, provided such sickness is attested to by a **qualified** medical practitioner.
- (4) Authorized leave of absence.
- (5) Absence while serving in the Armed Forces during a national emergency and for a period of ninety (90) days after honourable discharge.

#### Section 1009 - Loss of Seniority

An employee shall lose his/her seniority and be deprived of any further rights under the Collective Agreement for any of the following reasons:

- (1) on voluntarily leaving the service of the City;
- (2) if discharged for proper cause, and is not reinstated;
- (3) if continuously laid off for a period exceeding his/her qualifications under clause (1) and (2) of Section 1008.

#### Section 1010 - Job Security

When an employee's regular job temporarily or permanently ceases to exist because of temporary conditions or because of permanent changes in **work** procedures, he/she shall be offered a position commensurate with his/her knowledge, ability, skills and seniority as per Article X of this Agreement. If he/she accepts the new position his/her rate of pay for the position to which he/she is transferred shall not come into effect for five (5) working days.

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## ARTICLE XI - SAFETY AND HEALTH COMMITTEE

Section 1101

#### (a) Cooperation of Safety

The Union and the City shall cooperate in improving regulations which will provide adequate protection to employees engaged in hazardous work.

- (b) A Safety & Health Committee shall be established and composed of two (2) representatives appointed by the City and two (2) representatives appointed by the Union.
- (c) The Safety and Health Committee shall hold meetings as requested by the Union or by the City to deal with all unsafe, hazardous or dangerous situations. Representatives of the Union shall suffer no loss of pay for attending such meetings. Copies of minutes of all Committee meetings shall be sent to the City and to the Union.
- (d) Employees working in any unsanitary or dangerous job shall be supplied with all the necessary tools, safety equipment and protective clothing.
- (e) An employee will not be required to work at a job site which is unsafe. If an employee is concerned about the safety of the job site or the equipment assigned, he/she will immediately report the condition to his/her management supervisor who will ensure that the work is performed without undue risk. If the matter remains unresolved, it shall be referred to the Safety and Health Committee. If, in the opinion of the Committee, the job site or equipment is unsafe, the employee shall not be disciplined for his/her refusal to work due to the unsafe condition.
- (f) The Safety and Health Committee shall be notified of each accident or injury and shall investigate and report to the Union as soon as possible on the nature and cause of the accident or injury.
- (g) An employee who is injured during working hours, and is required to leave for treatment or is sent home for such injury shall receive payment for the remainder of the shift at his/her regular rate of pay, without deduction from sick leave, unless a doctor states that the employee is fit for further work on that shift. An employee who has received payment under this section shall receive pay for time necessarily spent for further medical treatment of the injury during regularly scheduled working hours, subsequent to the day of the accident.
- (h) Transportation to the nearest physician or hospital for employees requiring medical care as a result of an accident shall be at the expense of the City.
- (i) It is understood by the parties that every effort will be made to prevent environmental pollution. It will be the objective that neither the City nor the Union will knowingly or

purposely engage in practices which will cause serious damaging effects to the environment.

## (j) Disclosure of Information

Upon request, the **City** shall provide the Safety and Health Committee with the information it is capable of obtaining from its suppliers on the biological **agents**, compounds, substances and by-products used in the work environment, and according to current . legislation (i.e., W.H.I.M.I.S.).

#### ARTICLE XII - INCENTIVE PROGRAMS

#### Section 1201

It is mutually agreed between the parties to this Agreement that employees hired under the provisions of a federally or provincially funded Incentive Program shall be regarded as temporary workers only and the seniority provisions contained in this Article will not apply to them. However, it is also agreed that employees hired under the provisions of the above program, if transferred to the regular staff, or retained at the completion of the said program L0 work on the regular shift, shall have seniority rights recognized as retroactive to the date of their employment.

#### ARTICLE XIII - SPECIAL PROVISIONS

#### Section 1301 - Workplace Harassment

All personnel have the right to work without workplace harassment. Any complaint alleging workplace harassment will be dealt with in the Grievance Procedure and will commence at the second step as outlined in Article IV.

#### Section 1302 - Discrimination

It is agreed that there shall be no discrimination, interference, restriction, coercion, harassment. intimidation, or stronger disciplinary action exercised or practiced with respect to an employee by reason of age, race, creed, colour, national origin, physical or mental disability. political or religious affiliation, sex, sexual orientation. or membership or activity in a union.

#### Section 1303 - Definitions

- (a) "Employee" shall mean a person who is an "employee" as defined in the Labour Relations Code of B.C.
- (b) "Regular Employee" shall be defined lis a person employed full-time who has satisfactorily completed the probationary period of employment in an established position.

- (c) "Probationary Employee" shall be defined as a person serving the designated trial period to determine suitability for the position as set forth in Article X. Section 1001 and Section 1002.
- (d) "Part-Time Employee" is defined as one that is employed for less than a regular work week of forty-two (42) hours (Fire Suppression) or thirty-five (35) hours (Fire Prevention).

Part-time employees are not entitled to regular employee henefits. They will, instead, receive a twelve percent (12%) cash settlement on their pay cheque which would cover medical benefits, vacation and general holidays, group life and other miscellaneous benefits.

- (e) "Time Duration and Casual Employees" shall he defined as employees (other than probationary, regular, or regular part-time employees) who are employed to augment the regular shift or who are employed on a special project of limited duration not exceeding **six** (6) calendar months (such period of time may be extended by mutual consent by both parties, in writing). Time Duration and Casual Employees during the aforementioned period shall not be entitled to fringe benefits other than those to which a person becomes entitled by reason of statute, but shall he entitled to accumulate seniority from the date of hire. Time Duration Employees completing **six** (6) calendar months shall he entitled to **all** fringe benefits retroactive to the date of hire, other than group life insurance and long term disability insurance, which shall be effective after such six (6) month period.
- (f) "Disabled Employee" shall be defined as a person who is in receipt of long term disability benefits provided by the policy in this Collective Agreement and who shall not accrue sick leave, annual vacations or statutory holidays, or be eligible for sick leave gratuity, after four (4) weeks on a long term disability claim. The City will pay 100% of the premiums for Medical, A.D. & D., EHB, Life Insurance, and Dental coverage for employees in receipt of a long term disability claim for a maximum of two (2) years.

## ARTICLE XIV - DURATION OF AGREEMENT

This Agreement shall take effect from the <u>first day of January 1992</u> and shall remain in effect until the thirty-first day of December 1994, and thereafter from year to year unless written notice of intent to terminate or amend the Agreement at the expiration of any yearly period is given by either party to the other party during the period beginning on the first day of September of any subsequent year. Within five (5) days after receipt of any notice given pursuant to this section by either party, the parties to this Agreement shall commence negotiations. During the period of negotiations this Agreement shall continue in full force and effect.

Subsections 50(2) and 50(3) of the Labour Relations Code shall be specifically excluded from and shall not be applicable to this Agreement.

IN WITNESS WHEREOF the parties have hereunto set their hands and seals the day and the year first above written.

THE CORPORATE SEAL OF THE CITY OF LANGLEY was hereunto affixed in the presence of:

in the presence of

President

Authorized Signatory CITY ADMINISTRATOR Sectorary

The attached Memorandum of Agreement, signed July 18, 1994 and the letter from Bruce Johnson G.V.R.D. Senior Negotiator dated August 12, 1994 re: Section 1002 shall also form part of this Collective Agreement. Removed 1994 August 29.

THE CORPORATE SEAL OF THE CITY

OF LANGLEY FIREFIGHTERS'UNION,

I.A.F.F. LOCAL 3253, was hereunto affixed

# SCHEDULE "A"

## RATES OF PAY

## <u>1992 January 01 - 1994 December 31</u>

Key: <b>A</b> = 1992 January 01 B = 1992 July 01	C = 1993 January 01 D = 1993 October 01			E = 1994 January 01 F = 1994 December 31	
Class Title	Index <u>(%)</u>	Effec. Date	Monthly	<u>Bi-weekly</u>	<u>Hourly</u>
Firefighter:					
- 1st 6 months	70	A B C D E F	\$2684 2738 2792 2848 <b>2905</b> 2963	\$1234.54 1259.38 1284.22 1309.98 1336.20 1362.87	\$14.70 14.99 15.29 15.60 15.91 16.22
- 2nd 6 months	75	А В С Д Е F	2876 2933 2992 3052 3113 3175	1322.86 1349.07 1376.21 1403.8i 1431.87 1460.39	15.75 16.06 16.38 16.71 17.05 17.39
- 2nd year	80	<b>A</b> B <b>C</b> <b>D</b> <b>E</b> F	3067 3129 3191 3255 3320 3386	1410.71 1439.23 1467.75 1497.18 1527.08 1557.44	16.79 17.13 17.47 17.82 18.18 18.54
- 3rd year	90	A B C D E F	3451 3520 3590 3662 3735 3810	1587.34 1619.07 1651.27 1684.39 1717.97 1752.46	18.90 19.27 19.66 20.05 20.45 20.86

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# SCHEDULE "A" (cont'd)

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Page 2

<u>Key</u> : $A = 1992$ January 01 B = 1992 July 01	C = 1993 January 01 D = 1993 October 01			E = 1994 January 01 F = '1994 December 31		
Class Title	Index (%)	Effec. Date	<u>Monthly</u>	<u>Bi-weekly</u>	Hourly	
- 4th year	100	A B C D E F	\$3834 3911 3989 4069 4150 4233	\$1763.50 1798.92 1834.80 1871.59 1908.85 1947.03	\$20.99 21.42 21.84 22.28 22.72- 23.18	
- 10th year (on completion of the 10th calendar year of service)	102	А В С Д Е <b>F</b>	3911 3989 4069 4150 4233 4318	1798.92 1834.80 1871.59 1908.85 1947.03 1986.12	21.42 21.84 22.28 22.72 23.18 23.64	
Lieutenant*	112	A B C D E F	4380 4468 4557 4648 4741 4836	2014.64 2055.12 2096.06 2137.91 2180.69 2224.39	23.98 24.47 24.95 25.45 25.96- 26.48	
Captain*	122	А В С Д Е F	4771 4867 4964 5063 5164 5268	2194.49 2238.64 2283.26 2328.80 2375.25 2423.09	26.12 26.65 27.18 27.72 28.28 28.85	
Fire Prevention Officer*	112	A B C D E F	4380 4468 4557 4648 4741 4836	2014.64 2055.12 2096.06 2137.91 2180.69 2224.39	28.78 29.36 29.94 30.54 31.15 31.78	

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# <u>SCHEDULE "A"</u> (cont'd)

Page 3

<u>Key</u> :	<b>A</b> = 1992 January 01 B = 1992 July 01	C = 1993 January 01 D = 1993 October 01			E = 1994 January 01 F = 1994 December 31	
<u>Class</u>		Index (%)	Effec. Date	<u>Monthly</u>	<u>Bi-weekly</u>	Hourly
Fire I	nspector:					
- 1s	t 6 months	70	A B C D E F	\$2684 2738 2792 2848 2905 2963	\$1234.54 1259.38 1284.22 1309.98 1336.20 1362.87	\$17.64 17.99 18.35 18.71 19.09 19.47
- 2n	d 6 months 	75	A B C D E F	'2876 2933 2992 3052 3113 3175	1322.86 1349.07 1376.21 1403.81 1431.87 1460.39	18.90 19.27 19.66 <b>20.05</b> 20.46 20.86
- 2n	d year	80	A B C D E F	3067 3129 3191 <b>3255</b> 3320 3386	1410.71 1439.23 1467.75 1497.18 1527.08 1557.44	20.15 20.56 20.97 21.39 21.82 22.25
- 3rc	l year	90	A B C D E F	34s I 3520 3590 3662 373s 3810	1587.34 1619.07 1651.27 1684.39 1717.97 1752.46	· 22.68 23.13 23.59 24.06 24.54 25.04
- 4th	i year	100	A B C D E F	3834 3911 3989 4069 4150 4233	1763.50 1798.92 1834.80 1871.59 1908.85 1947.03	25.19 25.70 26.21 26.74 27.27 27.81

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<u>Key</u> :	A = 1992 January 01 B = 1992 July 01	C = 1993 January 01 D = 1993 October 01			E = 1994 January 01 F = 1994 December 31		
Class	Title	Index (%)	Effec. Date	<u>Monthly</u>	<u>Bi-weekly</u>	Hourly	
the	Oth year (on completion of e 10th calendar year of rvice)	102	A B C D E F	\$3911 3989 4069 4150 4233 4318	\$1798.92 1834.80 1871.59 1908.85 1947.03 1986.12	\$25.70 26.21 26.74 27.27 27.81 28.37	

Based on the 10th year rate. All remaining indices are based on the 4th year rate.

NOTE: FIRE PREVENTION OFFICER AND AND FIRE INSPECTOR HOURLY RATES ARE BASED ON A 35-HOUR WORK WEEK; FIREFIGHTER, LIEUTENANT AND CAPTAIN HOURLY RATES ARE BASED ON A 42-HOUR WORK WEEK.

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It is agreed between both parties that when a paid on-call member of the Langley **City Fire** Department becomes a career firefighter with the Langley City Fire Department, in recognition of his service as a paid on-call **member**, he shall be started at the second six months rate of the "Firefighter Pay Scale".

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33.