COLLECTIVE BARGAINING AGREEMENT

between

City of Albany, Oregon

and

Albany Fire Fighters, IAFF LOCAL #845 (Union)

July 1, 2021 - June 30, 2025

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SECTION 1 - RECOGNITION

Article 1.1 Bargaining Agent

This Agreement is entered into by the City of Albany, Oregon, hereafter referred to as the "City," and the Albany Fire Fighters, Local #845 International Association of Fire Fighters, hereafter referred to as the "Union."

The City recognizes the Albany Fire Fighters, Local #845, as the sole and exclusive bargaining agent for all employees in the bargaining unit excluding temporary, intermittent, supervisory, and confidential employees. It is agreed that both parties to this Agreement understand that they are both mutually responsible for enforcement of the Agreement; and that when a violation of agreement occurs and either party is aware of the violation, although it may be a benefit to one party or the other, it must be addressed.

Article 1.2 Temporary Filling of Bargaining Unit Positions

When a bargaining unit position is going to be open for more than two (2) weeks, but not more than five (5) months, due to an approved leave or a position vacancy, other than scheduled vacation/compensatory time/department training, a temporary employee may be hired by the Department to fill the opening for this period. Each temporary position will only be filled by the retired bargaining unit member who created the vacancy.

The City shall be responsible for giving written notification to the Union of its intent to utilize a temporary employee and any changes in that person's employment status. These employees shall not accrue benefits under this Agreement during their employment, except as required by law.

If it is deemed to be a benefit to the City and the Union, the parties may, by mutual agreement, extend this temporary period beyond the five (5) months. Extensions granted under this section shall not cause the temporary employee to become eligible for benefits under this Agreement, except as required by law.

It is further agreed that these employees shall meet the standards set by the State of Oregon and the Albany Fire Department for the classification of their employment.

The temporary employee will not be eligible for scheduled overtime, including call shifts and/or partial shifts. Shift extension and emergency callback are the exceptions to this rule.

The temporary employee will only fill the rank/position from which they just retired.

Article 1.3 Part-Time

<u>Part-Time</u>: Any employee working less than forty (40) hours per week.

If and when such positions are proposed by the City, the parties shall bargain pursuant to ORS 243.698.

SECTION 2 - MANAGEMENT RIGHTS

Except as expressly modified or restricted by a specific provision of this Agreement, all charter, statutory, and other managerial rights, prerogatives, and functions are retained and vested exclusively in the City, including, by way of description and not limitation, the rights, in accordance with its sole and exclusive judgment and discretion: to direct and supervise all operations and functions; to manage and direct the workforce, including, the right to determine the methods, processes, locations, and manner of performing work; to hire, promote, and retain employees; to determine schedules of work; to determine the need for a reduction or an increase in the workforce; to establish, revise, and implement standards for hiring, classification, promotion, quality of work, materials, equipment, facilities, and standards. Utilization of any management rights not specifically limited by this Agreement shall be at the City's discretion and not subject to the grievance procedure or negotiation, unless the matter is a mandatory subject of bargaining as required by ORS 243.650 through 243.806.

SECTION 3 - UNION SECURITY

Article 3.1 Checkoff

Employees covered by this Agreement have the right to choose whether to join the Union. The City agrees to deduct dues each payroll period in an amount certified to be correct by the Treasurer of the Union from the pay of those employees who individually request in writing that such deductions be made. The total amount of these deductions shall be remitted by the 15th day of each month by the City to the Union Treasurer.

Article 3.2 Voluntary Fees

The terms of this Agreement have been made for all employees in the bargaining unit and not only for the members of the Union. Accordingly, each employee in the bargaining unit who has chosen not to join the Union has the option to voluntarily pay a fee to cover the cost of Union services related to collective bargaining. This voluntarily deducted fee will be equal to Union dues and be deducted each payroll period from employee paycheck by the City and paid to the Union. An employee who wishes to voluntarily pay fees will submit a written payroll authorization form to the City. The total amount of these deductions will be remitted along with the Union dues described in Article 3.1 by the 15th day of each month by the City to the Union Treasurer.

Article 3.3 Written Authorization for Payroll Deductions

Any written authorization from employees to withhold Union dues or voluntary fees will remain in full force and effect until the employee notifies the City and the Union that they are revoking that authorization. This notice must be in writing and be signed and dated by the employee and submitted to the City. Any changes in authorized deductions or deduction amount shall become effective the first pay period following notification, provided notification has been issued in sufficient time to allow the City to make the adjustment.

Article 3.4 Hold Harmless

The Union shall hold the City harmless for any actions required by this article or checkoff errors so long as such verified errors are adjusted as soon as practical.

SECTION 4 - STRIKES

Article 4.1 No Strike

The Union will not initiate or engage in and no employee(s) will participate or engage in any strike, slowdown, picketing, boycott, or other interruption of work during the term of this Agreement.

The Union agrees to notify all local officers and representatives of their obligation and responsibility for maintaining compliance with this article, including their responsibility to remain at work during any interruption which may be caused or initiated by others.

Article 4.2 Penalty for Participation

In the event employee(s) participate in a strike, slowdown, picketing, boycott, or other interruption of work in violation of this article, the participating employee(s) shall be subject to disciplinary action which may include discharge.

Article 4.3 Loss of Benefits

It is understood that employees shall not be entitled to any benefits or wages whatsoever while they are engaged in such work interruption.

SECTION 5 - UNION BUSINESS

Article 5.1 Leave with Pay

The Union negotiation team shall be permitted time without loss of pay during regularly scheduled

working hours to attend mutually agreed to negotiating meetings with the City's representatives on issues relating to labor contracts or issues under the grievance procedure and to engage in other union activities in accordance with applicable law.

Official Union representatives may take time off without loss of pay during their regularly scheduled working hours while engaged in official Union business so long as such business is directly related and central to the collective bargaining process, investigation and processing of complaints, disputes, and grievances or other Union activity in accordance with applicable law; and leave slots are available or qualified relief personnel will be secured by the Union at the City's cost. However, the City will not be liable for overtime cost when the leave is the result of Union officials attending union-related training and/or conferences; in these circumstances, the Union will secure coverage at their cost.

Article 5.2 Access

Upon request, a fire station may be utilized for Union meetings. The Union may be allowed reasonable access to utilize City office equipment for Union business, provided such equipment is not being utilized for City business. The Union shall reimburse the City for any and all costs incurred in such use.

SECTION 6 – HOURS OF WORK

Article 6.1 Work Schedules

The current work schedules are listed below. If an unforeseen financial or operational situation arises prior to the expiration of this Agreement that requires a change in the work schedules, the parties shall negotiate said change.

<u>Full-Time</u>

1. <u>Emergency Services</u>

- a. <u>Shift</u>: Normal work schedule for "Shift" emergency services personnel is twenty-four (24) hours on duty and forty-eight (48) hours off duty and twenty-four (24) hours on duty, etc. Shifts will begin at 0700 hours. The parties agree that the FLSA 7(k) work period for emergency services workers will be 27 days (204 hours). [see also Article 7.4A]
- b. <u>Day Lieutenant</u>: Normal work schedule is 40 hours per week to be scheduled between 0700 and 1900 hours so not to exceed ten (10) hours per day and four (4) consecutive days, Monday through Friday, or eight (8) hours per day and five (5) consecutive days, Monday through Friday, with meal periods being included in those hours. Consecutive days and hours can be flexible with mutual agreement between the employee and supervisor.

c. <u>Day</u>: Normal work schedule for "Day" emergency services personnel depending on assigned work schedule cover: Forty-eight (48) hours per week, consecutive days/shift type rotation, twelve (12) consecutive hours per day, Monday through Sunday, four days on/three days off, between 0700-1900 hours, with meal periods being included in those hours.

Schedule may be adjusted when there is a "reasonable need" for staffing changes. These changes will not occur without a two-week notice. "Reasonable need" is defined as a special event and/or a mutually (between the parties) agreed to situation.

- d. <u>Conversion of 48-hour Personnel to 56-hour</u>: In the event that a 48-hour employee is filling in for a 56-hour employee for more than thirty (30) days, the employee shall accrue leave according to the schedule for 56-hour employees as identified in Article 9.1 Accrual Schedule. Any other articles relating to emergency services shift employees (56-hour) would apply to the emergency services day employee (48-hour) during this time.
- e. <u>Conversion of Emergency Services Personnel to a 40-hour week</u>: Emergency Services personnel accrue holiday leave (see article 9.1). In the event that a 56-hour employee is temporarily working a 40-hour schedule over a City-recognized holiday, the employee shall be given the option to either flex their schedule during the week of the holiday in order to work the full 40 hours or be allowed to use accrued vacation leave to take the holiday off.

Any eligible employee asked to work more than the hours specified shall be paid for those extra hours each payroll period at the appropriate overtime rate.

- 2. <u>Life Safety Services</u>: Normal work schedule is 40 hours per week to be scheduled between 0700 and 1800 hours so not to exceed ten (10) hours per day and four (4) consecutive days, Monday through Friday, or eight (8) hours per day and five (5) consecutive days, Monday through Friday, exclusive of time off for any lunch period. Consecutive days and hours can be flexible with mutual agreement between the employee and supervisor. Shift hours shall be posted by the City.
 - a. Employees in the Life Safety Division will not be eligible to work Emergency Services call shifts or fill temporary vacancies in the Emergency Services Division. Employees in the Life Safety Division cannot be reclassified as Emergency Services Division employees on a temporary basis. They can only be used to augment staffing during emergencies as listed in the job descriptions.

For all employees above (except Emergency Services, Shift"): The work week commences 0001 on Monday and ends 2400 the following Sunday. All hours in excess of the daily and/or weekly schedule will be paid at overtime rate.

"Emergency Services, Shift and Day" employees are 7k exempt.

Article 6.2 Trades between Employees

The Department shall continue to allow trades between emergency services employees for their benefit and when such trade time is approved through TeleStaff or by a supervisor if required. Trades between employees shall be of equal classification or with an employee who is qualified to act in the capacity of the trade-off employee's job classification. The trade-on employee will work in the position of the trade-off employee unless moved at the City's request.

No AIC liability shall be incurred by the City when an employee trades with another employee of a higher classification except when the AIC is at the City's request. In this case, if the trade-on employee is trading to a job classification higher than their own, the trade-on employee will receive a maximum of five percent (5%) for AIC compensation.

Acceptance of overtime assignment for pay and arranging for another member to work the overtime as a trade is prohibited.

Trades are voluntary between employees, and at no time shall the City become responsible for trade time obligations incurred by emergency services employees.

If an employee is required to change stations due to a trade, the employee is responsible for making standby arrangements with another employee at no cost to the City until the employee arrives at their assigned station.

Article 6.3 Late Arrivals for Assigned Shift

Unless covered by another employee, employees who arrive late for their scheduled assigned shift will be docked the time missed in one-quarter (1/4) of-an-hour increments for all the time between the scheduled start of their shift and the time they arrive; and/or employees are subject to discipline.

SECTION 7 – COMPENSATION

Article 7.1 Wages

- A. Day Firefighter/EMT personnel will receive ninety-four percent (94%) of the same step of the shift Firefighter/EMT wage.
- B. Effective retroactive to July 1, 2021, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- C. Effective July 1, 2022, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.

- D. Effective January 1, 2023, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- E. Effective July 1, 2023, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- F. Effective January 1, 2024, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- G. Effective July 1, 2024, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- H. Effective January 1, 2025, all employees shall be provided a salary increase of two percent (2%). These new salaries shall be reflected in the wage schedule attached to this Agreement.
- I. All forms of incentive pay (e.g., certification pay, training pay, etc.), as well as wage increases set forth above, shall be calculated off an employee's base pay or the rate of pay identified in the specific contract provision. There shall be no pyramiding of these differential pay types.

Article 7.2 Pay Rates/Periods

- A. Employees' base rate will be in accordance with the most current wage schedule, at the appropriate step and grade, to include any premium pays (longevity and EMT premium pay).
- B. All full-time employees will be paid on a reoccurring schedule.
- C. Hourly Rates:

Emergency Services:

Shift: The parties agree that the hourly rate will be calculated as follows: Base wage + Premium Pay \div 1.13 (work periods per month) \div 222 (204 allowed FLSA hours, plus 12 additional hours scheduled to work per 27-day period x 1.5) = hourly rate. Employee's monthly wage = the hourly rate x 222 x 1.13.

Day: Regular monthly wage plus premium pay divided by 208.

Life Safety Services: Regular monthly wage plus premium pay divided by 173.33.

<u>Article 7.3 Step Movement</u>

Employees shall move on the wage schedule on their anniversary date. An employee's anniversary date is based on their regular date of hire. For employees hired between the first and the fifteenth of the month, their anniversary date will be the first day of that month. For employees hired between the 16th and the end of the month, their anniversary date will be the first day of the

following month. All employees hired prior to the execution of this Agreement shall retain their previous anniversary dates.

An anniversary or longevity step increase will be granted to employees who are below the maximum wages for their classification provided the employee receives a satisfactory or above rating on their annual performance evaluation. Employees whose evaluations are not completed by their anniversary date will receive their step retroactively and made whole based on a satisfactory or above rating. Every attempt will be made to complete the employees' evaluations by their anniversary date.

Employees who are perceived by their evaluating supervisor to be less than satisfactory in their performance shall be given as much advance notice of their performance deficiencies as practical prior to their normally scheduled evaluation. However, employees who remain rated as below satisfactory on their performance evaluation during their annual review shall be placed on a plan of assistance by the Department. Upon successful completion of their plan of assistance, those employees shall be granted their step increase. However, there will not be a change to their anniversary date nor shall any retroactivity be granted regarding this step increase once the plan of assistance has been successfully completed.

Article 7.4 Overtime

Any eligible employee assigned to work more than the hours specified in Article 6, Hours of Work, shall be paid for extra hours each payroll period at the appropriate rate specified below:

A. Overtime Calculation

Emergency Services Employees:

Shift: Hourly rate times one and one-half (1.5).

Day: Hourly rate times one and one-half (1.5).

Day Lieutenant: Hourly rate times one and one-half (1.5). Position limited to working call shifts on off-duty days unless approved by supervisor.

Life Safety Services Employees:

Hourly rate times one and one-half (1.5).

Emergency Service Employees

1. <u>Definitions</u>:

<u>Call Shifts</u>: A call shift is a return to work outside regular work hours for a scheduled period of twenty-four (24) hours. Call shifts apply only to emergency services personnel. Call shifts will be filled by personnel qualified to work the position being filled. TeleStaff will track call shifts worked by members in a call shift "bucket" and log each 24-hour

shift as one shift. The call shift roster will be reset annually on July 1. This roster does not include scheduled overtime worked (see definition below). When new employees are assigned to a shift (A, B, C, or Day shift) and placed on Telestaff, they will be charged with the average number of Call Shift and Scheduled Overtime hours worked (see definition below) by all emergency services employees to that date.

<u>Callback</u>: Callback is defined as work outside of regular work hours.

<u>Mandatory Holdover</u>: When an employee's relief in their job classification is absent and all attempts to obtain callback for the needed job were unsuccessful, thus an employee already at work is required to remain at work. Mandatory holdover shall not apply in cases of major emergencies/incidents, conflagration coverage, and/or natural disasters in which personnel may be held over or which may require alternative scheduling to address the emergency.

Scheduled Overtime: Personnel will sign up for days that they are available to work and wish to be considered for available overtime. TeleStaff will use this list first when attempting to fill overtime opportunities. If no personnel have signed up as available on a specific day, TeleStaff will default to the general listing of qualified personnel and call based on job classification and seniority. No amount of scheduled overtime will count as a call shift worked and will not affect selection of personnel to fill call shifts. An overtime "bucket" will track all blocks of scheduled overtime worked for twenty-three and one-half (23.5) hours or less except overtime hours worked for emergencies, transfers, meetings, training, holidays, mandatory overtime coverage, and blocks of overtime worked for less than six hours. The overtime bucket will be cleared and reset July 1 of odd-numbered years. Scheduled overtime hours will be logged in TeleStaff as follows:

0.5 hours to 5.5 hours	Not logged into the TeleStaff overtime bucket
6.0 hours to 11.5 hours	0.25 logged into the TeleStaff overtime bucket
12.0 hours to 17.5 hours	0.50 logged into the TeleStaff overtime bucket
18.0 hours to 23.5 hours	0.75 logged into the TeleStaff overtime bucket

2. Overtime Pay Rate:

- a. <u>Call Shifts</u>: Call shifts will be paid at a rate of one and one-half (1.5) times the employee's hourly rate for hours worked. Call shift roster will be by "unit seniority."
- b. <u>Emergency Callback</u>: Shall be a minimum of two (2) hours overtime and rounded to the nearest one-quarter (0.25) hour for any time over two hours. Overtime shall be paid at a rate of one and one-half (1.5) times the employee's hourly rate. Emergency callback within one hour of reporting to start of regular shift will be paid

based on actual hours worked prior to the start of shift and rounded to the nearest one-quarter (0.25).

- c. <u>Administrative Callback</u>: Shall be a minimum of one (1) hour and be paid at a rate of one and one-half (1.5) times the employee's hourly rate and rounded to the nearest one-quarter (0.25) hour. The employee will be paid for hours present, beginning at the scheduled start time of the activity through the end of the activity.
- d. <u>Mandatory Holdover</u>: Shall be paid at a rate of one and one-half (1.5) times the employee's hourly rate,

If the employee held over was signed up to work overtime on Telestaff at the time the vacancy was created, the employee will be compensated at their normal overtime rate. Any time the held-over employee is compensated at their normal overtime rate, sick leave banks will be charged hour for hour.

In addition, overtime or call shift opportunities that are offered to an employee by TeleStaff and subsequently refused will not be counted against that employee's call shift or overtime bucket.

- e. <u>Shift Extensions</u>: When it becomes necessary to extend an emergency service employee's shift, the employee who is held over or extended, shall receive at least one-quarter (0.25) hour overtime at the callback rate, except when the extension is due to emergency duties, in which case a one-hour minimum will be used.
- f. Hazardous Materials Incidents: The pay rate will be \$60.00 per hour for all on or off-duty Hazardous Materials Team members who respond to cover for Hazardous Materials Team members responding on State Hazardous Materials Team incidents that are eligible for reimbursement under the state contract. Hazardous Materials Team members responding on duty to a state team response will receive \$60.00 per hour in addition to the member's normal hourly rate. If the off-duty Hazardous Materials Team member's regular overtime rate is more than \$60.00 per hour, the employee's regular overtime rate will be paid to the employee in lieu of the \$60.00 per hour team response rate.

For those incidents which are not state responses, Hazardous Materials Team members will be reimbursed at their regular overtime rate. If at any time the state contract should exclude the set hourly rate, Team member reimbursement will revert to the employee's regular overtime rate.

Regular overtime rate where referenced refers to one and one-half (1.5) times the employee's regular hourly rate.

- g. Overtime Related to Vacation or Compensatory Time: An employee on vacation or compensatory leave who reports to work will not be eligible for overtime and will reduce leave use by the hours of work in attendance, except for emergency callback. An employee on emergency callback will have the option of receiving Emergency Callback overtime pay or reducing leave use by the hours worked.
- h. Overtime Related to Time Trades: Time trades are between employees and should not generate an overtime liability for the City, except for the following circumstances: An employee on a trade off-duty who reports to work for emergency callback will be eligible for Emergency Callback overtime pay; an employee who is required to return to work for mandatory Department training will be eligible for Administrative Callback overtime pay; and an employee may come in for special team training and/or EMS meetings and be eligible for administrative overtime equal to the actual training hours attended. The employee is responsible for informing the chief officer that they are in a trade off-duty situation which is generating the overtime.

Article 7.5 Optional Distribution of Overtime

During each pay period, an employee may elect to bank,—into deferred compensation, any portion of overtime earned during that same pay period. To effectuate such additional deferral, the employee shall notify the Payroll Office on the appropriate form of the exact dollar amount they want deferred for that pay period by the cutoff date established by Payroll each month. It is the employee's responsibility to designate such additional deferral as authorized for "one month only." Failure to so designate the change in deferral amount will result in the increased deferral amount remaining in effect until the employee redesignates a new deferral amount. Contributions to deferred compensation shall be limited to an annual maximum as defined by the IRS.

Article 7.6 Compensatory Time

For every hour of eligible overtime worked, the employee may request to have accumulated on their record compensatory time off in lieu of cash payment to a maximum total accrual, at any time, of 100 hours.

Overtime hours considered not eligible for compensatory time conversion shall be those hours received from AIC.

Compensatory time will be accrued at the rate which the overtime was worked. That time will be calculated and noted on the time sheet.

If an employee desires to cash out some or all of their accrued compensatory time, they shall request such reimbursement on their monthly payroll sheet. Since the accrual bank has the overtime rates factored into the total compensatory time banked, banked hours of compensatory time will paid out in cash, hour for hour, at the employee's current straight time hourly rate.

Compensatory time will be scheduled and administered just as vacation time off. Banked compensatory time will be paid out prior to COLA, step increase, and/or promotion.

Article 7.7 EMT Premium Pay

- A. At the City's discretion, a minimum of 32 employees in the Firefighter/EMT classification will maintain their Paramedic certification.
- B. All emergency services employees who hold a current State EMT-P Certification and have current standing orders from the Department's medical director shall receive ten (10) percent above top Firefighter (Step F) of their wage scale (day shift vs. 56-hour shift).
- C. All emergency services employees who hold a current State EMT-I Certification and have current standing orders from the Department's medical director shall receive six (6) percent above top Firefighter (Step F) of their wage scale (day shift vs. 56-hour shift).
- D. All emergency services employees who hold a current State EMT-A Certification and have current standing orders from the Department's medical director shall receive two percent (2%) above top Firefighter (Step F) of their wage scale (day shift vs. 56-hour shift).
- E. Employees outside of the Firefighter/EMT classification who do not desire to maintain Paramedic Standing Orders may elect to take EMT Intermediate Standing Orders, if qualified.
- F. Employees in the Deputy Fire Marshall III job classification who have current EMT-P standing orders with the Department's medical director shall also receive EMT-P premium pay at the day shift emergency services rate. Employees in the Deputy Fire Marshall III job classification who have current EMT-I standing orders with the Department's medical director shall also receive EMT-I premium pay at the day shift emergency services rate.

Article 7.8 Longevity Premium Pay

See also Article 7.3.

Months of Service	Longevity Step Increase
121 through 180	3% of salary step
181 through 240	3% of salary step
241+	3% of salary step

Article 7.9 Specialty Incentives

The following specialty incentive pays are available to Emergency Services employees:

A. EMS Field Trainer

- 1. Department qualified and assigned EMS Field Trainers shall receive an additional three percent (3%) of top step Firefighter (Step F) wage for functioning as an EMS Field Trainer. At the City's discretion, up to three (3) qualified Firefighter/EMT-Paramedics will be assigned to each shift as EMS Field Trainers. In addition to field training of new employees, EMS Field Trainer duties may include, but are not limited to, shift training, quality assurance, and other EMS-related staff duties.
- 2. The Department will conduct application processes for all EMS Field Trainer positions as needed.

B. Specialty Team Pay

- 1. Employees who are assigned to one of the following Department specialty teams will receive a team pay incentive of three (3%) percent of top step Firefighter (Step F) wage:
 - Hazardous Materials Team
 - Technical Rescue/USAR Team
 - Water Rescue Team
- 2. Employees will be limited to receiving team pay incentive for a maximum of one Department specialty team as identified in this article.
- 3. Nothing in the Agreement requires the Department to assign an employee to a team or maintain a team in its entirety.

C. <u>Fire Investigation Field Trainer</u>

- 1. Emergency Services employees who are department-qualified and assigned as Fire Investigation Field Trainers shall receive an additional three percent (3%) of top step Firefighter (Step F) wage for functioning as a Fire Investigation Field Trainer. At the City's discretion, up to six (6) qualified fire investigators may be assigned to mentor new fire investigators; fill various roles, including the Lead Fire Investigator on an investigation; provide fire investigation training to personnel; document and present fire investigation in court or as a case review for training others; and cover fire investigation standby.
- 2. The Department shall determine minimum qualifications and skills necessary to function as a Fire Investigation Field Trainer.

D. Bilingual Incentive (Available to all employees.)

Employees who are qualified by the Department as able to converse in Spanish at an intermediate level shall receive a monthly pay incentive of three percent (3%) of top step

Firefighter (Step F) wage.

- 1. In order for an employee to maintain their incentive, they shall be retested every two (2) years. Employees who do not pass the test(s) or who fail to take the test will not be eligible for the incentive. The test(s) and results are not subject to the grievance process.
- 2. The incentive pay will take effect the 1st day of the month following passing the test; subsequently, if the incentive pay is revoked, it will be removed on the last day of the month.

Article 7.10 Acting in Capacity (AIC)

While acting in capacity for management, personnel assigned will not be required to exercise supervisory functions related to discipline.

Personnel who are assigned to work in a classification higher than their own shall receive an additional five (5%) percent of their regular wage for each higher classification higher than their own within their division. "Assigned" as used in this Article means filling of a position as required by the Department.

AIC pay shall be paid at any time the employee is working in a job classification higher than their own with the exception of when the employee is covering a trade time for an employee in the higher classification.

AIC is for actual time covered and paid a one- (1) hour minimum and in thirty- (30) minute increments thereafter.

Article 7.11 Wage and Benefit Conversion

Employees who are permanently transferred from one service division to another (e.g., emergency services or life safety services) will have their hours and benefits converted to assure the same total dollar value for a given benefit or time.

If after this conversion there is a remaining balance of hours over the new allowed maximum leave accrual, the employee will continue to accrue leave and will have one year to use the additional leave before it is reduced to the maximum leave accrual level. The City can choose to cash out the remaining balance of leave hours in lieu of allowing the employee use of the additional leave.

Article 7.12 Salary Movement of 48-Hour Employee to 56-Hour

A. When personnel in the Firefighter/EMT (day) classifications are promoted to a 56-hour position, they will be moved to the Step of the new schedule that provides at least a five percent (5%) total increase in wages.

Example:

1. When a FF/EMT (day) employee with paramedic standing orders and receiving incentive pay is promoted to a FF/EMT (56-hour) with paramedic incentive pay, there should be an increase to base pay of at least five percent (5%).

Article 7.13 Change in Work Location

- A. An employee arriving at work and moved to another station will receive mileage reimbursement to and from each station moved. No other compensation for moving will be offered while on duty.
- B. An employee notified of a change in work location for a future shift, shall, upon effectuating such change in location, be eligible for one-half (0.5) hour of pay at the overtime rate and mileage reimbursement from their current station to the new station.
- C. An employee who is reassigned to a new station as the result of a voluntary request for AIC assignment, shift trade, or non-mandatory overtime shall not be eligible for additional compensation or mileage reimbursement.

Article 7.14 Communications Stipend

In recognition of employees using personal cell phones for pre-alert notifications while on duty, the Department will provide a twenty (\$20) dollar per month stipend to Emergency Services personnel.

SECTION 8 – BENEFITS

Article 8.1 Insurance

- A. The City contribution for the medical insurance premium for regular, full-time employees will be ninety-five percent (95%) of the total combined premiums for medical, dental, and vision insurance. Employees shall pay the remaining five percent (5%) of the premiums through payroll deduction. [Blue Cross Innova Non-Standard Plan (medical, dental, and vision)]
- B. Part-time employees in positions budgeted between 0.75 FTE and 0.999 FTE shall receive City-paid health insurance premium contributions at the same level as full-time employee. Part-time employees in positions budgeted between 0.50 FTE and 0.749 FTE shall receive City-paid health insurance premium contributions at seventy-five percent (75%) of the full-time employee rate. The employee shall pay the remaining twenty-five percent (25%). Part-time employees in positions budgeted between 0.50 FTE and 0.749 FTE have the option to waive coverage in accordance with the insurance carrier's policy requirements. Part-time employees in positions budgeted at less than 0.50 FTE are not eligible for benefits. Part-time employee contributions will be paid through payroll deduction.

- C. The Parties agree that should state or federal regulations impose any type of tax, fees, surcharges, or similar cost on the City as a result of it providing employees with health insurance benefits or due to the level of benefits provided, at the City's request, the Parties will negotiate the distribution of those costs pursuant to ORS 243.698.
- D. The City shall continue to provide the Life/AD&D and LTD insurance premiums.
- E. The City further agrees to continue the Flexible Spending Account under Section Number 125 of the IRS Codes, which shall include the dependent daycare and employee group insurance premium contribution programs.

Article 8.2 Retirement (PERS Public Employees Retirement System and/or OPSRP Oregon Public Services Retirement Plan)

- A. The City shall continue to participate in the present retirement program or its successor.
- B. The City shall continue to participate in the sick leave program administered by PERS in accordance with the law.
- C. In lieu of six percent (6%) in wage, the City shall pick up, assume, or pay the six percent (6%) contribution for employees to the PERS and/or OPSRP. The full amount of the required employee contribution picked up by the City, on behalf of the employee, shall be considered as wages only for the purpose of computing an employee member's final average wage.
- D. Upon an employee's retirement as defined below, the City will make available the value of one-quarter of the employee's sick leave balance for use as a credit toward the purchase of the Fire Union's health insurance premium should the employee choose this health insurance option as defined within ORS 243.303. The value of the sick leave as described in this section is only available as a credit and cannot be redeemed or used in any way as a cash payment to the employee or the employee's spouse or family.

Employees hired prior to December 31, 1994, the higher of the two following formulas shall be used:

- 1. 25 percent of the value of old sick leave plus 25 percent of up to 720 hours of new sick leave, or
- 2. 25 percent of the value of sick leave to a maximum of 360 hours

Employees hired after January 1, 1995, may use twenty-five_percent (25%) of the value of sick leave up to 360 hours.

To qualify for retirement, an employee must meet the PERS and/or OPSRP definition of being eligible to retire and immediately begin receiving benefits under Oregon PERS and/or OPSRP.

Article 8.3 Deferred Compensation

The City shall arrange for all interested employees to participate in the Mission Square Retirement, Nationwide, and/or any other deferred compensation programs which the City elects to participate including a Roth Program. Effective the next payroll period following 30 days from the ratification of this agreement, the City will contribute two percent (2%) of the employee's base wage (Steps A through F) per pay period to the employee's individual deferred compensation account provided by the City with no match required by the employee.

Article 8.4 State of Oregon Fees for EMT Recertification

The City agrees to pay the fees charged by the state of Oregon to maintain employees' current certifications as Oregon State Emergency Medical Technicians. Fees will be paid in accordance with department policy.

SECTION 9 – EMERGENCY SERVICES PERSONNEL PAID LEAVE

Article 9.1 Accrual Schedule

Emergency services employees shall accrue leave according to the following table, expressed in hours per month:

Shift			
Months of Service	<u>Vacation</u>	Personal Leave	Sick Leave
1 through 60	23 hours	2 hours	12 hours
61 through 120	27 hours	2 hours	12 hours
121+	32 hours	2 hours	12 hours

Day			
Months of Service	<u>Vacation</u>	Personal Leave	Sick Leave
1 through 60	16 hours	2 hours	10 hours
61 through 120	22 hours	2 hours	10 hours
121+	28 hours	2 hours	10 hours

Vacation leave accruals includes seven (7) holiday hours for Shift and 6.58 hours for Day Emergency Services personnel.

SECTION 10 – DAY PERSONNEL PAID LEAVE

Article 10.1

This section applies to Life Safety Services Personnel, Day Lieutenant, and Community Paramedic.

Article 10.2 Accrual Schedule

Vacation, holiday leave, and sick leave shall accrue in accordance with the following schedule for each full month of service completed.

Months of Service	Vacation	Holiday Leave	Sick Leave
1 through 48	6.67 hours	2 hours	8 hours
49 through 94	9.34 hours	2 hours	8 hours
95 through 168	10.67 hours	2 hours	8 hours
169 through 228	12.67 hours	2 hours	8 hours
229+	14 hours	2 hours	8 hours

Article 10.3 Holidays

The following listed holidays shall be observed on the calendar date determined by the City:

- New Year's Day
- Martin Luther King Day
- Memorial Day
- Independence Day
- Labor Day

- Veterans' Day
- Thanksgiving Day
- Day after Thanksgiving Day
- Christmas Day

If an employee works on any of the holidays listed above, they shall, in addition to their regular salary, be paid time and one-half for all hours worked. It is understood that employees shall not receive overtime compensation in addition to what is provided in this section.

Whenever a holiday falls on a Sunday or on the employee's day off, the following day shall be considered the holiday. Whenever a holiday falls on a Saturday or on the employee's day off, the preceding day shall be considered the holiday.

Article 10.4 Holiday Leave

A full year's holiday leave shall be credited to nonemergency services employee accounts as of January 1 of each year. New employees, not employed as of January 1, shall have a prorated amount of holiday leave added to their account as determined by the number of months remaining in the calendar year. Employees who terminate their employment with this Department prior to

completing a full year's service shall have a prorated share, equal to the amount of holiday leave used and not yet accrued, deducted from their final paycheck.

Any holiday leave not used as of December 31 of each year shall be converted to vacation and/or sick leave at the employee's discretion and be subject to the accruals as outlined in this Agreement.

The holiday leave would be leave off with pay to be taken at the discretion of the employee with the supervisor's prior approval.

SECTION 11 – ADMINISTRATIVE PROCEDURES FOR LEAVE USE

Article 11.1 Separation

Upon retirement, termination, layoff, or death, all accrued vacation leave and/or personal leave through the last month of employment shall be paid to the employee or their beneficiary. The employee's final paycheck shall be issued in accordance with Oregon Law.

In addition, an employee's designated beneficiary shall be compensated in cash at the employee's regular rate of pay for unused sick leave credits, up to a maximum of ninety (90) days, in the event of the employee's death.

Article 11.2 Death in Family

In the event of a death in the employee's immediate family, the emergency services shift employee may take two (2) consecutive working shift days off and all other employees may take five consecutive working days off, which shall not be charged to any accrued leave account. Any bereavement leave beyond the above specified days which has been requested and approved under OFLA bereavement leave provisions shall be deducted from accrued leave accounts. Workdays included in this time period may be charged to sick leave. For the purpose of this subsection, the immediate family shall be defined as the employee's spouse, domestic partner as determined by human resources, mother, father, brother, sister, child, stepchild, stepparent, grandparent, grandparent-in-law, grandchild, legal guardian parent, legal guardian child, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, sister-in-law, uncle, aunt, nephew, niece, and first cousin. This definition shall not preclude the Department from granting exceptions to the above based on special circumstances.

Employees may also use their sick leave for bereavement leave in accordance with OFLA. For shift employees, OFLA bereavement is limited to the time they would work during an average annualized two (2) week period in accordance with OFLA. For non-shift employees, OFLA bereavement is limited to eighty (80) hours in accordance with OFLA.

However, where the employee has informed Human Resources of the death and there is a delay in the memorial service or funeral event, the employee will have up to six (6) months from the date of death to utilize their City-provided bereavement leave that is not charged to the employee's leave banks.

Article 11.3 Retention of Benefits

An employee who is reemployed following a layoff or authorized leave without pay shall have sick leave credits accrued during previous employment reinstated upon return.

Article 11.4 Integration with Workers' Compensation

All employees will be insured under the provisions of the Oregon State Workers' Compensation Act for injuries received while at work for the City.

In addition, eligible employees may qualify for supplementary payments under the disability insurance plan currently in effect.

Except as set forth below for employees who decline light duty positions, effective July 1, 2021, employees prevented from performing their normal duties due to a compensable work-related illness or injury shall be compensated as follows:

First 120 Days

For the first 120 calendar days of time loss (after a 3-day waiting period), employees will receive their workers compensation time loss benefits from the City's workers compensation carrier. Employees will also receive their regular paycheck from the City. However, any workers compensation time loss payments will be deducted from the employee's paycheck and adjusted in the next available payroll cycle, or subsequent payroll cycles if the employee's paycheck is insufficient to permit recovery. No paid leave will be charged to the employee's sick leave bank or other leave banks for compensable injuries or illnesses during this initial 120-day period.

Following First 120 Days

At the conclusion of this 120-day period and for any period of time loss following the initial 120 days which relates to the same work-related injury or illness, employees will be required to use their sick leave benefit coordinated with their worker's compensation time loss benefits to receive their regular net pay. The employee's sick leave bank will be charged for only the differential between the time loss payments and regular net wages. In the event an employee's sick leave benefits are depleted, the employee shall use available compensatory, vacation and holiday pay to receive their regular net wages. The use of these leaves will be determined by the employee. In the event the employee does not specify which bank is preferred within a reasonable period specified by the City, compensatory time will be used first, followed by holiday and then vacation pay.

If an employee only wants to receive their Workers' Compensation time loss payments and not charge accrued leaves, they must notify the Human Resources Department in writing.

Employees who are offered light-duty assignments that comply with their limitations as provided by their treating physician must accept that assignment, or compensation from the City under this Section will not be paid. Continuation of workers compensation benefits shall be in accordance with applicable law.

Consistent with applicable law, an employee who is off work due to a work-related injury or illness will continue to accrue benefits as long as the employee is in paid status using sick leave, holiday, or vacation benefits. The City further agrees to continue for one full year its contribution for the employee's insurance programs at the level currently in effect for bargaining unit members once the employee on work-related compensable leave has exhausted all accrued leave benefits. The one-year period includes any time the employee is on unpaid family and medical leave.

Article 11.5 Training Period Employees' Use of Leave

Vacation Leave:

Training period employees shall not be eligible to use vacation leave until after the completion of their training period, except for illness or injury.

<u>Holiday Leave</u>:

Training period employees who accrue holiday leave shall be credited with holiday time off from their date of hire and may utilize such time as they accrue it.

Sick Leave:

In the event a new employee is injured or becomes ill within eight (8) months of their date of hire, they shall be credited with the amount of leave needed up to 120 hours of sick leave for emergency services employees. All other new employees shall be credited with up to two times their weekly work hours of sick leave.

Sick leave used as a result of the above credit will be paid back to the City as it accrues. If an employee terminates employment with the City before the credit is paid back, such credit shall be deducted from their final paycheck.

Article 11.6 Vacation Scheduling

Selection will be by "unit seniority" as defined by this Agreement. Scheduling will be outlined by department policy.

Emergency Services Personnel:

There shall be three (3) twenty-four (24) hour slots per fiscal year available for vacation leave each shift for bargaining shift personnel. In addition, one day slot shall also be available for day personnel. Official union leave may fill any of these slots but shall not bump any employee previously scheduled for leave. Requests for leave (vacation, holiday, compensatory) must be submitted at least twelve (12) hours in advance prior to shift. After 1900 hours the day before shift, no vacation leave, holiday hours, compensatory time, and/or training hours banked can be used. All vacation slots will be available during vacation/DAAT selection. All vacation leave must be taken at a minimum of eight (8) hours. An employee using vacation leave for less than a full shift must return to duty by 2200 hours. An employee who does not return to duty by 2200 hours, shall take leave for the remainder of the shift.

If leave time becomes available, when it had previously been filled, that leave time will be offered to Union personnel, by seniority as above.

Article 11.7 Maximum Accrual

Vacation:

The maximum allowable vacation leave accumulation shall be two years of vacation accruals unless the special permission of the Fire Chief is granted because of some unusual circumstance.

Those employees who are within three (3) years of PERS and/or OPSRP retirement eligibility will be allowed to accrue up to three (3) years of vacation accruals.

Sick Leave:

All sick leave accumulated prior to January 01, 1995, shall be banked. Sick leave accrued after that date shall accumulate in a separate account. Sick leave hours shall be used "first in, last out."

For emergency services shift personnel hired prior to January 01, 1995, those employees with more than 2400 hours combined sick leave (new and old) will have a new sick leave bank maximum of 720 hours and their old bank will continue not to accrue. If their combined banks drop below 2400 hours, their maximum combined accrual of sick leave will be 2400 hours.

Emergency services shift personnel hired after January 01, 1995, will have a maximum allowable accumulation of 2400 hours.

Nonemergency and Day Lieutenant personnel will accrue to a maximum of 1,250 hours. Maximum combined accrual of new and old sick leave hours will be 2,400 hours for Day Lieutenant personnel.

Article 11.8 Sick Leave

Use of Sick Leave:

Employees may utilize their accumulated sick leave for any of the following reasons:

- 1. When they are unable to perform their duties due to an off-the job illness or injury or pregnancy;
- 2. For medical and dental appointments on an hour used/hour deducted basis. (Employees will, however, be required to schedule routine and preventative care appointments on their days off, unless the appointment is approved by the Fire Chief due to unusual or exigent circumstances.);
- 3. When their presence is required to care for a member of their immediate family (as defined below) who is ill or injured in accordance with OFLA (ORS Chapter 659A) and Oregon Sick Leave law (ORS 653.601-661). (Again, routine and preventative care appointments for immediate family members must be scheduled on an employee's days off, unless the appointment is approved by the Fire Chief as described above.)
- 4. For the birth, adoption or foster care placement of a child, consistent with applicable law;
- 5. To supplement workers' compensation time loss benefits in accordance with Section 11.4 above;
- 6. For bereavement leave in accordance with Section 11.2; and
- 7. For any other purpose as required by the Oregon Sick Leave Law and OFLA.

Employees on sick leave cannot engage in work for another employer, perform work as a contractor, be self-employed, or engage in volunteer work without the express written approval of the Human Resources Director.

For further information regarding what sick leave can be used for, contact Human Resources. A willful violation of sick leave use is grounds for discipline.

Immediate Family:

For the purpose of this subsection, the "immediate family" shall be defined as the employee's spouse, parents, parents-in-law, sisters, sisters-in-law, brothers, brothers-in-law, children (biological, adoptive, foster, and stepchildren), domestic partner as determined and approved by Human Resources consistent with applicable law, the domestic partner's children, grandparents, grandchildren, other relatives living in the employee's household, and a person with whom the employee was or is in a relationship of loco parentis.

Conversion of Leave:

Employees may be allowed to substitute vacation or other accrued leave for sick leave only when the employee makes a written request for reasonable purposes in advance of the use of leave to the Fire Chief for their approval. The substitution of other leaves for sick leave shall not be automatic when all sick leave accrual has been used by the employee.

Loss of Accrual:

No monthly sick leave shall be accrued by an employee, unless the employee is working or on paid leave status for at least fifty percent (50%) of their budgeted FTE during that pay period, unless otherwise provided by applicable law.

Trade Use of Sick Leave:

If the replacement on trade time is unable to complete that trade time due to sickness, their absence will be charged against their appropriate accrued leave time.

Health Care Provider Certification:

The City may require written certification to substantiate that an illness or injury was for an allowable sick leave purpose, consistent with applicable law. The City may also require an employee's health care professional to respond to questionnaires and other inquiries regarding an employee's physical, psychological, or other medical limitations on the employee's ability to safely perform essential job functions. Employees are responsible for authorizing a signing any forms necessary to assure that such information is provided.

Any expense resulting from the certification required by the City will be billed to the employee's medical insurance, and the City will pay for any legitimate costs the insurance does not cover.

Sick Leave Donations:

It is agreed that employees may donate any part of their sick leave to any other bargaining unit employee who has a bona fide need for such donation if agreed upon by the City. Each request will be examined on a case-by-case basis as to the allowance and the amount. The City will not deny such donation in an arbitrary or capricious manner. Any amount of sick leave donated will be deducted from the account of the employee making the donation.

Article 11.9 Personal Leave

A full year's personal leave shall be credited to Emergency Services employee accounts as of July 1 of each year. New employees shall have personal leave, equal to the accrual rate times the number

of full months left in the fiscal year, credited to their account upon their first day of hire. Training Period emergency services employees shall be allowed to use Personal Leave.

Any personal leave not used as of June 30 of each year shall be converted to vacation and/or sick leave at the employee's discretion and be subject to the maximum accruals as outlined in this Agreement.

Employees shall notify the shift supervisor on duty of their intent to take personal leave only if attempting to take Personal Leave on the day requested. If personal leave is for the day of the request, the employee must remain on duty until coverage has arrived. Employees will normally secure Personal Leave coverage using Telestaff.

Personal leave will be used in 12- or 24-hour blocks. An employee using personal leave for 12 hours must return to duty by 1900 hours. An employee who does not report to duty by 1900 hours shall take personal leave for the remainder of the shift.

SECTION 12 – ADDITIONAL LEAVE

Article 12.1 Witness/Jury Duty

An employee subpoenaed as a disinterested witness (or as an interested witness as required by law) in a proceeding shall be granted a leave of absence with pay for the required period of time provided such service is for no more than ten (10) workdays per year. When service as a witness extends beyond ten (10) workdays, compensation paid by the City to the employee for that period shall be reduced by any money received from other sources for the appearance as a witness except for those amounts received for mileage and meals.

- A. Employees shall be granted a leave of absence with pay for service upon a jury provided such service is for no more than ten (10) workdays per year. When service on the jury extends beyond ten (10) workdays, the compensation paid by the City to such employees for the period shall be reduced by the amount of money received for service from other sources, except for those amounts received for mileage and meals.
- B. Employees on leave pursuant to the provisions of this Article shall report for assignment immediately upon completion of their service each workday, provided that they have not completed a full workday in such service.
- C. The City, in its discretion, and with the agreement of the employee, may request that an employee be excused from jury duty.

- D. Should employees be subpoenaed in a nonwork related case in which they are personally involved or that relates to paid employment with any employer other than the City of Albany, they will be required to use accrued leave, compensatory time, or leave without pay.
- E. Employees who are required to testify at legal proceedings arising from or related to their employment with the City, or who are directed to testify at such proceedings by the City, will be paid.
- F. Employees who are called as witnesses by the Union in any legal proceedings involving labor disputes between the Union and the City, including arbitrations and Employment Relations Board proceedings, will be on paid time if such testimony occurs during the employee's regular scheduled work hours. The City will not be required to pay overtime for testimony outside of the employee's regular scheduled hours.

Article 12.2 Military Leave

Military leave shall be granted in accordance with state and federal statutes.

Article 12.3 Family and Medical Leave

The City will comply with the requirements of state and federal regulations with regard to family and medical leave. Additionally, personnel will use all of their accrued paid leave first followed by unpaid leave for any family and medical leave. It is also agreed that so long as paid leave is being utilized, the accrual of benefits and seniority will continue. It is further agreed that so long as unpaid leave is being utilized, group insurance (medical, dental, life/AD&D, and long-term disability) will be continued by the City and seniority will continue.

SECTION 13 - LEAVE WITHOUT PAY

Article 13.1 Duration

The Fire Chief or the City Manager may grant a regular employee leave without pay. During the employee's approved leave of absence, their position may be filled.

Article 13.2 Reinstatement Rights

At the expiration of the leave without pay, the employee has the right to and shall be reinstated in the position they vacated if the position is vacant; if not, to the next available position in the same class.

Article 13.3 Status of Benefits

During leave without pay, the employee shall not accumulate any benefits. Seniority shall not be affected by the leave of absence, but additional seniority does not accrue during such absence.

SECTION 14 - TRAINING PERIOD/PROBATIONARY PERIOD

Article 14.1 New Employees

The training period shall be twelve (12) months for all new employees covered by this Agreement. Prior to completion of the training period, employees may be discharged with or without cause; and such action shall not be subject to the grievance procedure.

Article 14.2 Promotions

All promotions shall be subject to a 12-month probationary period. Employees will be evaluated in writing after six (6) months. If an employee is promoted prior to the completion of their training period, the training period will continue until one year from the original date of hire. At the City's discretion the employee may be required to complete their probationary period, which shall be no more than one year from the date of the promotion. The City reserves the sole discretion to return such probationary employees to their previous position if in the City's judgment their job performance does not meet expected standards. Such actions will be subject to review by the Human Resources Department and the City Manager but not subject to the grievance procedure.

Article 14.3 Extension of Training Period/Probationary Period

The City may extend an employee's training period or probationary period when the employee has been on leave, paid or unpaid, that cumulatively exceeds the limits below. The extension will be only for the amount of time the employee was on leave.

Emergency Services employee: 168 hours

Life Safety employee: 80 hours

Additionally, the City may extend an employee's training or probationary period for up to ninety (90) days when, in the judgment of the Fire Chief, the employee has not demonstrated satisfactory job proficiency or work habits.

SECTION 15 - SENIORITY

Article 15.1 Definition

Only time as a training period and/or regular employee in an Albany Fire Fighters bargaining unit position shall be used for seniority in the following:

<u>Unit Seniority</u> is the total seniority accrued while employed in an Albany Fire Fighters bargaining unit position.

<u>Job Classification Seniority</u> is the total seniority accrued while holding a specific job classification in the City of Albany Fire Department.

A training period employee shall attain "regular" status upon completion of their new hire training period.

Article 15.2 Seniority Listing

The City will provide to the Union, each December, a list showing the current seniority status of all bargaining unit employees.

Article 15.3 Accrual of Seniority

An employee shall not accrue seniority while an:

- A. employee is on a leave without pay, except as required by law;
- B. employee is promoted or transferred to a position outside the bargaining unit;
- C. employee is on layoff for more than one full calendar month;
- D. employee is on retirement but returns to full employment status within two (2) years.

Article 15.4 Loss of Seniority

Employees who return to work in the bargaining unit will retain their classification and bargaining unit seniority that they held at the time they left the bargaining unit unless they meet one of the exceptions set forth below. An employee shall lose all accrued seniority credit and be separated from employment in the event of:

- A. voluntary resignation or retirement;
- B. retirement for two (2) consecutive years without being returned to full employment in a vacant position;
- c. discharge of an employee who has satisfied their initial training period for cause (unless the discharge is overturned via the grievance procedure or other legal process) or an employee in their training period;

- D. failure to notify the City of intent to return to work pursuant to a recall notice sent to the employee's email address and residence address last provided to Human Resources (using a delivery service with verification of the date the notice was sent) within fourteen (14) calendar days after such notification is sent;
- E. layoff of more than two (2) consecutive years;
- F. failure to return to work upon expiration of an authorized leave of absence with or without pay, unless the City and the employee agree to a different return date;
- G. promotion or transfer to a position out of the bargaining unit for more than two (2) consecutive years;
- H. Failure to return from military leave in accordance with applicable law; or
- I. Absence from work due to an on-the-job injury or illness for a period of three (3) years from date of injury or illness or otherwise in accordance with ORS 659A.043 or ORS 659A.046.

SECTION 16 - REDUCTION IN FORCE

Article 16.1 Job Classification Rankings

The classification rankings below are to be used solely for the purpose of determining whether an employee has held a lower classification when exercising rights under Article 16.2. It does not require the City to implement layoffs in the order of classification rankings.

Seniority ladder shall be as follows:

['(#)' denotes classification ranking]

EMERGENCY SERVICES	LIFE SAFETY SERVICES
(6) Fire Lieutenant & Training Lieutenant	(7) Senior Deputy Fire Marshal
(4) Apparatus Operator	(5) Deputy Fire Marshal – Compliance
(2) Firefighter/EMT; Community Paramedic	(3) Deputy Fire Marshal – Risk Reduction
(1) Single Role Paramedic & EMT	Specialist

Article 16.2 Layoff/Seniority and Bumping Rights

In the event of a layoff, employees shall be laid off in the reverse order of their job classification seniority within the affected job classification(s). Employees shall be permitted to exercise their seniority rights to bump the lowest seniority employee in an equal or lower job classification provided the employee:

- 1) has more unit seniority as defined in Article 15.1 than that employee;
- 2) meets the qualifications as outlined in the job description; and
- 3) has previously held that position within the Department.

Employees who are bumped shall have the same bumping rights as set forth above. Employees must notify the City of their intent to bump via email to Human Resources within fourteen (14) calendar days of receipt of layoff notice or, in the event they were bumped, notice of bumping.

Job classification seniority for purposes of bumping shall include all the time worked on a permanent appointment basis in higher classifications, plus all the time worked on a permanent appointment basis in the classification into which the employee is bumping.

Unless circumstances exist that reasonably preclude such advance notice, the City will notify those employees in the affected classifications at least thirty (30) days before of the impending layoff.

Article 16.3 Recall

Employees shall have recall rights and will be placed on a recall list for two (2) years from their date of layoff. At the end of the two (2) year period recall rights are extinguished and employees will be removed from the recall list.

Employees will be listed on the recall list in the order of their unit seniority. Recalls will be made with the employee who has the most unit seniority recalled first, and following in that order, provided the more senior employee meets the qualifications outlined in the job description and has previously held that position within the Department. No one outside the bargaining unit will be hired to fill a classification while employees are on the recall list until all laid off employees who meet these criteria have been offered recall, as set forth above. The City may require the successful completion of a medical examination, at the City's expense, as a prerequisite to returning to work following a layoff, consistent with applicable law.

SECTION 17 - GRIEVANCE PROCEDURE

Article 17.1 Definition

A grievance for the purpose of this Agreement is defined as a dispute regarding the meaning or interpretation of a particular clause of this Agreement or regarding an alleged violation of this Agreement. A grievant is an employee or the Union filing a grievance on behalf of a group of employees similarly affected or on behalf of the Union's interest under this Agreement. The Union shall be given notice by the City of all grievances filed by an employee in this bargaining unit.

Article 17.2 Procedure

- Step 1: Within ten (10) business days from the occurrence thereof or the grievant's reasonable knowledge thereof, the employee shall schedule a meeting with their immediate supervisor or the person(s) so designated outside the bargaining unit with the authority to adjust grievances for the purpose of discussing the issue the employee believes to be a violation of this Agreement in an effort by the parties to resolve the matter as early as possible.
- Step 2: If within five (5) business days after this meeting no resolution has been reached, the grievant shall have ten (10) business days to reduce the grievance to writing. The grievance shall include: 1) a statement of the grievance and relevant facts; 2) the specific provision of the Agreement allegedly violated; and 3) the specific remedy sought. The supervisor shall respond to the employee in writing within ten (10) business days from the receipt of the written grievance and provide a copy to the Union.
- Step 3: Within ten (10) business days from the date of receipt of the Step 2 reply if the grievance remains unadjusted, the grievance as set forth in writing may be submitted to the Fire Chief.

 The Chief shall respond to the grievance in writing within ten (10) business days with a copy to the Union.
- Step 4: Within ten (10) business days from the date of receipt of the Chief's reply if the grievance remains unadjusted, the grievance as set forth in writing may be submitted to the City Manager. The City Manager shall respond to the grievance in writing within ten (10) business days with a copy to the Union.
- Step 5: If the grievance is not resolved within ten (10) business days from submission of the City Manager's reply, it may be submitted within that period to arbitration in the following manner:
 - A. A list of five (5) members of the State Conciliation and Mediation Service shall be requested, and the parties shall alternately strike one name from the list until one is left. The Union shall strike the first name. The one remaining shall be the arbitrator. One business day will be allowed for the striking of each name.

- B. The arbitrator shall render a decision within thirty (30) days of the hearing closing. The powers of the arbitrator shall be limited to interpreting this Agreement and determining if it has been violated. The arbitrator shall have no authority to alter, modify, vacate, or amend any terms of the Agreement or to decide on any item not specifically treated in this Agreement. The decision of the arbitrator within their authority shall be binding on the parties.
- C. The costs of arbitrators shall be borne equally by the parties. Each party shall be responsible for costs of presenting its own case to arbitration including witness fees, consultant fees, and records.

"Business day," as used above means, "Monday through Friday excluding holidays."

Article 17.3 Miscellaneous

For the purpose of conducting mutually approved Union-City meetings to resolve or avert grievances, designated Union representatives may be permitted time off to meet with appropriate representatives of the City with permission of their immediate supervisor without loss of compensation.

Any or all time limits specified in the grievance procedure may be waived by mutual written agreement of the parties. This shall include the original filing date so as to allow the Union a reasonable period in which to conduct its investigation of any alleged grievance. Failure by the grievant to submit the grievance in accordance with these time limits without waiver shall constitute abandonment of the grievance. Failure by the City at any level to submit a reply within the specified time period without waiver shall allow the grievant to proceed to the next step. A grievance may be terminated at any time upon receipt of a signed statement from the Union or the employee that the matter has been resolved.

Upon request, the employee may request representation by the Local's Grievance Committee. The grievant shall attend grievance meetings upon the request of either party.

SECTION 18 - DISCIPLINE AND DISCHARGE

Article 18.1 Standard

No employee who has completed their initial training period upon hire shall be disciplined or discharged except for just cause. Removal from promotional probationary period is subject to the provisions of Article 14.2, but otherwise employees who have attained regular status will not be disciplined except for just cause during their promotional probationary period.

If a supervisor has reason to discipline an employee, they shall make reasonable efforts to impose such discipline in a manner that will not embarrass or humiliate the employee before other employees or the public.

Article 18.2 Progressive Discipline

The goals of progressive discipline are to correct behavior and produce efficient City operations rather than merely to punish wrongdoers. Disciplinary actions or measures shall normally be invoked in the order listed:

- A. Verbal warning (which may be documented in writing)
- B. Written reprimand
- C. Suspension with loss of pay
- D. Salary reduction
- E. Demotion
- F. Discharge

Disciplinary action may be imposed upon any employee for failing to fulfill their responsibilities as an employee. Conduct reflecting discredit upon the City or which is a direct hindrance to the effective performance of City functions shall be considered just cause for disciplinary action. Such just cause may also include misconduct, inefficiency, incompetence, insubordination, misfeasance, malfeasance, the willful giving of false information or the withholding of information with intent to deceive when making application for employment, willful violation of departmental rules, or for engaging in political activities forbidden by state law.

Serious violations may be dealt with by any of the above disciplinary measures on the first or subsequent offenses.

Article 18.3 Just Cause

A training period employee shall serve at the pleasure of the City. An employee having satisfactorily completed their training period shall not be reprimanded, demoted, suspended, or discharged without just cause.

Upon request, any employee required to appear before a City representative to discuss matters for which disciplinary action is being contemplated may be allowed to have a Union representative present at the discussion.

Article 18.4 Disciplinary Records

Employees shall receive a copy of any written disciplinary action issued to them and any such disciplinary action shall be made part of their personnel file. All disciplinary records shall be maintained in accordance with the Public Records Law. Upon request of the employee, written

reprimands will be removed from the employee's personnel file after two (2) years so long as no other disciplinary actions have occurred since the reprimand was issued. Reprimands removed from an employee's personnel file shall be maintained in a secure, confidential Human Resources file accessible only by the Human Resources Director, their designee, the City Manager, or the City Attorney. Such material may be used to demonstrate that the employee has been previously warned or disciplined regarding the behavior and/or conduct noted in the material, or to establish consistency of disciplinary action, lack of discrimination, compliance with legal obligations and to defend against legal claims. However, the material may not be used as the sole basis to advance discipline to a more severe step.

Confidential documentation of personnel matters or discipline issues shall be subject to disclosure restrictions as provided for in statute.

SECTION 19 - SAFETY AND HEALTH

Article 19.1 Safety and Health Promotion

The Union and City agree to cooperate in the promotion of safety and health through the maintenance of safe working conditions and practices including the preservation of City property and equipment and the participation in the Department's current safety, no use of cigarettes, and physical fitness programs. No use of tobacco products allowed while involved in City of Albany events.

Article 19.2 Safety Committee

There will be a safety committee with an equal number of members selected from both management and the union personnel. The committee will have authority as provided by state requirements as well as by the Department. All safety committee recommendations involving the Fire Department will be in writing, and copies will be furnished to the Union, Fire Chief, and Human Resources Department.

Article 19.3 Equipment

The City shall continue to make provisions for the safety and health of its employees during the hours of their employment. Protective devices, wearing apparel presently provided by the City, and other equipment deemed necessary by the City to properly protect employees from injury shall be provided by the City.

Article 19.4 Physical Exams

The City will contribute up to two hundred (\$200) dollars for the noninsurance covered costs of a physical exam according to the following schedule:

AGE	FREQUENCY
18 - 34	every five years
35 - 44	every three years
45+	every two years

All other costs of the exam shall be the sole responsibility of the employee.

Payment of the City's contribution shall be made upon receipt of the doctor's billing and documentation of expenses not covered by insurance.

Article 19.5 Personnel Safety

The parties acknowledge that emergency response creates safety and health hazards unique to the occupation. Therefore, if or when current operating practices are considered for modification, safety protocols will be written and training on these procedures shall be conducted for affected employees prior to their being implemented.

The Department further agrees to submit proposed operational procedure modifications to the established Department operations and safety committees for their written recommendations and to reduce current operating practices to writing.

The parties further agree that before requiring any bargaining unit employee to attend training events that are planned or taught primarily by outside agencies, the City will provide the Department's Safety Committee and the Union with reasonable advance notice of the training. Absent unusual circumstances, fifteen (15) business days will be considered reasonable advance notice for the purpose of this Article. However, such advance notice will not be required for the following:

- A. trainings for the state hazardous materials team that are consistent with or substantially similar to the existing trainings attended by employees;
- B. infrequent and short training;
- C. meetings with other departments that involve only classroom teaching; or
- D. demonstrations that do not involve physical drills or other activities that pose a safety risk to bargaining unit members.

Nothing in this Article shall be construed as a waiver of the Union's right to bargain over any changes that involve mandatory subjects of bargaining or changes in permissive subjects that have impacts

on mandatory subjects of bargaining, including but not limited to changes that impact on-the-job safety.

Article 19.6 Physical Fitness Program

The Union and the City recognize the need for physical fitness in the fire service. The Union also recognizes that all Department emergency services personnel will participate in the Department physical fitness program as with any other assigned duty. However, it is the understanding that the results of any testing will be used in a constructive manner and not punitive or disciplinary.

Article 19.7 Safety Suggestion Program

In order to create and promote a safe work environment, reporting of incidents and near-miss incidents shall be a standard practice so that all personnel can learn from these situations. The Safety Suggestion Program uses suggestions from Department personnel for safer ways of operating and encourages incident and near-miss incident reporting with suggestions for ways to avoid repeating these incidents.

Following are the parameters of this program:

- A. Applies to represented and non-represented Fire Department personnel.
- B. Safety suggestions submitted by personnel must include a recommendation for corrective action.
- C. Suggestions are reviewed by the Albany Fire Department (AFD) Safety Committee.
- D. Safety suggestions selected by the AFD Safety Committee which have the maximum impact to the members will be awarded a \$25 Chamber Dollar gift certificate. The idea will be published in the AFD Safety Committee minutes for review by all personnel and be incorporated into Department operations if applicable.

The AFD Safety Committee may award more than one award per month or may elect not to select any suggestions for recognition depending on the quality of the safety suggestions and their potential impact on operations.

SECTION 20 - STAFFING

Article 20.1 Apparatus Staffing

The City and Union agree to the following minimum staffing levels:

A. Staffing of Engine, Ladder, and Truck Companies will be a minimum of three (3) regular-paid

emergency services personnel.

- B. Water tender will be a minimum of two (2) regular-paid emergency services personnel (one (1) Lieutenant and one (1) AO or individuals qualified to work out of class in those positions) when responding out of District.
- C. Medic Company will be a minimum of two (2) regular-paid emergency services personnel.

When above minimum-shift strength, staffing of additional apparatus using the above minimums will be accommodated as possible. It is the intent of the Department to accommodate the 3/2 rule when staffing apparatus.

SECTION 21 - GENERAL PROVISIONS

Article 21.1 Job Changes/New Classifications

When an existing job is changed or a new classification is developed that falls under the jurisdiction of this Agreement, the City shall designate a pay rate for the position and develop a job description. The Union shall be notified by the City, in writing, of any changes including the proposed pay rate and job description. The pay rate established by the City shall be considered tentative until the Union has been afforded an opportunity to meet and negotiate the matter through arbitration, if required. The Union shall make its demand to bargain pursuant to ORS 243.698. In any event, the City may implement the job change or new classification prior to the completion of negotiations. The final wage rate will be retroactive to date of implementation.

Article 21.2 Job Descriptions

The City shall maintain written job descriptions which shall include, but not be limited to, titles and written specifications, a description of the responsibilities, and a statement concerning qualifications required.

The City shall provide the Union with copies of all current job descriptions covered by this Agreement. If significant changes are made, the Union shall be informed in writing and provided copies of the new descriptions.

Article 21.3 Personnel Files

An employee shall upon request be given reasonable opportunity to review their personnel file. An employee shall be shown and shall sign all written disciplinary statements placed in their file. The employee may attach a written statement to any such material, and such statement shall become a part of their file. All written disciplinary action shall be placed in the employee's file and may be subject to the provisions in Article 18.4.

Article 21.4 Outside Employment

Outside employment is any work for another employer or themself for which pay is received whether by salary, wages, commission, or by sale and which work is carried on in addition to full-time employment with the City.

No employee will hold outside work when:

- a. It represents a conflict of interest with City employment or detracts from the efficiency of the employee in their City work.
- b. It adversely affects the employee's performance in their City position or is incompatible with the requirements of the regular City position.
- c. It presents a financial or personal interest adversely affecting the employee's judgment or performance.

The City may require termination of outside employment if the criteria described above applies. The City's decision shall be subject to the grievance procedure.

Article 21.5 Notice Of Exams

The City will provide employees with at least thirty (30) days' advance notice of promotional exams. The notice will include testing criteria.

Article 21.6 Nondiscrimination

The City and the Union agree that there shall be no discrimination against any employee for their activity in protected union activities or other activities dealing with representation matters.

This Agreement shall apply equally to all members of the bargaining unit regardless of race, sex, age, creed, mental/physical disability, religion, political affiliation, or other protected status or protected activity in accordance with applicable law.

The Union and the City shall equally share the responsibility for upholding the provisions of this article.

Article 21.7 Special Conferences

Special conferences for important matters may be agreed to between the Union representatives and the City representatives upon request of either party. Such meetings shall be arranged in advance, and an agenda of matters to be discussed at the meeting shall be presented at the time the conference is requested. Union representatives shall be permitted to attend such conferences

without loss of pay to the extent such meetings are scheduled during duty hours of the members so attending.

Article 21.8 Prevailing Practices

Provisions in this Agreement are not intended to affect existing wage and other economic benefits to employees unless specifically included in this Agreement. If management desires to change an existing benefit or other working condition, it must negotiate the change with the Union before implementation to the extent the subject is bargainable under existing law.

Article 21.9 Training

To provide for a safer and more professional operation, all career personnel will be allowed to attend all department training. It is agreed between the parties that such attendance is strictly voluntary on the part of career personnel and that they shall not be compensated for such attendance when the Department has not assigned them this training.

Employees in the bargaining unit will receive overtime when training is required by the City and the employee is off duty. The parties agree to follow policy 2.5.13A (dated September 2020) as it relates to Fully Supported, Partially Supported and Professional Supported Training and Compensation, as noted in Appendix A of said policy.

The City shall maintain and manage the Focused Training Topics listed in Appendix B and follow the selection process shown in policy 2.5.13A.

It is agreed that both parties will collaboratively review Core, Promotional and Focused Training topics as needed. The parties will meet to discuss possible modification of 2.5.13A beginning in December 2021, earlier or later with mutual agreement. The parties further agree to bargain any such changes as required by PECBA prior to implementation.

An employee required to provide up to 36 hours of trade time to attend department-approved training may bank 36 hours into Training Hours, hour for hour. However, such leave must be used in blocks of 12 or 24 hours. Requests to bank such hours will be so noted on the Training Request form submitted for the training requiring the trade. For these employees, any training hours not used during the fiscal year in which they were banked will be deducted from the employee's training hours' bank at the fiscal year end. These hours can only be used as leave time and cannot be cashed out.

Article 21.10 Residency Requirement

There will be no residency requirement for personnel covered by this Agreement. However, personnel must be observant of callback requirements and time limitations as set forth in current department policy.

Article 21.11 Day Lieutenant Position

An assignment to a day lieutenant position for an internal candidate shall be for a minimum of 18 months. Exceptions may be granted by the Fire Chief.

Personnel that occupy a day lieutenant position shall not be able to bump another emergency services employee out of their currently held position, except as defined in Section 16, Reduction in Force, of the Collective Bargaining Agreement. Upon completion of the minimum 18-month time commitment, reassignment from a day lieutenant position to a 56-hour shift position shall require the following conditions:

- a. An open position must exist in an emergency services job classification to which the individual is requesting reassignment, and the individual must have previously held that job classification on a full-time basis; or
 - b. The employee in the day lieutenant position must request reassignment back to a 56-hour shift emergency services position through their supervisor. An internal recruitment and selection process shall be conducted to determine if there are qualified and interested applicants for the day lieutenant position. If an applicant is selected for this position, the individual vacating the day lieutenant position will assume the successful applicant's 56-hour emergency services position as long as they have previously held that job classification on a full-time basis.

Article 21.12 Promotion of 48-Hour Firefighter/EMT to 56-Hour

When a 56-hour Firefighter/EMT position becomes vacant, a promotion will be offered to the employee in a 48-hour Firefighter/EMT position with the most seniority. The promotion will be effective the first day the employee begins working the 56-hour shift following the vacancy. Salary and accrued leave adjustments will be calculated as outlined in Article 6.1 Work Schedules and Article 7.12 Salary Movement of 48-Hour Employee to 56-Hour.

Article 21.13 Reintegration into Emergency Services

a. If an employee has not performed emergency response duties for six (6) months or longer, the employee will meet with the Training Division to evaluate any training that was missed and any possible training deficiencies that might need addressed before being assigned response duties. A unique training program (including possible ride-along) will be developed to assist with reestablishing required certifications which have elapsed and the reintegration back to emergency response duties and shall be completed before being assigned to their previously held position. The employee will be given a reasonable amount of time to complete the training program.

- b. Upon completion of the minimum four-year time commitment, reassignment from a DFM position to a 56-hour Emergency Services shift position shall require the following conditions:
 - An open position must exist in an emergency services job classification that the individual is requesting reassignment to, and the individual must have previously held that job classification on a full-time basis and successfully completed a probationary process.
 - 2. The employee must meet the minimum entry-level qualifications for the position for which they are requesting reassignment.
 - 3. In the event of a layoff situation, follow Section 16, Reduction in Force.

The employee will not be subject to a new 12-month probationary period or loss of seniority.

SECTION 22 - DRUG & ALCOHOL TESTING

Employees in the bargaining unit may be required to undergo testing on "reasonable suspicion" when objective facts and observations are brought to the attention of the supervisor. Based upon reliability and weight of such information, the supervisor can reasonably infer or suspect that the employee is using illegal drugs, is abusing legal drugs or alcohol, or is reporting for duty under the influence of drugs and alcohol. Reasonable suspicion must be supported by specific articulable facts which may include but are not limited to: reports and observation of the employee's drug-related activities; observations of the employee's behavior or work performance; an observed impairment of the employee's ability to perform his or her duties.

Employees involved in a job-related accident involving a vehicle or a watercraft may, at the City's discretion, be required to submit to testing to determine the presence or use of alcohol or drugs. Employees required to submit to such testing are prohibited from transporting themselves to the collection site. A supervisor/manager will arrange for transportation. If this testing holds the employee past their scheduled hours, the employee will be eligible for mandatory overtime until they are released.

The City's drug and alcohol testing policies are initiated solely at the request of the City. The Union shall be held harmless for the violation of any employees' rights arising from the agreeing to and/or signing of this policy. The City agrees to indemnify, defend, and hold the Union harmless against any claims made or suits brought against the Union as a result of this policy.

SECTION 23 - SAVINGS CLAUSE

The provisions of this Agreement are declared to be severable; and if any section, subsection, sentence, clause, or phrase of this Agreement shall for any reason be held to be invalid, unlawful, unconstitutional, or otherwise unenforceable by a court of competent jurisdiction, declared invalid by an order of the Employment Relations Board that has survived appeals, if any, or made illegal

through enactment of a federal or state law or through government regulations having the full force and effect of law, such provision(s) shall be null and void. This action shall apply only to the specific section or portion of the Agreement that are directly specified in the action and shall not invalidate the entire Agreement. The rest of this Agreement's sections, subsections, sentences, clauses, and phrases shall remain valid and in effect.

If either party believes that a provision of this Agreement has become null and void, it shall notify the other party in writing within a reasonable time of its discovery of the potentially invalidated provision(s). The invalidated provision(s) shall be subject to renegotiation by the parties in accordance with ORS 243.698.

SECTION 24 - MODIFICATION

If either party wishes to modify, amend, add to, or delete any of the provisions of this Agreement, it shall give written notice to the other party by January 31 of the expiring year and bargaining shall begin within thirty (30) days. If neither party gives such notice as provided, this Agreement shall remain in effect from year to year.

SECTION 25 – TERM OF AGREEMENT

Article 25.1 Duration

This Agreement shall be effective upon ratification of the parties and shall remain in full force and effect through June 30, 2025, or until a new contract is ratified by both parties and executed with signatures. The only retroactive provisions to this agreement are the wage increases specifically identified in Article 7.1.

Article 25.2 Successor

This Agreement shall be binding upon the successors and assigns of the parties hereto, and no provisions, terms, or obligations herein, contained shall be affected, modified, altered, or changed in any respect whatsoever by consolidation, merger, annexation, transfer or assignment of either party hereto, or by any change geographically or otherwise in the location or place of business of either party.

Article 25.3 Closure of Bargaining

This Agreement supersedes and cancels all previous agreements between the City and the Union and constitutes the entire agreement between the parties and concludes collective bargaining for its term unless otherwise required by law or through the proper application of Article 21.8 or Section 23. The parties acknowledge that during negotiations which resulted in this Agreement each had

the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that the agreement arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.

IN WITNESS WHEREOF, the City and I.A.F.F., Local Union #845, have negotiated the terms of this Agreement in good faith and hereby agree to observe said terms of this Agreement.

AGREEMENT RATIFIED BY THE ALBANY FIRE FIGHTERS, LOCAL #845 ON JUNE 19, 2022. AGREEMENT RATIFIED BY THE ALBANY CITY COUNCIL ON JUNE 22, 2022.

FOR THE UNION:	1 2
	9/13/2022
Jason Katzenstein, Union President	Date
Matt Deto	9/16/2022
Matt DeFrancisco, Union Vice President	Date
Typs	9/20/2022
Tim schrader/Union/Secretary	Date
Strom Cupston	9/13/2022
Steve Crofcheck, Local 845 Representative	Date
Ry Houte	9/22/2022
Rex Hartley, C-Shirt Liaison	Date
Bu Con	14 5GT 2022
Ben Cooper, Local 845 Representative	Date
With first the	9/14/2022
Mattohnson, Public Relations Liaison	Date
FOR THE CITY:	
run meeti.	
fullroidnon	26 September 2022
Perer Troedsson, City Manager	Date
Alloden	26 September 2022 Date 9-26-2022
Holly Roten, Human Resources Director	Date

City of Albany and Albany Firefighters, Local 845 Collective Bargaining Agreement 2021-2025 Page 43

Davette Jamison	8-16-2022
Danette Jamison, Labor Negotiations Contractual	Date
Swoon	9/30/22
Shane Wooton, Fire Chief	Date
Chris Fabelle	9/30/22
Chris LaBelle, Deputy Fire Chief	Date
The same	10/14/22
Kyle Romey, Deputy Fire Chief	Date
2	10/4/22
Kevin Vining, Battalion Chief	Date
Rachel Boffemiller	9/30/22
Rachel Bottemiller, Sr. Administrative Supervisor	Date

APPENDIX A - SALARY SCHEDULES

Pages 45-58

ALBANY FIRE UNION Effectve July 1, 2021 2% Salary Adjustment

CLASSIFICATION	GRADE	STEP	ноц	JRLY RATE	PERI	OD SALARY	ANI	NUAL SALARY
Firefighter/EMT (Day)	F100	1	\$	20.18	\$	2,531.66	\$	60,759.78
[94% of FF/EMT]		2	\$	21.24	\$	2,663.89	\$	63,933.42
		3	\$	22.18	\$	2,782.26	\$	66,774.33
		4	\$	23.21	\$	2,911.83	\$	69,883.98
		5	\$	24.32	\$	3,051.00	\$	73,223.97
		6	\$	25.51	\$	3,199.76	\$	76,794.32
Firefighter/EMT	F101	1	\$	21.47	\$	2,692.69	\$	64,624.45
		2	\$	22.59	\$	2,833.98	\$	68,015.63
		3	\$	23.60	\$	2,960.35	\$	71,048.50
		4	\$	24.69	\$	3,097.39	\$	74,337.30
		5	\$	25.87	\$	3,245.09	\$	77,882.06
		6	\$	27.14	\$	3,403.98	\$	81,695.53
Community Paramedic	F103	1	\$	33.01	\$	2,860.64	\$	68,655.48
		2	\$	34.59	\$	2,998.21	\$	71,957.08
		3	\$	36.26	\$	3,142.71	\$	75,425.04
		4	\$	38.01	\$	3,294.14	\$	79,059.37
		5	\$	39.84	\$	3,453.04	\$	82,872.86
		6	\$	41.77	\$	3,619.93	\$	86,878.29
Deputy Fire Marshal - Risk Reduction Specialist/PIO	F105	1	\$	33.35	\$	2,890.87	\$	69,380.81
		2	\$	34.90	\$	3,024.96	\$	72,599.10
		3	\$	36.52	\$	3,164.98	\$	75,959.57
		4	\$	38.21	\$	3,311.46	\$	79,475.14
		5	\$	40.00	\$	3,467.10	\$	83,210.44
		6	\$	41.90	\$	3,631.36	\$	87,152.53
Apparatus Operator	F107	1	\$	23.26	\$	2,917.26	\$	70,014.13
		2	\$	24.31	\$	3,049.20	\$	73,180.72
		3	\$	25.44	\$	3,191.37	\$	76,592.90
		4	\$	26.65	\$	3,343.24	\$	80,237.72
		5	\$	27.93		3,503.18		84,076.41
		6	\$	29.33	\$	3,678.75	\$	88,289.93
Deputy Fire Marshal - Compliance	F108	1	\$	35.85	\$	3,106.82	\$	74,563.68
		2	\$	37.52	\$	3,252.22	\$	78,053.40
		3	\$	39.29	\$	3,405.17	\$	81,724.07
		4	\$	41.19	\$	3,569.96	\$	85,679.08
		5	\$	43.22	\$	3,746.06	\$	89,905.53
		6	\$	45.43	\$	3,937.78	\$	94,506.78
Lieutenant	F109	1	\$	25.91	\$	3,249.92	\$	77,998.19
		2	\$	27.17	\$	3,407.96	\$	81,790.93
		3	\$	28.46	\$	3,569.78	\$	85,674.61
		4	\$	29.88	\$	3,747.83	\$	89,947.96
		5	\$	31.36	\$	3,932.92	\$	94,390.15
		6	\$	32.87	\$	4,122.89	\$	98,949.24

ALBANY FIRE UNION Effectve July 1, 2021 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications	
56-Hour Personnel	Period Pay
EMT P	\$ 340.40
EMT I	\$ 204.24
EMT-A	\$ 68.08
Day Personnel	Period Pay
EMT P (Day)	\$ 319.98
EMT I (Day)	\$ 191.98
EMT-A (Day)	\$ 63.99

CLASSIFICATION	GRADE	STEP	HOURLY		PERIOD SALARY		ANNUAL SALARY	
Firefighter/EMT (Day)	F100	1	\$	20.59	\$	2,582.29	\$	61,974.98
[94% of FF/EMT]		2	\$	21.66	\$	2,717.17	\$	65,212.09
		3	\$	22.63	\$	2,837.91	\$	68,109.82
		4	\$	23.68	\$	2,970.07	\$	71,281.66
		5	\$	24.81	\$	3,112.02	\$	74,688.45
		6	\$	26.02	\$	3,263.76	\$	78,330.21
Firefighter/EMT	F101	1	\$	21.90	\$	2,746.54	\$	65,916.94
		2	\$	23.05	\$	2,890.66	\$	69,375.94
		3	\$	24.07	\$	3,019.56	\$	72,469.47
		4	\$	25.19	\$	3,159.34	\$	75,824.05
		5	\$	26.39	\$	3,309.99	\$	79,439.70
		6	\$	27.68	\$	3,472.06	\$	83,329.44
Community Paramedic	F103	1	\$	33.67	\$	2,917.86	\$	70,028.59
		2	\$	35.29	\$	3,058.18	\$	73,396.22
		3	\$	36.99	\$	3,205.56	\$	76,933.54
		4	\$	38.77	\$	3,360.02	\$	80,640.56
		5	\$	40.64	\$	3,522.10	\$	84,530.32
		6	\$	42.60	\$	3,692.33	\$	88,615.86
Deputy Fire Marshal - Risk Reduction	F105	1	\$	34.02	\$	2,948.68	\$	70,768.43
Specialist/PIO			,		,	,	,	2, 22
		2	\$	35.60	\$	3,085.46	\$	74,051.08
		3	\$	37.25	\$	3,228.28	\$	77,478.76
		4	\$	38.97	\$	3,377.69	\$	81,064.64
		5	\$	40.80	\$	3,536.44	\$	84,874.65
		6	\$	42.74	\$	3,703.98	\$	88,895.58
Apparatus Operator	F107	1	\$	23.72	\$	2,975.60	\$	71,414.41
		2	\$	24.80	\$	3,110.18	\$	74,644.33
		3	\$	25.95	\$	3,255.20	\$	78,124.76
		4	\$	27.19	\$	3,410.10	\$	81,842.47
		5	\$	28.49	\$	3,573.25	\$	85,757.94
		6	\$	29.92	\$	3,752.32	\$	90,055.73
Deputy Fire Marshal - Compliance	F108	1	\$	36.56	\$	3,168.96	\$	76,054.95
		2	\$	38.27	\$	3,317.27	\$	79,614.47
		3	\$	40.07	\$	3,473.27	\$	83,358.55
		4	\$	42.01	\$	3,641.36	\$	87,392.66
		5	\$	44.09	\$	3,820.99	\$	91,703.64
		6	\$	46.34	\$	4,016.54	\$	96,396.92
Lieutenant	F109	1	\$	26.43	\$	3,314.92	\$	79,558.15
	. 200	2	\$	27.71	\$	3,476.11	\$	83,426.75
		3	\$	29.03	\$	3,641.17	\$	87,388.10
		4	\$	30.48	\$	3,822.79	\$	91,746.92
		5	\$	31.98	\$	4,011.58	\$	96,277.95
		6	\$	33.53	\$	4,205.34	\$	100,928.22

ALBANY FIRE UNION Effective July 1, 2022 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications	
56-Hour Personnel	Period Pay
EMT P	\$ 347.21
EMTI	\$ 208.32
EMT-A	\$ 69.44
Day Personnel	Period Pay
EMT P (Day)	\$ 326.38
EMT I (Day)	\$ 195.83
EMT-A (Day)	\$ 65.28

ALBANY FIRE UNION Effective January 1, 2023 2% Salary Adjustment

CLASSIFICATION	GRADE	STEP	HOURLY		PERIOD SALARY		ANNUAL SALARY	
Firefighter/EMT (Day)	F100	1	\$	21.00	\$	2,633.94	\$	63,214.48
[94% of FF/EMT]		2	\$	22.10	\$	2,771.51	\$	66,516.33
		3	\$	23.08	\$	2,894.67	\$	69,472.01
		4	\$	24.15	\$	3,029.47	\$	72,707.29
		5	\$	25.31	\$	3,174.26	\$	76,182.22
		6	\$	26.54	\$	3,329.03	\$	79,896.81
Firefighter/EMT	F101	1	\$	22.33	\$	2,801.47	\$	67,235.28
		2	\$	23.51	\$	2,948.48	\$	70,763.46
		3	\$	24.56	\$	3,079.95	\$	73,918.86
		4	\$	25.69	\$	3,222.52	\$	77,340.53
		5	\$	26.92	\$	3,376.19	\$	81,028.49
		6	\$	28.23	\$	3,541.50	\$	84,996.03
Community Paramedic	F103	1	\$	34.34	\$	2,976.22	\$	71,429.16
		2	\$	35.99	\$	3,119.34	\$	74,864.15
		3	\$	37.73	\$	3,269.68	\$	78,472.21
		4	\$	39.54	\$	3,427.22	\$	82,253.37
		5	\$	41.45	\$	3,592.54	\$	86,220.93
		6	\$	43.45	\$	3,766.17	\$	90,388.18
Deputy Fire Marshal - Risk Reduction	F105	1	\$	34.70	\$	3,007.66	\$	72,183.80
Specialist/PIO			,		,	·	,	,
		2	\$	36.31	\$	3,147.17	\$	75,532.10
		3	\$	37.99	\$	3,292.85	\$	79,028.34
		4	\$	39.75	\$	3,445.25	\$	82,685.93
		5	\$	41.62	\$	3,607.17	\$	86,572.14
		6	\$	43.59	\$	3,778.06	\$	90,673.49
Apparatus Operator	F107	1	\$	24.20	\$	3,035.11	\$	72,842.70
		2	\$	25.29	\$	3,172.38	\$	76,137.22
		3	\$	26.47	\$	3,320.30	\$	79,687.26
		4	\$	27.73	\$	3,478.30	\$	83,479.32
		5	\$	29.06	\$	3,644.71	\$	87,473.10
		6	\$	30.51	\$	3,827.37	\$	91,856.84
Deputy Fire Marshal - Compliance	F108	1	\$	37.29	\$	3,232.34	\$	77,576.05
		2	\$	39.04	\$	3,383.61	\$	81,206.76
		3	\$	40.88	\$	3,542.74	\$	85,025.72
		4	\$	42.85	\$	3,714.19	\$	89,140.51
		5	\$	44.97	\$	3,897.40	\$	93,537.71
		6	\$	47.27	\$	4,096.87	\$	98,324.86
Lieutenant	F109	1	\$	26.96	\$	3,381.22	\$	81,149.31
		2	\$	28.27	\$	3,545.64	\$	85,095.29
		3	\$	29.61	\$	3,713.99	\$	89,135.86
		4	\$	31.09	\$	3,899.24	\$	93,581.86
		5	\$	32.62	\$	4,091.81	\$	98,203.51
		6	\$	34.20	\$	4,289.45	\$	102,946.78

ALBANY FIRE UNION Effective January 1, 2023 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications	
56-Hour Personnel	Period Pay
EMT P	\$ 354.15
EMT I	\$ 212.50
EMT-A	\$ 70.83
Day Personnel	Period Pay
EMT P (Day)	\$ 332.91
EMT I (Day)	\$ 199.74
EMT-A (Day)	\$ 66.58

CLASSIFICATION	GRADE	STEP	HOURLY		PERI	OD SALARY	ANNUAL SALARY	
Firefighter/EMT (Day)	F100	1	\$	21.42	\$	2,686.62	\$	64,478.77
[94% of FF/EMT]		2	\$	22.54	\$	2,826.94	\$	67,846.66
		3	\$	23.54	\$	2,952.56	\$	70,861.46
		4	\$	24.64	\$	3,090.06	\$	74,161.44
		5	\$	25.81	\$	3,237.74	\$	77,705.86
		6	\$	27.07	\$	3,395.61	\$	81,494.75
Firefighter/EMT	F101	1	\$	22.78	\$	2,857.50	\$	68,579.99
		2	\$	23.98	\$	3,007.45	\$	72,178.73
		3	\$	25.05	\$	3,141.55	\$	75,397.24
		4	\$	26.21	\$	3,286.97	\$	78,887.34
		5	\$	27.46	\$	3,443.71	\$	82,649.06
		6	\$	28.80	\$	3,612.33	\$	86,695.95
Community Paramedic	F103	1	\$	35.03	\$	3,035.74	\$	72,857.74
,		2	\$	36.71	\$	3,181.73	\$	76,361.42
		3	\$	38.48	\$	3,335.07	\$	80,041.65
		4	\$	40.33	\$	3,495.77	\$	83,898.44
		5	\$	42.28	\$	3,664.39	\$	87,945.35
		6	\$	44.32	\$	3,841.50	\$	92,195.94
Deputy Fire Marshal - Risk Reduction	F105	1	\$	35.40	\$	3,067.81	\$	73,627.48
Specialist/PIO			,		'	.,	'	-,-
		2	\$	37.04	\$	3,210.11	\$	77,042.74
		3	\$	38.75	\$	3,358.70	\$	80,608.91
		4	\$	40.55	\$	3,514.15	\$	84,339.65
		5	\$	42.45	\$	3,679.32	\$	88,303.58
		6	\$	44.46	\$	3,853.62	\$	92,486.96
Apparatus Operator	F107	1	\$	24.68	\$	3,095.81	\$	74,299.55
		2	\$	25.80	\$	3,235.83	\$	77,659.96
		3	\$	27.00	\$	3,386.71	\$	81,280.01
		4	\$	28.29	\$	3,547.87	\$	85,148.91
		5	\$	29.64	\$	3,717.61	\$	89,222.56
		6	\$	31.12	\$	3,903.92	\$	93,693.98
Deputy Fire Marshal - Compliance	F108	1	\$	38.04	\$	3,296.98	\$	79,127.57
Departy in a manerial compilation		2	\$	39.82	\$	3,451.29	\$	82,830.90
		3	\$	41.69	\$	3,613.59	\$	86,726.23
		4	\$	43.71	\$	3,788.47	\$	90,923.32
		5	\$	45.87	\$	3,975.35	\$	95,408.46
		6	\$	48.22	\$	4,178.81	\$	100,291.36
Lieutenant	F109	1	\$	27.50	\$	3,448.85	\$	82,772.30
		2	\$	28.83	\$	3,616.55	\$	86,797.20
		3	\$	30.20	\$	3,788.27	\$	90,918.58
		4	\$	31.71	\$	3,977.23	\$	95,453.50
		5	\$	33.27	\$	4,173.65	\$	100,167.58
		6	\$	34.88	\$	4,375.24	\$	105,005.72

ALBANY FIRE UNION Effective July 1, 2023 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications	
56-Hour Personnel	Period Pay
EMT P	\$ 361.23
EMT I	\$ 216.74
EMT-A	\$ 72.25
Day Personnel	Period Pay
EMT P (Day)	\$ 339.56
EMT I (Day)	\$ 203.74
EMT-A (Day)	\$ 67.91

ALBANY FIRE UNION Effective January 1, 2024 2% Salary Adjustment

CLASSIFICATION	GRADE	STEP	HOURLY		PERIOD SALARY		ANNUAL SALARY	
Firefighter/EMT (Day)	F100	1	\$	21.85	\$	2,740.35	\$	65,768.35
[94% of FF/EMT]		2	\$	22.99	\$	2,883.48	\$	69,203.59
		3	\$	24.01	\$	3,011.61	\$	72,278.69
		4	\$	25.13	\$	3,151.86	\$	75,644.67
		5	\$	26.33	\$	3,302.50	\$	79,259.98
		6	\$	27.61	\$	3,463.53	\$	83,124.65
Firefighter/EMT	F101	1	\$	23.24	\$	2,914.65	\$	69,951.59
		2	\$	24.46	\$	3,067.60	\$	73,622.30
		3	\$	25.55	\$	3,204.38	\$	76,905.18
		4	\$	26.73	\$	3,352.71	\$	80,465.09
		5	\$	28.00	\$	3,512.59	\$	84,302.04
		6	\$	29.38	\$	3,684.58	\$	88,429.87
Community Paramedic	F103	1	\$	35.73	\$	3,096.45	\$	74,314.89
		2	\$	37.45	\$	3,245.36	\$	77,888.65
		3	\$	39.25	\$	3,401.77	\$	81,642.48
		4	\$	41.14	\$	3,565.68	\$	85,576.41
		5	\$	43.13	\$	3,737.68	\$	89,704.26
		6	\$	45.21	\$	3,918.33	\$	94,039.86
Deputy Fire Marshal - Risk Reduction	F105	1	\$	36.10	\$	3,129.17	\$	75,100.03
Specialist/PIO			'		,	,	,	ŕ
		2	\$	37.78	\$	3,274.32	\$	78,583.59
		3	\$	39.53	\$	3,425.88	\$	82,221.09
		4	\$	41.36	\$	3,584.44	\$	86,026.44
		5	\$	43.30	\$	3,752.90	\$	90,069.66
		6	\$	45.35	\$	3,930.70	\$	94,336.70
Apparatus Operator	F107	1	\$	25.18	\$	3,157.73	\$	75,785.54
		2	\$	26.31	\$	3,300.55	\$	79,213.16
		3	\$	27.54	\$	3,454.44	\$	82,906.63
		4	\$	28.85	\$	3,618.83	\$	86,851.89
		5	\$	30.23	\$	3,791.96		91,007.01
		6	\$	31.75	\$	3,981.99	\$	95,567.86
Deputy Fire Marshal - Compliance	F108	1	\$	38.80	\$	3,362.92	\$	80,710.12
	1 2 2	2	\$	40.62	\$	3,520.31	\$	84,487.52
		3	\$	42.53	\$	3,685.86	\$	88,460.75
		4	\$	44.59	\$	3,864.24	\$	92,741.79
		5	\$	46.79	\$	4,054.86	\$	97,316.63
		6	\$	49.18	\$	4,262.38	\$	102,297.19
Lieutenant	F109	1	\$	28.05	\$	3,517.82	\$	84,427.75
		2	\$	29.41	\$	3,688.88	\$	88,533.14
		3	\$	30.81	\$	3,864.04	\$	92,736.95
		4	\$	32.34	\$	4,056.77	\$	97,362.57
		5	\$	33.94	\$	4,257.12	\$	102,170.93
		6	\$	35.58	\$	4,462.74	\$	107,105.83

ALBANY FIRE UNION Effective January 1, 2024 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications	
56-Hour Personnel	Period Pay
EMT P	\$ 368.46
EMT I	\$ 221.07
EMT-A	\$ 73.69
Day Personnel	Period Pay
EMT P (Day)	\$ 346.35
EMT I (Day)	\$ 207.81
EMT-A (Day)	\$ 69.27

CLASSIFICATION	GRADE	STEP	НС	DURLY	PE	RIOD SALARY	AN	NUAL SALARY
Firefighter/EMT (Day)	F100	1	\$	22.28	\$	2,795.15	\$	67,083.72
[94% of FF/EMT]		2	\$	23.45	\$	2,941.15	\$	70,587.66
		3	\$	24.49	\$	3,071.84	\$	73,724.26
		4	\$	25.63	\$	3,214.90	\$	77,157.56
		5	\$	26.86	\$	3,368.55	\$	80,845.18
		6	\$	28.17	\$	3,532.80	\$	84,787.14
Firefighter/EMT	F101	1	\$	23.70	\$	2,972.94	\$	71,350.62
		2	\$	24.95	\$	3,128.95	\$	75,094.75
		3	\$	26.06	\$	3,268.47	\$	78,443.28
		4	\$	27.26	\$	3,419.77	\$	82,074.39
		5	\$	28.56	\$	3,582.84	\$	85,988.08
		6	\$	29.96	\$	3,758.27	\$	90,198.47
Community Paramedic	F103	1	\$	36.44	\$	3,158.38	\$	75,801.19
,		2	\$	38.19	\$	3,310.27	\$	79,446.42
		3	\$	40.03	\$	3,469.81	\$	83,275.33
		4	\$	41.96	\$	3,637.00	\$	87,287.94
		5	\$	43.99	\$	3,812.43	\$	91,498.35
		6	\$	46.11	\$	3,996.69	\$	95,920.66
Deputy Fire Marshal - Risk Reduction	F105	1	Ė		ŕ	.,	,	,-
Specialist/PIO			\$	36.83	\$	3,191.75	\$	76,602.03
		2	\$	38.53	\$	3,339.80	\$	80,155.26
		3	\$	40.32	\$	3,494.40	\$	83,865.51
		4	\$	42.18	\$	3,656.12	\$	87,746.97
		5	\$	44.17	\$	3,827.96	\$	91,871.04
		6	\$	46.26	\$	4,009.31	\$	96,223.43
Apparatus Operator	F107	1	\$	25.68	\$	3,220.89	\$	77,301.25
		2	\$	26.84	\$	3,366.56	\$	80,797.42
		3	\$	28.09	\$	3,523.53	\$	84,564.76
		4	\$	29.43	\$	3,691.21	\$	88,588.93
		5	\$	30.84			\$	92,827.15
		6	\$	32.38	\$	4,061.63		97,479.22
Deputy Fire Marshal - Compliance	F108	1	\$	39.58	\$	3,430.18	\$	82,324.32
		2	\$	41.43	\$	3,590.72	\$	86,177.27
		3	\$	43.38	\$	3,759.58	\$	90,229.97
		4	\$	45.48	\$	3,941.53	\$	94,596.63
		5	\$	47.72	\$	4,135.96	\$	99,262.96
		6	\$	50.16	\$	4,347.63	\$	104,343.13
Lieutenant	F109	1	\$	28.61	\$	3,588.18	\$	86,116.31
	1 200	2	\$	30.00	\$	3,762.66	\$	90,303.80
		3	\$	31.42	\$	3,941.32	\$	94,591.69
		4	\$	32.99	\$	4,137.91	\$	99,309.82
		5	\$	34.62	\$	4,342.26	\$	104,214.35
		6	-	36.291136	_	4552.003703	_	109247.95

ALBANY FIRE UNION Effective July 1, 2024 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)	
Only for Apparatus Operator, Firefighter/EMT, & Lieuten	ant Classifications
56-Hour Personnel	Period Pay
EMT P	375.83
EMT I	225.5
EMT-A	75.17
Day Personnel	Period Pay
EMT P (Day)	353.28
EMT I (Day)	211.97
EMT-A (Day)	70.66

ALBANY FIRE UNION Effective January 1, 2025 2% Salary Adjustment

CLASSIFICATION	GRADE	STEP	HOL	JRLY	PERI	OD SALARY	ANI	NUAL SALARY
Firefighter/EMT (Day)	F100	1	\$	22.73	\$	2,851.06	\$	68,425.39
[94% of FF/EMT]		2	\$	23.92	\$	2,999.98	\$	71,999.41
		3	\$	24.98	\$	3,133.28	\$	75,198.75
		4	\$	26.14	\$	3,279.20	\$	78,700.71
		5	\$	27.39	\$	3,435.92	\$	82,462.08
		6	\$	28.73	\$	3,603.45	\$	86,482.88
Firefighter/EMT	F101	1	\$	24.18	\$	3,032.40	\$	72,777.63
		2	\$	25.44	\$	3,191.53	\$	76,596.65
		3	\$	26.58	\$	3,333.84	\$	80,012.15
		4	\$	27.81	\$	3,488.16	\$	83,715.88
		5	\$	29.14	\$	3,654.49	\$	87,707.84
		6	\$	30.56	\$	3,833.43	\$	92,002.44
Community Paramedic	F103	1	\$	37.17	\$	3,221.55	\$	77,317.21
,		2	\$	38.96	\$	3,376.47	\$	81,035.35
		3	\$	40.84	\$	3,539.20	\$	84,940.84
		4	\$	42.80	\$	3,709.74	\$	89,033.70
		5	\$	44.87	\$	3,888.68	\$	93,328.32
		6	\$	47.04	\$	4,076.63	\$	97,839.07
Deputy Fire Marshal - Risk Reduction	F105	1	\$	37.56	\$	3,255.59	\$	78,134.07
Specialist/PIO	. 200	_	*	07.00	*	0,200.00	*	7 3,23
		2	\$	39.31	\$	3,406.60	\$	81,758.37
		3	\$	41.12	\$	3,564.28	\$	85,542.82
		4	\$	43.03	\$	3,729.24	\$	89,501.91
		5	\$	45.05	\$	3,904.52	\$	93,708.46
		6	\$	47.18	\$	4,089.50	\$	98,147.90
Apparatus Operator	F107	1	\$	26.19	\$	3,285.30	\$	78,847.28
		2	\$	27.38	\$	3,433.89	\$	82,413.37
		3	\$	28.65	\$	3,594.00	\$	86,256.06
		4	\$	30.02	\$	3,765.03	\$	90,360.71
		5	\$	31.45		3,945.15	\$	94,683.69
		6	\$	33.03	\$	4,142.87	\$	99,428.80
Deputy Fire Marshal - Compliance	F108	1	\$	40.37	\$	3,498.78	\$	83,970.81
		2	\$	42.26	\$	3,662.53	\$	87,900.82
		3	\$	44.25	\$	3,834.77	\$	92,034.57
		4	\$	46.39	\$	4,020.36	\$	96,488.56
		5	\$	48.68	\$	4,218.68	\$	101,248.22
		6	\$	51.17	\$	4,434.58	\$	106,429.99
Lieutenant	F109	1	\$	29.18	\$	3,659.94	\$	87,838.64
		2	\$	30.60	\$	3,837.91	\$	92,109.88
		3	\$	32.05	\$	4,020.15	\$	96,483.52
		4	\$	33.65	\$	4,220.67	\$	101,296.02
		5	\$	35.31	\$	4,429.11	\$	106,298.64
		6	\$	37.02	\$	4,643.04	\$	111,432.92

ALBANY FIRE UNION Effective January 1, 2025 2% Salary Adjustment

EMT P Premium Pay (as per Article 7.7)		
Only for Apparatus Operator, Firefighter/EMT, & Lieutenant Classifications		
56-Hour Personnel		Period Pay
EMT P	\$	383.34
EMT I	\$	230.01
EMT-A	\$	76.67
Day Personnel		Period Pay
EMT P (Day)	ċ	360.35
` ''	ې م	
EMT I (Day)	\$	216.21
EMT-A (Day)	\$	72.07

APPENDIX B - SINGLE-ROLE EMPLOYEE MEDIC UNIT

The Albany Fire Department will staff an Advanced Life Support, peak activity, single-role medic unit to respond to EMS calls for service within the Agency's Ambulance Service Area and mutual aid areas. Full-time single role paramedic and EMT personnel will be used to staff this unit. This single role medic unit and crew will be stationed and assigned to an Albany Fire Station, working under the direct supervision of a Suppression Fire Lieutenant.

The City reserves the right to end the program at any time based on organizational/operational needs.

The City and the Union agree to the following language:

- 1. Single-role positions will be paid according to the wage scale (Exhibit A).
- 2. Employee pay will begin at Step A of the wage scale and will progress to subsequent steps annually on the anniversary date of the employee's hiring with a satisfactory performance evaluation.
- 3. Employees will receive cost-of-living-adjustments (COLAs) as determined by the Collective Bargaining Agreement (CBA), Section 7, Article 7.1 Wages.
- 4. Positions are not eligible for premium and incentive pays.
- 5. Full-time positions will be assigned to a 40-hour workweek with a flexible schedule, and all hours in excess of 40 hours per week will be paid at the overtime rate defined in the CBA.
- 6. Employees are subject to a 12-month probationary period.
- 7. Employees are eligible for single-role callback.
- 8. Any overtime must be approved by a supervisor.
- 9. Single-role employees must give at least one week's notice of intent to use accrued leave, other than sick leave.
- 10. Employees will be eligible for fulltime benefits as defined in Section 8.
- 11. When a normally scheduled workday falls on a holiday (holidays as defined in the CBA), employee will be paid at a rate of one and one-half times the employee's hourly rate of pay for hours worked.
- 12. Single-role employees will not automatically be granted a dual-role position when these positions become available but are eligible to apply if they meet minimum qualifications and can compete to fill a dual-role position. If the employee meets the minimum qualifications, that employee will move to the interview portion of the dual role hiring process and be granted preference in the form of an additional 5% of the total points available for the interview and assessment.
- 13. The Department can have one single-role medic unit on duty.
- 14. The City reserves the right to determine staffing needs and allocation of resources and will provide the Union advanced written notice of its intent to implement additional single role medic units during the life of this agreement. The Union reserves its rights under ORS

- 243.698 to bargain over any impacts to mandatory subjects of bargaining (including but not limited to workload and safety).
- 15. Single-role employees may request an adjustment to their weekly work schedule under the following conditions:
 - a. Another qualified, single-role employee is willing to adjust their schedule to cover the work shifts;
 - b. The schedule adjustment between employees occurs within the same City of Albany single role workweek and within the same pay period;
 - c. One week's advance notice is provided to the supervisor; and
 - d. The schedule adjustment must be approved by the Department's administration prior to a work schedule adjustment.
- 16. Normal work schedule is 40 hours per week to be scheduled between 0700 and 2400 hours so not to exceed fourteen (14) hours per day and four (4) consecutive days, Monday through Sunday, or eight (8) hours per day and five (5) consecutive days, Monday through Sunday, with meal periods being included in those hours. Consecutive days and hours can be flexible with mutual agreement between the employee and supervisor.
 - The schedule may be adjusted when there is a "reasonable need" for staffing changes. These changes will not occur without two weeks' notice. "Reasonable need" is defined as a special event and/or a mutually (between the parties) agreed-upon situation.
- 17. Single role employees hired before January 1, 2020, will be given six months' advance notice of a schedule change unless the change is mutually agreed upon between parties. The starting schedule for these employees will be Monday through Thursday, 0900 to 1900.
- 18. Single Role employees will accrue:

Vacation Leave	14.99 hours per month
	(Includes 1.66 hours per month in lieu of personal leave.)
Sick Leave	8.33 hours per month

- 19. This MOU will replace all previous joint MOUs and agreements between Lebanon Fire District, IAFF Local 2163, IAFF Local 845, and the Albany Fire Department pertaining to the single role program.
- 20. This MOU shall be effective for a period of four years from May 1, 2020, to May 1, 2024.
- 21. Should neither party open negotiations for a successor agreement, this Agreement shall automatically renew on a yearly basis.

EXHIBIT A - SINGLE ROLE EMPLOYEE MEDIC UNIT SALARY SCHEDULE

Effective July 1, 2021

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 16.39	\$ 17.21	\$ 18.07	\$ 18.97	\$ 19.93	\$ 20.92
Advanced	\$ 18.19	\$ 19.10	\$ 20.05	\$ 21.06	\$ 22.11	\$ 23.22
Intermediate	\$ 19.87	\$ 20.87	\$ 21.91	\$ 23.01	\$ 24.16	\$ 25.37
Paramedic	\$ 24.05	\$ 25.25	\$ 26.51	\$ 27.85	\$ 29.23	\$ 30.69

This single role salary schedule has incentive pays built into the structure of the schedule.

Effective July 1, 2022

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 16.72	\$ 17.55	\$ 18.44	\$ 19.35	\$ 20.33	\$ 21.34
Advanced	\$ 18.56	\$ 19.48	\$ 20.45	\$ 21.48	\$ 22.55	\$ 23.68
Intermediate	\$ 20.27	\$ 21.29	\$ 22.35	\$ 23.47	\$ 24.64	\$ 25.88
Paramedic	\$ 24.53	\$ 25.75	\$ 27.04	\$ 28.40	\$ 29.82	\$ 31.31

This single role salary schedule has incentive pays built into the structure of the schedule.

Effective January 1, 2023

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 17.05	\$ 17.90	\$ 18.80	\$ 19.74	\$ 20.74	\$ 21.77
Advanced	\$ 18.93	\$ 19.87	\$ 20.86	\$ 21.91	\$ 23.01	\$ 24.16
Intermediate	\$ 20.68	\$ 21.71	\$ 22.80	\$ 23.94	\$ 25.14	\$ 26.40
Paramedic	\$ 25.02	\$ 26.26	\$ 27.58	\$ 28.97	\$ 30.41	\$ 31.93

This single role salary schedule has incentive pays built into the structure of the schedule.

EXHIBIT A - SINGLE ROLE EMPLOYEE MEDIC UNIT SALARY SCHEDULE

Effective July 1, 2023

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 17.39	\$ 18.26	\$ 19.18	\$ 20.13	\$ 21.15	\$ 22.20
Advanced	\$ 19.31	\$ 20.27	\$ 21.28	\$ 22.35	\$ 23.47	\$ 24.64
Intermediate	\$ 21.09	\$ 22.15	\$ 23.25	\$ 24.42	\$ 25.64	\$ 26.93
Paramedic	\$ 25.52	\$ 26.79	\$ 28.13	\$ 29.55	\$ 31.02	\$ 32.57

This single role salary schedule has incentive pays built into the structure of the schedule.

Effective January 1, 2024

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 17.74	\$ 18.63	\$ 19.56	\$ 20.54	\$ 21.57	\$ 22.64
Advanced	\$ 19.69	\$ 20.68	\$ 21.71	\$ 22.79	\$ 23.94	\$ 25.13
Intermediate	\$ 21.51	\$ 22.59	\$ 23.72	\$ 24.91	\$ 26.15	\$ 27.47
Paramedic	\$ 26.03	\$ 27.33	\$ 28.70	\$ 30.14	\$ 31.64	\$ 33.22

This single role salary schedule has incentive pays built into the structure of the schedule.

Effective July 1, 2024

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 18.10	\$ 19.00	\$ 19.96	\$ 20.95	\$ 22.01	\$ 23.10
Advanced	\$ 20.09	\$ 21.09	\$ 22.14	\$ 23.25	\$ 24.41	\$ 25.64
Intermediate	\$ 21.94	\$ 23.04	\$ 24.19	\$ 25.41	\$ 26.68	\$ 28.02
Paramedic	\$ 26.55	\$ 27.87	\$ 29.27	\$ 30.74	\$ 32.28	\$ 33.89

This single role salary schedule has incentive pays built into the structure of the schedule.

EXHIBIT A - SINGLE ROLE EMPLOYEE MEDIC UNIT SALARY SCHEDULE

Effective January 1, 2025

	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6
Basic	\$ 18.46	\$ 19.38	\$ 20.35	\$ 21.37	\$ 22.45	\$ 23.56
Advanced	\$ 20.49	\$ 21.51	\$ 22.58	\$ 23.71	\$ 24.90	\$ 26.15
Intermediate	\$ 22.38	\$ 23.50	\$ 24.68	\$ 25.91	\$ 27.21	\$ 28.58
Paramedic	\$ 27.09	\$ 28.43	\$ 29.85	\$ 31.36	\$ 32.92	\$ 34.56

This single role salary schedule has incentive pays built into the structure of the schedule.

APPENDIX C - COMMUNITY PARAMEDIC SALARY

The parties acknowledge that the position of Community Paramedic was created by the City in January 2016 as a pilot program. As the pilot program has been successful, the City plans on continuing the Community Paramedic position. Therefore, the Parties agree to the following:

- A. The classification of Community Paramedic will be placed on the Fire compensation plan at new salary grade F103. Employees in this classification will not be eligible for EMT or Paramedic premium pay.
- B. New employees hired into the Community Paramedic classification will be placed at a step within salary grade F103.
- C. Hillary Kosmicki was p laced in the Community Paramedic position at her current salary grade and step (F104, Step 6). Kosmicki will remain at her current salary grade and rate and will be eligible for all salary increases to Salary Grade F104 during the term of the collective bargaining agreement.

APPENDIX D - 1:3 2:3 SCHEDULE TRIAL

The parties agree to begin a trial schedule as an alternative to the schedule currently in effect for shift personnel under Section 6.1.a of the Collective Bargaining Agreement (Agreement). Under this alternative schedule, shift personnel would work the following hours: twenty-four (24) hours on duty followed by seventy-two (72) hours off duty, then forty-eight (48) hours on duty followed by seventy-two (72) hours off duty. This schedule will continuously repeat.

The agreement includes the following:

- 1. The trial period shall run from April 1, 2023, to December 31, 2024.
- 2. The City will take the following into consideration in determining whether to continue the alternative schedule after the trial period:
 - A. Whether monthly and mandatory training hours are completed within the time specified by the Training Chief with documentation of completion submitted to the Training Chief;
 - B. Whether turnout times increase, remain the same or decrease;
 - C. Potential safety impacts which may be associated with the change in schedules, including increases in on-the-job accidents and injuries and/or fatigue reporting;
 - D. Changes in overtime costs before and after the schedule change;
 - E. Sick leave trends, i.e., potential abuse of sick leave associated with the schedule change;
 - F. Consistent productivity of daily duties regardless of shift duration. Forty-eight (48) hour work periods shall be treated as two separate twenty-four (24) hour shifts. Employees are required to be ready for work and in uniform by 0900 hours on both days of the forty-eight (48) hour work period. Employees are also generally required to complete apparatus checks by 1030 hours on both days of the work period. However, appropriate adjustments will be made if training or other mandatory activities interfere with the ability of an employee to complete apparatus checks by 1030 hours. Station maintenance, cleaning, apparatus checks, and staff assignments are completed on time.
 - G. All administrative requirements including, but not limited to, medical and fire charting, timesheets, p-card reports, approval of invoices for payment, safety incident reports, incident reports, vehicle accident reports, personnel evaluations, and receiving and inservicing of orders and shipments are completed in a timely manner without incurring overtime. Late items will be completed when identified without incurring overtime; and/or
 - H. Customer service satisfaction issues.
- 3. The City will determine the weight to be attached to individual factors listed above and may also determine that listed factors are not attributable to the change in schedule. However, any

concerns identified by either party shall be discussed before any determination to discontinue the alternative schedule is made by the City.

4. Schedule parameters:

- A. The shift pattern will be similar to BBCAABCCA depending on the shift working the actual start date.
- B. Vacation picks will be conducted per current contract language and Albany Fire Department policy.
- C. During vacation selection, choosing a 48-hour block of leave is considered to be two shifts of time off.
- D. Overtime will be scheduled in a maximum of 24-hour blocks unless a mandatory hold or operational need exists.
- E. Reoccurring trades between employees with the intent to regularly alter a normally assigned working schedule or having that effect will not be permitted. Any trades beyond two consecutive shifts or 4 shifts in the same month require Battalion Chief approval.
- 5. The City shall not incur overtime when implementing this schedule change or, if necessary, reverting to the previous schedule. To avoid incurring overtime when implementing the alternative schedule or reverting to the previous schedule, it is agreed that the City may unilaterally adjust employee schedules to ensure that employees do not work in excess of the number of hours they would regularly work during the transition period. Written notice of any such changes will be provided to affected employees at least ten (10) calendar days in advance of implementation of the schedule change. It is understood that this provision supersedes any contrary provision in the Agreement, as well as all policies and practices which may be contrary.
- 6. Notwithstanding any provision of this MOA, this agreement expires on December 31, 2024. Before this expiration date, either party may give 30 days' written notice of intent to end this agreement and discontinue the trial schedule. Upon such 30-day notice, or upon expiration of this agreement, the schedule reverts to the previous schedule without further decision or impact bargaining. The parties are not precluded from reaching a new agreement on schedules beforehand, however such is only upon mutual agreement without bargaining obligation.
- 7. All references to written notice in this Agreement shall be made through email.
- 8. This agreement is subject to ratification by the respective parties.

Agreed to upon execution of the July 2021 – June 2025 Collective Bargaining Agreement between City of Albany, Oregon, and Albany Fire Fighters, Local #845, as provided above.

APPENDIX E – RETIREMENT WORKBACK MOA

Executed December 2020

Memorandum of Agreement

Between City of Albany and International Association of Fire Fighters Local 845

Retirement Workback

The City of Albany and IAFF Local 845 (collectively, parties) recognize that allowing a PERS retiring employee to return to work for an approved period in their previously held position in a temporary employee status could be beneficial to both the employee and the City. Oregon Senate Bill 1049 removes the cap on the maximum number of hours an Oregon PERS retiree can work in a calendar year. The parties agree to allowing PERS retirees to work back as temporary employees with the following stipulations:

- 1) At the City's discretion, an employee may be allowed to work back a maximum of one year from their PERS retirement date. Employees will continue to be in the bargaining unit and represented by IAFF Local 845. The City will continue to withhold the required dues and fees consistent with the current CBA and any related payroll authorizations from the employee. However, the working conditions for retiree positions will be modified as set forth in this Agreement and the specific provisions of this Agreement supersede conflicting provisions of the CBA only for retirees.
- 2) Termination of employment may be by either party at-will. This Memorandum of Agreement should not be construed as a guarantee of employment.
 - a. Temporary employees performing substantially the same work as a regular-status employee, in the same work unit, shall be terminated prior to the layoff of a regular-status employee. This provision does not apply if in the City's judgement the temporary employee possesses special qualifications (knowledge, skills, abilities, and/or certifications) that the regular employee does not currently possess or could not obtain within a reasonable amount of time.
- 3) The employee's temporary status salary will be based on their base hourly pay rate at retirement date. The employee will continue to earn additional incentive pay(s), if eligible, per their temporary status classification and years of service as follows:
 - a. Longevity pay per years of service.
 - b. COLAs as stated per the Collective Bargaining Agreement (CBA), if awarded.
 - c. The employees current EMT premium pay
 - d. Special team pay if participating on a team and meeting training requirements per the CBA.
 - e. Cell phone stipend per the CBA-\$20/month cell phone if required for the position.
- 4) A work back employee will be eligible for AIC assignment and pay; however, regular status employees will receive preference on AIC assignments.

- 5) A work back employee may roll over up to 80 hours of sick leave into their temporary status sick leave account at retirement. Per Oregon law, the employee will earn sick leave at 1 hour for every 30 hours worked. The maximum accrual for this sick leave bank is 80 hours.
- 6) The employee will not be eligible for the following:
 - a. Leave without pay will not be in excess of five shifts for the length of the employee's temporary employment. However, the employee will be allowed to work trades.
 - b. Scheduled overtime, including call shift and/or partial shifts. Shift extensions, emergency callback, required special team training, and mandatory holdovers will be exceptions.
 - c. Benefits listed in the collective bargaining agreement (e.g. insurance, deferred compensation contributions, etc.)
- 7) Unless the parties agree to modifications of these terms as part of a new collective bargaining agreement, this memorandum of agreement shall expire on December 31, 2024, or upon a PERS change that limits a retiree's workable hours in a calendar year prior to December 31, 2024.

FOR THE CITY:	
Danette Jamison, HR Director	12/29/2020 Date
Shane Wooton, Fire Chief	12/29/2020 Date
ALBANY FIREFIGHTERS IAFF LOCAL 845:	
Jason Katzenstein, Union President	12.22.2020 Date
Ben Cooper, Vice President	22 Dec 2020 Date