#### **New Jersey Public Employment Relations Commission**

#### **NON-POLICE AND FIRE**

## **COLLECTIVE NEGOTIATIONS AGREEMENT SUMMARY FORM**

Line	#						
	SECTION I: Parties	and Term of Contr	acts				
1	Public Employer: Borough of Lodi			County: Bergen			
2	Employee Organization	White Coller En	nployee	Number of Employees in Unit: 15			
3	Base Year Contract Te	erm: 1/1/2016-12/	21/2017	New Contract Term:	Jan 1, 2018 - Dec 3	31, 2020	
111111111111111111111111111111111111111	SECTION II: Type of	f Contract Settleme	ent (please check o	only one)			
4	Contract set	tled without neutral	assistance				
5	Contract sett	tled with assistance c	of mediator				
6	Contract sett	tled with assistance o	of fact-finder				
7	Contract sett	led with assistance o	f super-conciliator				
8	If contract was settled		·	a renort with recomn	nendations?		
	Yes No No		ine race intact issue .	,	Terraduction.		
**************************************	SECTION III: Salary	Base					
	The salary base is the		e final year of the ex	pired or expiring agre	eement. This is the b	oase cost from which	
	the parties negotiate	the salary increases.					
9	Salary Costs in Base Yo	ear	\$ <mark>]678,389.47</mark>				
10	Longevity Costs in Bas	se Year	\$ 6,594.87				
11	Total Salary Base		\$ 684,984.34				
	SECTION IV: Salary	Increases for Each	Year of New Agre	ement*			
		Year 1	Year 2	Year 3	Year 4	Year 5	
12	Effective Date (month/day/year)	1-1-2018	1-1-2019	1-1-2020			
13	Cost of Salary Increments (\$)	107,676.62	25,150.04	24,298.45			
14	Salary Increase Above Increments (\$)						
15	Longevity Increase (\$)	5,319.04	209.13	202.47			
16	Total \$ Increase (sum of lines 13-15)	112,955.66	25,359.17	24,500.92			
17	New Salary Base (\$)	797,980.00	823,339.17	847,839.34			
18	Percentage increase over prior year	16.49 %	3.17 %	2.97 %	%	%	
	*If contract duration i	s longer than five yed	ars, please add an ac	lditional page.			

m	White Collar Employee	
I Borough of Lodi	Employee Organization: VVIIITE Collar Employee	Page 1
Employer: 1 Dorough of Loui	chipioyee Organization.	1 450 4

## SECTION V: Increases in Other Contractual Economic Items or Newly Added Economic Items\*

19	Item Description  Clothing Allowance	Base Year Cost (\$) 600.00	Year 1 Increase (\$) -600.00	Year 2 Increase (\$)	Year 3 Increase (\$)	Year 4 Increase (\$)	Year 5 Increase (\$)
20	Totals(\$):						

<sup>\*</sup>If contract duration is longer than five years, please add an additional page.

SECTION VI: Medical Costs		
	Base Year	Year 1
21 Health Plan Cost	\$\begin{align*} 210,618.32	\$ 174,596.36
22 Prescription Plan Cost	\$ 52,224.84	\$ 43,292.88
23 Dental Plan Cost	\$ 16,104.00	\$ 11,376.00
24 Vision Plan Cost	\$ 1,159.20	\$ 1,092.00
25 Total Cost of Insurance	\$ 280,106.36	<u></u>
26 Employee Insurance Contributions	\$ 35,798.22	\$ 35,947.66
27 Employee Contributions as % of Total Insurance Cost	12.78	<sub>%</sub> 15.60 <sub>%</sub>

Page 2 of 3 (complete all pages)

Employ	er: Borough of I	_odi	Employee Organization:	White Collar Employee	Page 3
	n VI: Medical Co				M
28	Identify any in	surance changes that were	e included in this CNA.		
		, , , , , , , , , , , , , , , , , , ,			
	SECTION VII: C	Certification and Signatur	re		
29	The undersigne	ed certifies that the foreg	soing figures are true:		
					•
	Print Name:	Vincent J. Caruso			
	Position/Title:	Municipal Manager			
	Signature:	Wort Car	<u> </u>		
	Date:	10/25/18			
		<del>-</del>	long with an electronic co	ppy of the contract and the signe	d certification
	form to: <u>contr</u>	acts@perc.state.nj.us			
	NI Dublic Emple	oyment Relations Comm	issian		
	Conciliation an		เองเบน		

PO Box 429

Trenton, NJ 08625

Phone: 609-292-9898

Revised 8/2016

		AYE		ABSTAINED	ABSENT
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	CW LICATA		April 100 per per		الماران فران الماران ا
m	CM DICHIARA	/	CIR. MAN	Acts (Details Said representation)	Name of Street, or other Designation of the Street, or other Desig
•	DEPUTY MAYOR CIMA	1			
	MAYOR CARAFA	V			

## RESOLUTION NUM BER 17-236

#### **BOROUGH OF LODI**

## Bergen County, New Jersey

WHEREAS, the Borough of Lodi (hereinafter referred to as the "Borough") desires to enter into an Agreement with Lodi White Collar Employee Association (hereinafter referred to as "Employer") for the period of January 1, 2018 through December 31, 2020 (hereinafter referred to as the "Agreement"); and

**NOW, THEREFORE, BE IT RESOLVED,** by the Mayor and Council of the Borough of Lodi that the Borough of Lodi enter into an Agreement with Lodi White Collar Employee Association for the period of January 1, 2018 through December 31, 2020 in the form of Agreement annexed hereto;

**BE IT FURTHER RESOLVED** that the Borough Manager Vincent J. Caruso and Mayor Emil Carafa, Jr. shall be and are hereby authorized to execute said Agreement on behalf of the Borough.

Adopted this 19th day of December, 2017.

Mayor

Carole D'Amico

**ATTEST** 

Municipal Clerk

THIS IS TO CERTIFY THAT THIS
IS A TRUE COPY AS ADOPTED BY THE
BOROUGH COUNCIL OF THE BOROUGH
OF LODI, N.J. AT A MEETING HELD

ON December 19, 2017 BORO CLERK CASOL X. Nam **AGREEMENT** 

**BETWEEN** 

THE BOROUGH OF LODI

AND

LODI WHITE COLLAR EMPLOYEE ASSOCIATION

EFFECTIVE DATES: January 1, 2018 through December 31st, 2020

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Schedule A - Salary Guide

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Attachment 1 - Medical Coverage

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#### LABOR AGREEMENT

Agreement is entered into as of	between Lodi White Collar
Employee Association (Hereinafter the "Asso-	ciation") and the Borough of Lodi, a
Municipal Corporation of the State of New Jer	rsey (hereinafter referred to as the
"Employer") and the Borough Manager (herei	inafter referred to as "Manager"), will act on
behalf of Borough in all matters applicable to	this Agreement. The effective date of this
Agreement is the January 1, 2018.	

The Employer and the full time White Collar Employee Association (Hereinafter "Employees) agree to the following:

#### **ARTICLE 1 - RECOGNITION**

The Employer recognizes the Association, in all matters pertaining to rates of pay, wages (salaries), hours of work, benefits and other terms and conditions of employment.

Excluded are all employees represented in other bargaining units, professional employees, craft employees, confidential employees, managerial executives, police, firefighters, tax collector, and tax assessors and employees covered under the White Collar Department Head and Supervisors Association.

## FULL-TIME WHITE COLLAR EMPLOYEE TITLES

Keyboarding Clerk 1	Clerk 1
Keyboarding Clerk 2	Clerk 2
Keyboarding Clerk 3	Clerk 3
Keyboarding Clerk 4	Clerk 4
Court Aide	Technical Assistant to the Construction Official
Housing & Zoning Inspector	Housing & Zoning Inspector Trainee

\*OR ANY OTHER EMPLOYEE WHO FALLS UNDER THIS WHITE COLLAR BARGAINING AGREEMENT

## ARTICLE 2 - MANAGEMENT AND EMPLOYEES RIGHTS

The rights to manage the affairs of the Borough and to direct the working forces and operations of the Borough, subject only to the limitations of this Agreement and any applicable Federal or State Statutes or Regulations is vested in and retained by the Borough.

Nothing contained herein shall be construed to deny or to restrict any Employee, such rights as they may have under the New Jersey State Statutes or Department of Personnel/Civil Service Laws or other applicable laws and regulations. The rights granted to Employees hereunder shall be deemed to be in addition to those provided

\elsewhere. Employees shall be entitled to full rights of citizenship, and no religious or political activities of any Employee or the lack thereof shall be grounds for any discipline or discrimination with respect to the employment of such employees, providing such activities do not violate any Local, State or Federal Law.

No reprisals of any kind shall be taken by the Borough or any member of the Administration against any party interest, any representative, any member of the Association or any other participant in the grievance procedure by reason of such participation.

## ARTICLE 3 - GRIEVANCE PROCEDURE AND PERC PROCEDURE

A grievance is hereby defined to be any controversy, complaint, misunderstanding or dispute.

Any grievance arising between the Employer and the Association or any of its Employee(s) shall be settled in the following manner.

STEP ONE: The aggrieved Employee or Employees must present the grievance to the Association Representative and then to the Human Resource Department ten (10) working days after knowledge of the grievance has occurred, except that no time limit shall apply in case of violation of wage provisions of this Agreement. If a satisfactory settlement is not reached with the Human Resource Department within ten (10) working days, the grievance may be appealed to Step Two.

STEP TWO: The Association Representative who will be designated by the majority vote of the Association shall then take the matter up with Manager. If a satisfactory written settlement is not reached with Manager within ten (10) working days, the grievance may be appealed to Step Three.

STEP THREE: If no satisfactory settlement can be agreed upon the matter may be referred to the Mayor and Council for arbitration. If the Mayor and Council fails to decide the grievance within thirty (30) days from the Manager's written decision defined in STEP TWO, the Employee may proceed to STEP FOUR.

STEP FOUR: If the grievances are not settled by the steps outlined above, the Association or the employee, within ten (10) working days after receipt by employee and the Association of the Mayor and Council's decision, shall have the right to file an appeal with the Public Employment Relations Commission (PERC).

#### <u> ARTICLE 4 - DISCHARGE OR SUSPENSION</u>

The Employer shall not discharge nor suspend any Employee without just cause. In all cases involving the discharge or suspension of any Employee, the Employee must immediately notify the Employee in writing of his discharge or suspension and the reason thereof.

In respect to discharge or suspension, the Employer must give at least one (1) warning notice of that specific complaint against such Employee in writing before discharging or suspending the Employee. The warning notice, as herein provided, shall not remain in effect for a period of more than twelve (12) months from the date of occurrence upon which the complaint and warning notice are based.

Before any Employee is discharged, there shall be a written notice to the Association by Manager stating the reason(s) for the intended discharge and as soon thereafter but no later than 15 days after service of such written notice of discharge after which a conference shall be scheduled between the Association and the Employer for the purpose of reviewing the matter.

If an Employee is discharged or suspended, the Employee must advise his Association in writing, within five (5) working days after receiving notification of such action against him/her, and may appeal the discharge or suspension. Notice of appeal from discharge or suspension must be made to the Employer in writing within ten (10) days from the date of discharge and/or suspension. The appeal shall be heard beginning with STEP TWO of the Grievance provisions of this Agreement.

Should it be proven that the suspended/terminated Employee has been wrongfully discharged or wrongfully suspended, Employee shall be fully reinstated in his position and compensated at their usual rate of pay from date of discharge to date of reinstatement.

Notwithstanding the foregoing, the Employer may discharge an Employee for reasons of economy, a dereliction of responsibilities, reasons pursuant to law or just cause.

Upon separation from service, including discharge of dismissal (for other than cause), the Employer shall pay all monies due including prorated accrued vacation, sick and personal days no later than 60 days after such termination/separation from service unless otherwise as agreed to by Employee and Employer provided said payment is not contrary to law

## **ARTICLE 5 - WORK WEEK**

The work week for Employees shall consist of thirty-seven and one-half (37-1/2) hours per week, Monday through Friday, seven and one-half (7-1/2) hours per day from 8:30 a.m. to 4:00 p.m. with one (1) hour off for lunch. Summer hours shall be established at five (5) days per week, Monday through Friday from 8:00 a.m. to 3:30 p.m. with one hour off for lunch, which shall begin the last week of June and terminate the day after Labor Day. The staggering of lunch hours shall continue as in the past.

Flex-Time: To remain the same - "As Required"

#### ARTICLE 5A - OVERTIME

A full-time Employee who is not exempt under the Fair Labor Standards Act shall be eligible to receive overtime pay at one and one half times his/her regular rate of pay for hours in excess of 40 hours per week.

Overtime work shall be avoided as far as possible but may be required by the Manager in the interest of efficient operations and emergency needs. The Employee may at their own discretion and with the approval of the Manager receive compensatory time off (CTO) in lieu of overtime. CTO is calculated at the same rate as overtime, one and one-half times the actual hours worked and in excess of 40 hours per week.

Any reference to "stipends" or "compensation in lieu of overtime" previously referenced in prior contract(s) is hereby null and void. Designated compensation when applicable to non-exempt Employees will be determined by the Manager on or about January 1<sup>st</sup> of each contract year.

When a holiday is observed during the regular work week or when an employee receives sick pay or vacation pay during a regular work week, those holiday hours or hours of sick or vacation pay shall be included in the composition of overtime for that period. When an Employee is required to work on a holiday or a Sunday (provided the Sunday is not part of his regular work schedule), employee shall receive time and one-half for any of the hours worked on the holiday or Sunday or the Employee shall receive CTO for the holiday or Sunday worked; or the Employee shall receive standard time plus time and one-half for any of the hours worked; the option as to which method of payment shall be made shall be that of the Employee, exceptions as provided herein.

#### ARTICLE 6 - HOLIDAYS

New Year's Day
Martin Luther King Day
Presidents Day
Employee's Birthday
Good Friday
Memorial Day
Independence Day

Labor Day
Columbus Day
Veteran's Day
Election Day
Thanksgiving Day
Christmas Day

If any of the above holidays fall on a Saturday, it shall be celebrated on the preceding Friday; if any of the above holidays fall on a Sunday, they shall be celebrated on the following Monday. If Christmas Day and New Year's Day fall on a Thursday, the holiday leave will continue until Friday after each of the two holidays.

#### **ARTICLE 7 – VACATION**

Vacation entitlement shall be based on the Employee's anniversary date of employment. An Employee shall be entitled to earn vacation in accordance with the following schedule for their continuous service<sup>2</sup> as listed below provided all new Employees hired after March 1, 2008 complete 60 days of continuous service, this employee will be entitled to and earn vacation listed below:

- (A) From date of hire through December 31 of the year hire: One (1) day for each thirty (30) calendar days of employment;
- (B) From January 1 of the first full calendar year after date of hire through December 31 of the fourth full calendar year after date of hire: twelve (12) days;
- (C) From January 1 of the fifth full calendar year after date of hire through December 31 of the ninth full calendar year after date of hire: fifteen (15) days;
- (D) From January 1 of the tenth full calendar year after date of hire through December 31 of the fourteenth full calendar year after date of hire: twenty (20) days;
- (E) From January 1 of the fifteenth full calendar year after date of hire: twenty-two (22) days;
- (F) From January 1 of the twentieth full calendar year after date of hire: twenty-five (25) days;

Authority to Effect Vacation Leave: Vacation leaves must be requested by completing a Request for Leave Form which must be acknowledged by the Department Head with final approval/denial by Manager or designee. Denial of any requested vacation leave may occur when, in the opinion of the Department Head or Manager or designee, granting of such leave can adversely affect the normal operation of the Borough or Department.

Requests for vacation leave must be forwarded by the Employee to the Department Head, not more than sixty (60) days in advance, but not less than seven (7) days prior to the date requested, except in an emergency. Emergency requests shall be treated on an individual basis. Vacation leave periods may be allotted to the employee, subject to the need of the project or area in which they work, at the reasonable discretion of their Department Head with final approval or denial of the Manager or designee.

Continuous service for purposes of this section shall mean employment in Borough of Lodi or if the requirements of N.J.A.C. 4A:4-7.1A are met, employment for different jurisdictions without actual interruption due to resignation, retirement or removal.

More than two (2) weeks (ten (10) consecutive working days) vacation taken at any one time may be a hardship on the operations of the Borough or Department. Employees should be discouraged from requesting such vacation time, except for special trips and emergency situations. Employees, who wish to do so, should consult with their Department Head at least thirty (30) days in advance for approval. Emergency situations will be handled on a case-by-case basis. Employees on approved and allowable vacation leave under this policy will continue to accrue seniority.

<u>Seniority</u>: Senior employees shall be given preference in the selection of vacation periods.

<u>Vacation Pay</u>: Vacation pay may be paid (upon employee's request) on the pay period prior to the start of the employee's vacation period, providing sufficient vacation time is available and advance notice is given and approved by Manager.

In the event of a holiday named in this Agreement falls during the Employee's vacation period, such Employee shall receive an additional day's vacation with pay.

In the event a death occurs in an Employee's immediate family, as defined in other provisions of this Agreement, or the Employee is disabled or sick during the vacation period, Employee must then resubmit leave slip as may be applicable and the remaining vacation time shall be canceled and rescheduled at the Employee's request. The Employee shall submit proof substantiating death/disability/illness.

Employees will be permitted to carry over a maximum of ten (10) earned and unused vacation days into the next succeeding year providing, however, vacation credit beyond those ten (10) days shall be scheduled and taken in the current year or forfeited, unless otherwise authorized by Manager.

### **ARTICLE 8 - SICK LEAVE**

Sick leave is here defined to mean absence from post or duty of an Employee because of illness, accident, exposure to contagious disease, attendance upon a member of the Employee's immediate family for a serious illness requiring the care and attendance of such Employee. All employees presently covered under this Bargaining Agreement will receive 15-days sick leave annually with unlimited accumulation subject to any limitations provided by applicable law.

New employees hired on or after 10/01/07 will earn sick leave as follows subject to any limitations provided by law:

Initial month of employment, employee earns one (1) day;

After initial month of employment and up to 1st calendar year, employee will earn one (1) sick day per month;

Thereafter, at beginning of each calendar year, in anticipation of continued employment, employee shall be credited with 15 sick days annually (as referenced above) subject to any limitations provided by applicable law.

An Employee who shall be absent on sick leave for three (3) or more consecutive working days shall be required to submit acceptable medical evidence substantiating his or her right to such leave.

Sick leave taken immediately before or after a Holiday requires a physician's note unless specific approval was granted by the Manager or his/her designee.

In case of leave of absence due to exposure to a contagious disease, a certificate from the Department of Health shall be required before return to employment, if requested by the Borough. The Borough may require an Employee who has been absent because of personal illness, as a condition of his/her return to duty, be examined, at the expense of the Borough, by a physician designated by the Borough. Such examination shall establish whether the Employee is capable of performing his/her normal duties and that his return will not jeopardize the health or safety of other employees.

<u>Sick Leave Buy-Back</u>: An employee can elect to sell back unused accrued sick leave up to ten (10) days subject to any limitations provided by applicable law. The intent to sell back sick leave must be presented in writing to the Payroll Department no later than November 1<sup>st</sup> of the current year. Payment for such days will take place during the pay period of December 15<sup>th</sup> of current year. The sell back compensation to be paid to the Employee shall be based on the Employee's current year salary.

## FOR YOUR INFORMATION: NEW PUBLIC LAW-EFFECTIVE JUNE 9, 2007

C.11A:6-19.1 Payment of accumulated sick leave by political subdivision under Department of Personnel Civil Service.

Notwithstanding any law, rule or regulation to the contrary, a political subdivision of the State or an agency, authority or instrumentality thereof, that has adopted the provisions of Title 11A of the New Jersey Statutes, shall not pay supplemental compensation to any officer or employee for accumulated unused sick leave in an amount in excess of \$15,000, except that an officer or employee who:

(1) on the effective date of P.L. 2007, c.92 (C.43:15C-1 et al.), or upon the expiration of a collective negotiations agreement or contract of employment applicable to that officer or employee in effect on that date has accrued supplemental compensation based upon accumulated unused sick leave shall, upon retirement, be eligible to receive for any unused leave not more than the amount so accumulated or not more than \$15,000, whichever is greater (refer to Specific Law for more details).

The Borough will endeavor to establish a sick leave donation program by way of Ordinance and upon approval of the Civil Service Commission pursuant to NJAC 4A:6-1.22(g).

#### **ARTICLE 9 - HEALTH BENEFITS**

The Borough shall provide to the Employee and their eligible dependents the medical coverage as provided in Attachment One subject to the limitations and requirements imposed by law.

<u>Deferred Savings</u>: The Borough shall enter all affected Employees covered by this agreement into the Deferred Savings Plan, which shall be covered under Schedule B of this Agreement subject to limitations imposed by law.

Employee Life Insurance: The Borough shall not be required to provide life insurance for the Employee. The Employee may continue at the Employee's own cost and expense the life insurance policy that the Employer had in effect prior to the execution of this Agreement provided that the employee promptly pays the premiums thereof.

#### ARTICLE 10 - FAMILY AND MEDICAL LEAVE - FOR INFORMATION ONLY

(FML - N.J.S.A. 34:11-B-1 et seq.): Employees may be eligible for an unpaid family and medical leave under the federal Family and Medical Leave Act ("FMLA"). Employees also may be eligible for family and/or medical leave pursuant to the New Jersey Family Leave Act ("FLA"), In order to be eligible for such leave, employees must have: one (1) year of service with "Borough of Lodi" and, at least 1,000 hours of work (for New Jersey leave) and 1,250 hours of work (for Federal leave) during the previous twelve (12) months. During the leave period, the employee's health benefits will be continued on the same conditions as coverage would have been provided had the employee been employed continuously during the entire leave. The employee will not continue to accrue vacation, sick or personal days for the period of the leave. The employee will receive seniority credit for the time that the employee has been on leave under this section. At the conclusion of the leave period, an eligible employee is entitled to reinstatement to the position the employee previously held or to an equivalent one with the same terms and benefits that existed prior to the exercise of leave subject to applicable law.

Upon written notice, eligible employees are entitled to a family or medical leave for up to twelve weeks to care for a newly born or adopted child or a seriously ill immediate family member or for the employee's own serious health condition that makes the employee unable to perform the functions of the employee's position. Eligible employees who take leave under this policy must use all accrued available vacation and personal days during the leave. The use of accrued time will not extend the leave period. After exhausting accrued vacation and personal time, the employee will no longer be paid for the remainder of the leave.

The period of leave must be supported by a physician's certificate. An extension past twelve weeks can be requested, but medical verification of the need must be submitted prior to the expiration of the leave. The authority reserves the right to deny any request for extended leave. Additional information concerning the Family Leave Policy and eligibility requirements are available from the Borough Manager.

Unpaid leave must be granted for any of the following reasons:

- 1. To care for the employee's child\* after birth or placement for adoption or foster care;
- 2. To care for the employee's spouse, child or parent who has a serious health condition; or
- 3. For a serious health condition that makes the employee unable to perform the employee's job.

At employee's or employer's option, accrued paid leave may be substituted for unpaid leave.

"Employee's child" means a biological, adopted or foster child, stepchild, legal ward, or child of a parent who is under 18 years of age or 18 years of age or older but incapable of self-care because of a mental or physical impairment.

Employee is required to provide advance leave notice and medical certification. Taking of leave may be denied if requirements are not met.

The employee ordinarily must provide thirty (30) days advance notice when the leave is "foreseeable".

The employee may require medical certification to support request for leave because of a serious health condition and may require second or third opinions (at the Borough's expense) and a fitness for duty report to return to work.

For the duration of FML leave, the Borough must maintain the employee's health coverage under any "group health plan".

Upon return from FML leave, employee(s) must be restored to their original or equivalent positions with equivalent pay, benefits and other employment terms.

The use of FML leave cannot result in the loss of any employment benefit that accrued prior to the start of an employee's leave.

#### **ARTICLE 11 - MILITARY LEAVE**

Employees enlisting or entering the Armed Forces of the United States, pursuant to the provisions of the Universal Military Training and Service Act and amendments thereto, shall be granted all rights and privileges provided by the Act.

Upon return from Military Service leave, an Employee shall resume all former employment services credits, together with such improvements as such Employee would have gained had Military Service not been entered, so that in no event will

employment service credit status be less than that provided by applicable Government Laws and Regulations.

#### **ARTICLE 12 - BEREAVEMENT LEAVE**

The employer agrees to grant an Employee a bereavement leave with full pay when a death occurs in the Employee's immediate family. The Employee's immediate family is considered to include spouse, children, grandchild, brothers, sisters, parents, grandparents of employee, parents of spouse and Brother-in-Law and Sister-in-Law, significant other, all others, only the day of the funeral (Aunts, Uncles, Nieces and Nephews etc.). Bereavement leave with pay shall not exceed four (4) working days and the Employer may request submission of proof from said Employee.

#### **ARTICLE 13 - JURY DUTY**

An Employee who is called to Jury Duty shall immediately notify the Employer. An Employee shall not be required to report back to work on any day in which court is attended for Jury Duty Service, regardless of the Employee's shift.

The Employer agrees to pay the Employee his/her regular straight time rate of pay for each day on jury duty service.

#### ARTICLE 14 - PERSONAL DAYS AND LEAVE OF ABSENCE

In addition to any other leaves of absence set forth herein, all Employees shall receive three (3) personal days per calendar year. Personal days may not be accrued or accumulated. Use or lose, to be used in calendar year or you lose them. Department Heads must be notified sufficiently in advance to permit them to provide coverage for the absence of the said Employee. Personal Days may only be taken one day at a time unless exception for just cause is granted by the Borough Manager whose determination shall be final, provided all new employees hired after March 1, 2008 complete sixty (60) days of continuous service before being eligible for personal time.

All permanent full time Employees covered by this Agreement may be granted a leave of absence without pay for a period of six (6) months provided all accrued vacation, sick, and personal time has been utilized. The Manager shall consider each request on its merits and without establishing a precedent. The Employer will not unreasonably deny any Employee's request for a leave of absence. Such leave could be for personal illness, disability, maternity or other reasons deemed proper and approved by the Employer. The Employer will continue all health and insurance benefits and all leaves will be in accordance with all Departments of Personnel/Civil Service Rules and Regulations.

This leave is subject to renewal for reasons of personal illness, disability, maternity or other reasons deemed proper and approved by the Employer. At the expiration of such leave, the Employee shall be returned to the position from which employee was in at

time of their leave. Seniority shall be retained or equivalent position and seniority shall be retained.

## ARTICLE 15 - HIRING PRACTICES/SALARY GUIDES/NEW HIRES/PROMOTIONAL/NEW TITLED EMPLOYEES

The Employer agrees to fill all job vacancies in accordance with Department Personnel/Civil Service Rules and Regulations. No Employee shall be hired by the Borough, whether such Employee is to be paid directly by the Borough through funds supplied by the State of New Jersey or the Federal Government or some agency thereof, at a salary higher than the lowest salary being paid to an Employee covered by this Agreement who is doing the same or similar work as the work to be performed by the new Employee.

All newly hired Employees, 01/01/08 on, shall serve a probationary working period of ninety (90) calendar days. During this probationary working period, the Employer reserves the right to terminate the probationary Employee for any reason. Such termination shall not have recourse through the Grievance provision of the Agreement, and said termination shall be in accordance with Department Personnel/Civil Service Rules and Regulations.

All personnel covered by this Agreement shall be entitled to seniority in accordance with Department Personnel/Civil Service Rules and Regulations.

Should it be proven that an injustice has been made, a discharged or suspended Employee shall be fully reinstated in his position and compensated at his usual rate of pay for lost work opportunity.

Upon separation from service, including discharge or dismissal (for other than cause), the Employer shall pay all monies due including prorated accrued vacation, sick and personal days no later than sixty (60) days after such termination/separation from service unless otherwise agreed to by the Employee and Employer, provided said payment is not contrary to law.

<u>NEW HIRES</u>: The Manager retains the right to hire new employees covered under this Bargaining Agreement with Steps 1 through 4 of applicable Salary Guide.

<u>PROMOTIONS</u>: Any employee promoted to new title may be, upon Manager's recommendation and appointment, and may be placed in applicable Salary Guide Step equivalent to employee's present base salary or greater than (regardless of years of service).

NEW TITLED EMPLOYEE SALARY GUIDE NOT PREVIOUSLY PROVIDED FOR: The Borough, through its Manager, reserves the right to establish new titles

& related Salary Guides/Steps as presently not addressed within this Contract, but applicable to said Contract.

## ARTICLE 16 - WORK RELATED INJURIES OR SICKNESS

The Borough shall make payment of his or her full salary to any Employee whom receives an injury or illness as a result of or arising out of the Employee's employment with the Borough, which injury or illness prevents the Employee from performing his or her duties, provided the Employee assigns and pays over to the Borough any payment made to him or her for temporary disability under the Workmen's Compensation Laws of the State of New Jersey.

New Jersey Disability: The Borough shall provide the New Jersey Disability Program for all individuals covered by this Agreement.

Compensation Claims: The Employer agrees to cooperate toward the prompt resolution of Employee on-the-job injury claims when such claims are due and owing as required by law. The Employer shall provide Workmen's Compensation protection for all Employees or the equivalent thereof if the injury arose out of or in the course of employment.

In the event that an Employee is injured on the job, the Employer shall pay such Employee guaranteed wages for that day lost because of such injury. An Employee who is injured on the job and is sent home or to the hospital or who must obtain medical attention shall receive pay at the applicable hourly rate of pay for the balance of the regular shift on that day. An Employee who has returned to regular or transitional duties after sustaining a compensable injury who is required by Workmen's Compensation doctor to receive additional medical treatment shall be scheduled during off work hours and shall not be compensated for such time of treatment. Only in cases where treatment is unavailable by the physician or unable to be scheduled by the physician or treatment facility shall "during work hours" treatment be approved.

Transitional Duty – The Borough of Lodi has a Transitional Duty Policy which is defined in the "Borough of Lodi Employee Handbook" as adopted. All employees will comply with this policy as it relates to work related issues.

## ARTICLE 17 - BENEFITS OF TERMINATION/RETIREMENT/ SEPARATION FROM SERVICE FOR OTHER THAN CAUSE

Upon retiring, the Employer shall pay all monies due the Employee including pro-rated to date of separation, vacation pay and sick pay (up to 60 days) subject to any limitations provided by law provided sufficient notice is given to the employer. In the event of death of Employee, said monies shall be payable to employee's estate.

Such entitled payments may be paid within sixty (60) days of Separation/Retirement (for other than cause) unless otherwise agreed to by Employer and Employee.

## **ARTICLE 18 - TESTS AND SPECIAL LICENSES/UNIFORMS**

<u>Lie Detector Test</u>: The Employer shall not require, request or suggest that an Employee or applicant for employment take a polygraph or any form of lie detector test.

<u>Special Licenses</u>: The Employer shall pay the fee for the granting or renewal of any special licenses, except Driver's License, which the employee is required by law to have in the performance of the duties and responsibilities specified in the job classification.

<u>Suspension or Revocation of License</u>: In the event an Employee shall suffer a suspension or revocation of his license because of a succession of size and weight penalties caused by the Employee's complying with his Employer's instructions to him, the Employer shall provide employment for such Employee at not less than his regular earnings at the time of such suspension for the entire period thereof; subject, however, to the seniority and lay-off provisions applicable to him at the time of such suspension.

## ARTICLE 19 - SAFETY AND USE OF PERSONAL VEHICLE/ USE OR ASSIGNMENT OF BOROUGH VEHICLE

No Employee covered by this Agreement shall be required to use his or her personal vehicle for Borough business unless authorized by Borough Manager.

The Employer agrees, as presently provided, to maintain a clean, sanitary washroom.

The Employer shall not require, direct or assign any Employee to work under unsafe or hazardous conditions. The Employee upon discovering an unsafe or hazardous condition will immediately tell the supervisor. The supervisor will determine and advise how the work can be performed safely or will stop the work.

The Employer shall not require Employee to use any Borough owned vehicle that is not in safe, operating condition or equipped with the safety appliances prescribed by law. It shall not be a violation of this Agreement where Employees refuse to operate such equipment unless such refusal is unjustified.

A. The Borough authorizes the Manager, with the discretion, to assign any Borough owned automobile to be used by any employee covered herein for Borough-

related work. The make and model of automobile shall be determined by the Borough.

- B. The employee, after assignment by the Manager, shall be permitted to use the Borough vehicle for the following, but not limited to, transportation locally and outside the Borough of Lodi. There shall be no limit on the use of the automobile for Borough-related work or anything associated with Borough work, such as attending meetings, school trainings, trips, conventions, conferences, and any other traveling needed to carry out the duties of the Borough of Lodi.
- C. The Borough shall pay all expenses for the operation and upkeep of the automobile, such as car insurance, tires, gas, oil changes, brakes and any other necessary repairs.
- D. The automobile shall not be used by anyone other than who the Manager assigns said vehicle to except that the Manager may designate any Borough employee or other members of the Borough, as appropriate, to use the vehicle for a designated purpose.

#### ARTICLE 20 - LONGEVITY

All Employees shall receive longevity pay from the time the employee first became employed by the Borough or two percent (2%) of their annual base salary for every four calendar years of service, in accordance with the following schedule and applicable only to pre-existing employees hired before 12/31/97:

0 years through the completion of the 3rd year	0%
4 years through the completion of the 7 <sup>th</sup> year	2%
8 years through the completion of the 11 <sup>th</sup> year	4%
12 years through the completion of the 15 <sup>th</sup> year	6%
16 years through the completion of the 19th year	8%
20 years through the completion of the 23 <sup>rd</sup> year1	0%

(Employees eligible to receive such % Longevity shall receive entitled Longevity to be included/calculated into their base pay throughout the year.)

An additional 2% for every four (4) years thereafter with a cap of 12%. The longevity payment shall be computed on the amount of the base salary of the Employee at the time he becomes eligible for longevity payment. Overtime shall not be considered in computing longevity payments.

Longevity payments shall be added to the Employee's base salary and shall be paid in

accordance with the same procedures as for salaries.

The current longevity plan shall remain in effect except that after December 31, 1997, each employee's longevity payment rate shall be frozen and no future increases will be permitted.

Post 12/31/97 Employee Longevity: All Employees hired after December 31, 1997 shall be entitled to the below new longevity plan.

#### New Longevity Plan:

After four (4) years employment as of June 30, 2007 an employee shall receive a longevity payment of \$500.00 as additional pay per year. (not cumulative)

<u>Post January 1, 2014 Employee Longevity</u>: Longevity pay is eliminated for all Employees hired on or after January 2, 2014, no matter how many years of service they ultimately work.

#### ARTICLE 21 - PROMOTIONS, DEMOTIONS AND TRANSFERS

All promotions, demotions, transfers, suspensions and discharges will be in accordance with the Administrative Code of the Borough of Lodi and with the rules and regulations of Civil Service/Department of Personnel. Salary adjustments will be effective immediately and accordingly.

#### ARTICLE 22 - SALARIES AND COMPENSATION

The Employee will be paid all earnings by check twice per month and will be paid during working hours. When pay day falls on a holiday, said Employee shall be paid the preceding day. Upon written request of the individual Employee and additionally giving two (2) weeks written notice to the Employer, vacation pay will be paid on the day prior to the start of the vacation period.

The Borough shall have the right to hire Employees within each title at such salary as the Borough deems appropriate, provided, however, that no Employee shall be hired at a salary for what is less than reflected in Employee's title and the provisions as stated within Employee's salary guide contained therein and attached hereto.

All current employees under this contracts base salary as of December 31st, 2017, will be used for all forward calculations concerning raises throughout term of contract. All previous "salary guides" or "plans of compensation" not previously authorized by resolution or by the Mayor and Council or Manager, are hereby null and void.

As of January 1, 2018, all employees, not on the "salary guide" will receive yearly salary increases as per the terms of this contract.

#### ARTICLE 23 - SEPARABILITY AND SAYINGS CLAUSE

If any Article or Section of this Agreement or of any Supplements or Riders thereto is contrary to law or should be held invalid by operation of law or by any tribunal of competent jurisdiction, or if compliance with or enforcement of any Article of Sections should be restrained by such tribunal pending a final determination as to its validity, remainder of this Agreement and of any Supplements or Riders thereto, or the applications of such Article or Section to persons or circumstances other than those as to which it has been restrained, shall not be affected thereby.

## **ARTICLE 24 - CONTINUATION OF CONTRACT PROVISIONS**

All of the provisions of this Agreement shall continue in full force and effect beyond that stated expiration date set forth herein until a successor Agreement is executed and becomes effective. This Agreement shall cancel any and all other prior Agreements heretofore entered into between the parties.

<u>Past Practice Clause</u>: The parties agree that all benefits, rights, duties, obligations, terms and conditions of employment relating to the status of the Employee, which benefits, rights, duties, obligations, terms and conditions of employment are not specifically set forth in this Agreement, shall be maintained at not less than the highest standards in effect at the time of the commencement of this Agreement except that medical coverage shall be no greater than what is indicated in Attachment One.

Unless a contrary intent is expressed in this Agreement, all existing benefits, rights, duties, obligations and conditions of employment applicable to any Employee pursuant to any rules, regulations, instructions, directive, statute or otherwise shall not be limited, restricted, impaired, removed or abolished except as otherwise stated in this Agreement.

This Agreement shall be in full force and effect from January 1, 2018 to and including December 31, 2020.

## <u>ARTICLE 25 – REPRESENTATIONS</u>

The parties represent to each other that they have been advised to consult with an attorney prior to executing this Agreement and represent to each other that they have each had ample time to do so.

The parties represent and agree that any questions regarding the interpretation of language of this Agreement shall not be interpreted against the drafter.

The parties represent that this Agreement contains the complete understanding between the parties and the employees and no other promises or agreements shall be binding unless signed by the parties to this Agreement. The parties further represent that in executing this Agreement that neither party is relying on any fact, statement, assumption or opinion not set forth in this Agreement.

IN WITNESS WHEREOF, the parties he day of <u>December</u> , <del>2018,</del> to be effectively	ereto have set their hands and seals this <u>/9*</u> tive as of <u>0//0/</u> ,2018.
FOR THE BOROUGH	FOR THE EMPLOYEES
Vincent Caruso, Borough Manager  Emil Carafa, Jr., Mayor	Sherri Tosto - Police Records  Norma Makhoul - Tax Office  Rosemarie Lascari - Municipal Court

## **SCHEDULE A**

# SALARIES AND JOB DESCRIPTIONS AS PER D.O.P./CIVIL SERVICE AS PROVIDED IN ATTACHED SALARY GUIDES

For the period of January 1, 2018 to December 31, 2020 all employees within the White Collar Department Heads/Supervisors Contract NOT on the salary guide shall receive raise on their base salary of two percent (2%) per year.

#### SCHEDULE B

Deferred Savings Plan: Upon retiring, prior to 6/30/94, the Employer shall pay all monies due to the Employee including pro-rata vacation pay and sick pay (up to 220 days) provided not contrary to law and provided sufficient notice is given to the employer. The 220-day buy back provision shall only be in effect until June 30, 1994.

Any employee eligible for retirement who intends to retire in a given fiscal year shall submit to the Borough a letter setting forth the employee's intent to retire as of a given date in the next fiscal year. If the employee does not retire on the date set forth in the aforementioned letter, any increase received by the employee as a result of this provision shall be rescinded and any monies received pursuant thereto shall be forwarded to the Borough forthwith.

The Borough agreed to pay on behalf of the employees into the Deferred Comp Plan for any employee working as of the ratification of the 1992 agreement having accumulated sick days or an amount equal to their accumulated sick days valued at December 31, 1992 or "Twenty Thousand Dollars (\$20,000.00), whichever is less and provided not contrary to law. The payment was made equally over a twelve (12) year period beginning July 1, 1993. If an employee prior to the twelve (12) year period retires, any amounts not paid into the Deferred Comp Plan shall be paid to the employee in whole upon retirement provided not contrary to law.

#### **ATTACHMENT ONE**

#### MEDICAL COVERAGE

- A. (1) The Borough shall provide medical, prescription and eye care coverage to the Employee at the level of coverage provided by the State Health Benefits Program ("SHBP") in effect on January 1, 2010 under the Direct 10 Plan subject to revisions in the plan from time to time and subject to applicable law. The specific provisions of coverage are set forth in the SHBP documents.
  - (2) No further claims shall be filed after June 1, 2010 for reimbursement of doctor visit co-pays, prescription co-pays, out-of-network providers and services, hospital co-pays or the like as provided under the level of benefits in effect prior to January 1, 2010. The Employee shall be responsible for any and all applicable co-pays and deductibles under the SHBP, as well as any and all costs and expenses not covered by the SHBP plan.
  - (3) Effective March 1, 2010, Direct 10 shall be the base plan for the Employee. The Borough shall pay for the full cost of the premiums for the Employee that enrolls in the Direct 10 Plan subject to applicable law. Employee opting for any other available coverage shall be responsible for any additional cost in premiums.
- B. (1) Employees with at least twenty five (25) years of service with the Borough of Lodi and at least fifty five (55) years of age upon retirement or separation from service provided such separation from service is for other than cause, are entitled to health benefits up to age sixty five (65) and the Borough shall provide the same medical plan, including family plan if applicable, as was provided to such retired Employee on the last day of active service for the Borough or as indicated in this Attachment One subject to any limitations provided by law. At age sixty-five (65) said health benefits shall terminate after which time the Borough shall reimburse the Employee up to the amount of \$3,000.00 per year for any supplemental health coverage, provided that the Employee purchases same and said reimbursement shall be payable to the Employee upon receiving an invoice from the insurance company that provided the health insurance coverage unless or except otherwise restricted by law.
  - (2) On the other hand, Employees with at least twenty (20) years of service with the Borough of Lodi and at least fifty-five (55) years of age upon retirement or separation from service provided such separation from service is for other than cause, will be eligible to receive Supplemental Health Coverage up to the amount of \$2,000.00 per year upon attaining Medicare Coverage. Said Employees must produce an invoice from their insurance company that provided the health coverage unless or except otherwise restricted by law.
- C. The Borough will maintain the current prescription drug program (State Health Benefits Direct 10 Plan) for the Employee covered by this Agreement.
- D. The Borough will maintain whatever level of dental coverage is currently in effect as of the date of execution of this Agreement.
- E. In the event that State law mandates the employee to contribute toward health care medical coverage with regard to this Agreement, the employee shall comply with same.

F. The Borough will maintain the same Vision Plan as currently provided to the Police Department.

## **ATTACHMENT 2**

GRADE	1	2	3	4	5	6	7	8	9	10	11	12	13
												W	
Α	\$38,084												
В	\$40,084	\$42,795	\$44,225	\$45,703	\$48,000	\$49,610	\$51,277	\$53,002	\$54,787	\$56,572	\$58,357	\$60,107	OFF
С	\$42,084	\$44,795	\$46,225	\$47,703	\$50,000	\$51,610	\$53,277	\$55,002	\$56,787	\$58,572	\$60,357	\$62,107	OFF
D	\$44,084	\$46,795	\$48,225	\$49,703	\$52,000	\$53,610	\$55,277	\$57,002	\$58,787	\$60,572	\$62,357	\$64,107	OFF

•	GRADE C	ATEGORY	
Α	В	С	D
Keyboard Clerk 1	Keyboard Clerk 2	Keyboard Clerk 3	Keyboard Clerk 4
Records Supp Tech 1	Records Supp Tech 2	Records Supp Tech 3	Records Supp Tech 4
Clerk 1	Clerk 2	Clerk 3	Clerk 4
H&Z Inspector & Trainee		Court Alde	TACO

E PLACEME	NT - 01-01-2018
GRADE	TITLE
D12	Tech Asst - Const
C11	Keyboard Clerk 3
C11	Keyboard Clerk 3
C12	Keyboard Clerk 3
C12	Keyboard Clerk 3
C8	Court Aide
А3	Keyboard Clerk 1
А3	Keyboard Clerk 1
A3	Keyboard Clerk 1
A1	Keyboard Clerk 1
OFF	Clerk 2
86	Keyboard Clerk 2
A1	H&Z Inspector
	D12 C11 C11 C12 C12 C8 A3 A3 A3 A1 OFF B6

<sup>\* &</sup>lt;u>EFFECTIVE JANUARY 1, 2018</u> \* \* ALL "NEW HIRES" HIRED IN 2017 OR AFTER JANUARY 1, 2018 WILL BE PLACED ON THE GUIDE FOR THEIR CATAGORY AT STEP 1. \*ALL EMPLOYEES "OFF-GUIDE" WILL RECEIVE PERCENTAGE RAISES AS STIPULATED IN THE CONTRACT.