COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2003 Legislative Session

Resolution No.	CR-43-2003
Proposed by	The Chairman (by request – County Executive)
Introduced by	Council Members Hendershot, Dean, Exum, Harrington, Peters and Knotts
Co-Sponsors	
Date of Introduc	July 8, 2003
	RESOLUTION
A RESOLUTION	N concerning
	Compensation and Benefits,
Counc	il 67, American Federation of State, County and Municipal Employees
	(AFSCME), AFL-CIO, Local 3279
(Departmen	nt of Environmental Resources -Clerical Units I and II) - Salary Schedule C
For the purpose of	of amending the Salary Plan of the County to reflect the terms of the labor
agreement by an	d between Prince George's County, Maryland and AFSCME Local 3279.
WHEREAS	S, pursuant to Section 903 of Article IX of the Prince George's County Charter
and Section 16-1	25(a) of the Prince George's County Code, amendments to the County's Salary
Plan are to be sul	bmitted to the County Council in resolution form; and
WHEREAS	S, the Salary Plan must at this time be amended by the approval of a salary
schedule to refle	ct the terms of the labor agreement by and between Prince George's County,
Maryland and Al	FSCME Local 3279.
NOW, THE	EREFORE, BE IT RESOLVED by the County Council of Prince George's
County, Marylan	d, that Salary Schedule C submitted and recommended by the County Executive
on July 7, 2003,	which is attached hereto and made a part hereof, setting forth the following
modifications: c	ost of living increases in Fiscal Years 2004 and 2005; merit increases in Fiscal
Years 2004 and 2	2005; wage scale adjustments; anniversary dates; work hours; bereavement
leave; union busi	iness leave; and group life insurance under the Beneflex program, be and the
same is hereby a	pproved.

Adopted this <u>29th</u> day of <u>July</u> , 2003.	
	COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
BY:	Daton A. Chaning
	Peter A. Shapiro Chair
ATTEST:	
Redis C. Floyd Clerk of the Council	

SALARY SCHEDULE C

SCHEDULE OF PAY GRADES - AFSCME LOCAL 3279

(DEPARTMENT OF ENVIRONMENTAL RESOURCESCLERICAL UNITS I AND II)

PRINCE GEORGE'S COUNTY, MARYLAND

EFFECTIVE JULY 1, 2003 - JUNE 30, 2005

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1. SCHEDULED PAY RATES

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE JULY 1, 2003 PRINCE GEORGE'S COUNTY MARYLAND

GRADE	<u>MINIMUM</u>	MAXIMUM	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	6.9487 555.89 14,453	10.2390 819.12 21,297	10.9557 876.45 22,788	11.7226 937.81 24,383	12.0157 961.26 24,993
C03 HOURLY BIWEEKLY ANNUAL	7.2959 583.67 15,176	10.7509 860.08 22,362	11.5035 920.28 23,927	12.3088 984.70 25,602	12.6165 1009.32 26,242
C04 HOURLY BIWEEKLY ANNUAL	7.6608 612.86 15,934	11.2884 903.07 23,480	12.0786 966.29 25,123	12.9241 1033.93 26,882	13.2472 1059.78 27,554
C05 HOURLY BIWEEKLY ANNUAL	8.0437 643.50 16,731	11.8528 948.22 24,654	12.6825 1014.60 26,380	13.5703 1085.62 28,226	13.9096 1112.76 28,932
C06 HOURLY BIWEEKLY ANNUAL	8.4460 675.68 17,568	12.4454 995.63 25,886	13.3166 1065.33 27,699	14.2488 1139.90 29,637	14.6050 1168.40 30,378
C07 HOURLY BIWEEKLY ANNUAL	8.8681 709.45 18,446	13.0677 1045.42 27,181	13.9825 1118.60 29,084	14.9613 1196.90 31,119	15.3353 1226.82 31,897
C08 HOURLY BIWEEKLY ANNUAL	9.3116 744.93 19,368	13.7213 1097.70 28,540	14.6817 1174.54 30,538	15.7095 1256.76 32,676	16.1022 1288.18 33,493
C09 HOURLY BIWEEKLY ANNUAL	9.7770 782.16 20,336	14.4072 1152.58 29,967	15.4157 1233.26 32,065	16.4948 1319.59 34,309	16.9072 1352.58 35,167
C10 HOURLY BIWEEKLY ANNUAL	10.2659 821.27 21,353	15.1277 1210.22 31,466	16.1866 1294.93 33,668	17.3197 1385.58 36,025	17.7527 1420.22 36,926

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C11 HOURLY BIWEEKLY ANNUAL	10.7792 862.33 22,421	15.8841 1270.73 33,039	16.9960 1359.68 35,352	18.1857 1454.86 37,826	18.6403 1491.23 38,772
INTOIL	22,721	33,037	33,332	37,020	30,772
C12 HOURLY BIWEEKLY ANNUAL	11.3181 905.45 23,542	16.6781 1334.25 34,690	17.8456 1427.64 37,119	19.0947 1527.58 39,717	19.5721 1565.77 40,710
C13					
HOURLY BIWEEKLY ANNUAL	11.8840 950.72 24,719	17.5123 1400.98 36,426	18.7381 1499.05 38,975	20.0498 1603.98 41,704	20.5510 1644.08 42,747
C14					
HOURLY	12.4782	18.3879	19.6751	21.0524	21.5787
BIWEEKLY ANNUAL	998.26 25,955	1471.04 38,247	1574.01 40,924	1684.19 43,789	1726.29 44,884
C15					
HOURLY	13.1019	19.3072	20.6587	22.1048	22.6574
BIWEEKLY	1048.15	1544.58	1652.70	1768.39	1812.60
ANNUAL	27,252	40,159	42,970	45,978	47,127
C16					
HOURLY	13.7574	20.2725	21.6916	23.2100	23.7903
BIWEEKLY	1100.59	1621.80	1735.33	1856.80	1903.22
ANNUAL	28,615	42,167	45,119	48,277	49,484
C17	144451	21.2060	22.77.60	24.2502	24.050
HOURLY BIWEEKLY	14.4451 1155.61	21.2860 1702.88	22.7760 1822.08	24.3703 1949.63	24.9796 1998.37
ANNUAL	30,046	44,275	47,374	50,690	51,957
	,	,	,	,	,
C18	15 1674	22.2504	22.01.40	25 5000	26 2227
HOURLY BIWEEKLY	15.1674 1213.39	22.3504 1788.03	23.9149 1913.19	25.5890 2047.12	26.2287 2098.30
ANNUAL	31,548	46,489	49,743	53,225	54,556
C19					
HOURLY	15.9258	23.4681	25.1108	26.8686	27.5403
BIWEEKLY	1274.06	1877.45	2008.87	2149.49	2203.227
ANNUAL	33,126	48,814	52,231	55,887	57,284

The hourly rates are the July 14, 2002 rates, with the addition of longevity step L1. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE OCTOBER 5, 2003 PRINCE GEORGE'S COUNTY MARYLAND

<u>GRADE</u>	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	7.0182 561.45 14,598	10.3414 827.31 21,510	11.0653 885.21 23,016	11.8398 947.19 24,627	12.1358 970.87 25,243
C03 HOURLY BIWEEKLY ANNUAL	7.3689 589.51 15,328	10.8584 868.68 22,586	11.6185 929.48 24,166	12.4319 994.55 25,858	12.7427 1019.41 26,504
C04 HOURLY BIWEEKLY ANNUAL	7.7374 618.99 16,093	11.4013 912.10 23,715	12.1994 975.95 25,374	13.0533 1044.27 27,151	13.3797 1070.38 27,830
C05 HOURLY BIWEEKLY ANNUAL	8.1241 649.94 16,898	11.9713 957.70 24,901	12.8093 1024.75 26,644	13.7060 1096.48 28,508	14.0487 1123.89 29,221
C06 HOURLY BIWEEKLY ANNUAL	8.5305 682.44 17,744	12.5699 1005.59 26,145	13.4498 1075.98 27,976	14.3913 1151.30 29,933	14.7511 1180.08 30,682
C07 HOURLY BIWEEKLY ANNUAL	8.9568 716.54 18,630	13.1984 1055.87 27,453	14.1223 1129.79 29,375	15.1109 1208.87 31,430	15.4887 1239.09 32,216
C08 HOURLY BIWEEKLY ANNUAL	9.4047 752.38 19,562	13.8585 1108.68 28,825	14.8285 1186.29 30,843	15.8666 1269.33 33,003	16.2633 1301.06 33,828
C09 HOURLY BIWEEKLY ANNUAL	9.8748 789.98 20,539	14.5513 1164.11 30,267	15.5699 1245.59 32,386	16.6597 1332.79 34,652	17.0762 1366.11 35,518
C10 HOURLY BIWEEKLY ANNUAL	10.3686 829.48 21,567	15.2790 1222.32 31,781	16.3485 1307.88 34,005	17.4929 1399.44 36,385	17.9302 1434.42 37,295

<u>GRADE</u>	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C11 HOURLY BIWEEKLY ANNUAL	10.8870 870.95 22,645	16.0429 1283.44 33,369	17.1660 1373.28 35,706	18.3676 1469.41 38,204	18.8267 1506.14 39,159
C12 HOURLY BIWEEKLY ANNUAL	11.4313 914.50 23,777	16.8449 1347.59 35,037	18.0241 1441.92 37,490	19.2856 1542.86 40,114	19.7678 1581.43 41,117
C13 HOURLY BIWEEKLY ANNUAL	12.0028 960.23 24,966	17.6874 1414.99 36,790	18.9255 1514.04 39,365	20.2503 1620.02 42,121	20.7566 1660.52 43,174
C14 HOURLY BIWEEKLY ANNUAL	12.6030 1008.24 26,215	18.5718 1485.75 38,629	19.8719 1589.75 41,333	21.2629 1701.03 44,227	21.7945 1743.56 45,333
C15 HOURLY BIWEEKLY ANNUAL	13.2329 1058.63 27,525	19.5003 1560.03 40,561	20.8653 1669.23 43,400	22.3258 1786.07 46,438	22.8840 1830.73 47,599
C16 HOURLY BIWEEKLY ANNUAL	13.8950 1111.60 28,901	20.4752 1638.02 42,589	21.9085 1752.68 45,570	23.4421 1875.37 48,760	24.0282 1922.25 49,979
C17 HOURLY BIWEEKLY ANNUAL	14.5896 1167.17 30,346	21.4989 1719.91 44,718	23.0038 1840.30 47,848	24.6140 1969.13 51,197	25.2294 2018.35 52,477
C18 HOURLY BIWEEKLY ANNUAL	15.3191 1225.52 31,863	22.5739 1805.91 46,954	24.1540 1932.32 50,240	25.8449 2067.59 53,757	26.4910 2119.28 55,101
C19 HOURLY BIWEEKLY ANNUAL	16.0851 1286.80 33,457	23.7028 1896.22 49,302	25.3619 2028.96 52,753	27.1373 2170.98 56,446	27.8157 2225.26 57,857

The hourly rates are the July 1, 2003 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE JANUARY 11, 2004 PRINCE GEORGE'S COUNTY MARYLAND

GRADE	<u>MINIMUM</u>	MAXIMUM	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY	7.0884	10.4448	11.1759	11.9582	12.2572
BIWEEKLY	567.06	835.58	894.07	956.66	980.58
ANNUAL	14,744	21,725	23,246	24,873	25,495
ANNUAL	14,/44	21,723	23,240	24,673	23,493
C03 HOURLY	7.4425	10.9670	11.7347	12.5562	12.8701
			938.78		
BIWEEKLY	595.40	877.37		1004.49	1029.60
ANNUAL	15,481	22,811	24,408	26,117	26,770
C04					
HOURLY	7.8148	11.5153	12.3214	13.1839	13.5135
BIWEEKLY	625.18	921.22	985.71	1054.71	1081.08
ANNUAL	16,254	23,952	25,628	27,422	28,108
C05					
HOURLY	8.2054	12.0910	12.9374	13.8431	14.1891
BIWEEKLY	656.43	967.28	1034.99	1107.44	1135.13
ANNUAL	17,067	25,150	26,910	28,793	29,513
C06					
HOURLY	8.6158	12.6956	13.5843	14.5352	14.8986
BIWEEKLY	689.26	1015.64	1086.74	1162.81	1191.88
ANNUAL	17,921	26,406	28,256	30,233	30,989
ANNOAL	17,921	20,400	26,230	30,233	30,767
C07					
HOURLY	9.0463	13.3304	14.2635	15.2620	15.6436
BIWEEKLY	723.71	1066.43	1141.08	1220.96	1251.48
ANNUAL	18,817	27,727	29,669	31,744	32,538
C08					
HOURLY	9.4988	13.9971	14.9768	16.0253	16.4259
BIWEEKLY	759.90	1119.76	1198.15	1282.02	1314.07
ANNUAL	19,757	29,114	31,152	33,333	34,166
C00	,	,	,	,	,
C09	0.0725	14.6060	15 7056	16.0262	17.2470
HOURLY	9.9735	14.6968	15.7256	16.8263	17.2470
BIWEEKLY	797.88	1175.75	1258.05	1346.11	1379.77
ANNUAL	20,745	30,569	32,710	34,999	35,874
C10					
HOURLY	10.4722	15.4318	16.5120	17.6678	18.1095
BIWEEKLY	837.78	1234.55	1320.96	1413.43	1448.77
ANNUAL	21,782	32,098	34,345	36,749	37,668

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C11					
HOURLY	10.9959	16.2034	17.3376	18.5512	19.0150
BIWEEKLY	879.66	1296.27	1387.01	1484.10	1521.21
ANNUAL	22,872	33,703	36,063	38,586	39,551
C12					
HOURLY	11.5456	17.0133	18.2043	19.4785	19.9655
BIWEEKLY	923.65	1361.07	1456.34	1558.28	1597.24
ANNUAL	24,015	35,387	37,865	40,515	41,528
C13					
HOURLY	12.1229	17.8643	19.1147	20.4528	20.9641
BIWEEKLY	969.83	1429.14	1529.18	1636.22	1677.13
ANNUAL	25,216	37,158	39,758	42,542	43,606
C14					
HOURLY	12.7290	18.7575	20.0706	21.4756	22.0124
BIWEEKLY	1018.33	1500.61	1605.65	1718.04	1760.99
ANNUAL	26,477	39,016	41,747	44,669	45,786
C15					
HOURLY	13.3652	19.6953	21.0739	22.5491	23.1128
BIWEEKLY	1069.22	1575.63	1685.92	1803.93	1849.03
ANNUAL	27,800	40,966	43,834	46,902	48,075
C16					
HOURLY	14.0339	20.6800	22.1276	23.6765	24.2684
BIWEEKLY	1122.71	1654.40	1770.21	1894.12	1941.47
ANNUAL	29,190	43,015	46,026	49,247	50,479
C17					
HOURLY	14.7354	21.7138	23.2338	24.8601	25.4816
BIWEEKLY	1178.84	1737.11	1858.70	1988.82	2038.54
ANNUAL	30,650	45,165	48,326	51,709	53,002
C18					
HOURLY	15.4723	22.7996	24.3956	26.1033	26.7559
BIWEEKLY	1237.78	1823.97	1951.65	2088.27	2140.47
ANNUAL	32,182	47,423	50,743	54,295	55,652
C19					
HOURLY	16.2459	23.9398	25.6155	27.4087	28.0939
BIWEEKLY	1299.67	1915.19	2049.25	2192.69	2247.51
ANNUAL	33,792	49,795	53,281	57,010	58,436

The hourly rates are the October 5, 2003 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE APRIL 4, 2004 PRINCE GEORGE'S COUNTY MARYLAND

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	7.1593 572.73 14,891	10.5493 843.94 21,942	11.2877 903.01 23,478	12.0778 966.23 25,122	12.3798 990.38 25,750
C03 HOURLY BIWEEKLY ANNUAL	7.5170 601.36 15,636	11.0767 886.14 23,040	11.8521 948.17 24,652	12.6818 1014.54 26,378	12.9988 1039.90 27,037
C04 HOURLY BIWEEKLY ANNUAL	7.8929 631.43 16,417	11.6304 930.43 24,191	12.4446 995.57 25,884	13.3157 1065.26 27,697	13.6486 1091.89 28,389
C05 HOURLY BIWEEKLY ANNUAL	8.2874 663.00 17,238	12.2120 976.95 25,401	13.0668 1045.34 27,179	13.9815 1118.52 29,081	14.3310 1146.48 29,808
C06 HOURLY BIWEEKLY ANNUAL	8.7019 696.15 18,100	12.8225 1025.80 26,670	13.7201 1097.61 28,538	14.6806 1174.44 30,535	15.0476 1203.80 31,298
C07 HOURLY BIWEEKLY ANNUAL	9.1368 730.95 19,005	13.4637 1077.10 28,005	14.4062 1152.49 29,965	15.4146 1233.17 32,062	15.8000 1264.00 32,863
C08 HOURLY BIWEEKLY ANNUAL	9.5938 767.50 19,955	14.1371 1130.96 29,405	15.1266 1210.13 31,463	16.1855 1294.84 33,666	16.5902 1327.21 34,508
C09 HOURLY BIWEEKLY ANNUAL	10.0733 805.86 20,952	14.8438 1187.50 30,875	15.8828 1270.63 33,037	16.9946 1359.57 35,349	17.4195 1393.56 36,232
C10 HOURLY BIWEEKLY ANNUAL	10.5770 846.16 22,000	15.5861 1246.89 32,419	16.6771 1334.17 34,688	17.8445 1427.56 37,117	18.2906 1463.25 38,045

GRADE	<u>MINIMUM</u>	MAXIMUM	SENIOR	SENIOR PLUS	<u>L1</u>
C11 HOURLY BIWEEKLY ANNUAL	11.1058 888.46 23,100	16.3654 1309.23 34,040	17.5110 1400.88 36,423	18.7367 1498.94 38,972	19.2052 1536.42 39,946
C12 HOURLY BIWEEKLY ANNUAL	11.6610 932.89 24,255	17.1835 1374.68 35,741	18.3863 1470.90 38,244	19.6733 1573.87 40,920	20.1651 1613.21 41,943
C13 HOURLY BIWEEKLY ANNUAL	12.2441 979.53 25,468	18.0429 1443.43 37,530	19.3059 1544.47 40,156	20.6573 1652.58 42,968	21.1738 1693.90 44,042
C14 HOURLY BIWEEKLY ANNUAL	12.8563 1028.51 26,741	18.9451 1515.61 39,406	20.2713 1621.70 42,164	21.6903 1735.22 45,116	22.2326 1778.60 46,244
C15 HOURLY BIWEEKLY ANNUAL	13.4989 1079.91 28,078	19.8922 1591.38 41,376	21.2847 1702.78 44,272	22.7746 1821.97 47,371	23.3440 1867.52 48,555
C16 HOURLY BIWEEKLY ANNUAL	14.1743 1133.94 29,482	20.8868 1670.94 43,445	22.3489 1787.91 46,486	23.9133 1913.06 49,740	24.5111 1960.89 50,983
C17 HOURLY BIWEEKLY ANNUAL	14.8828 1190.63 30,956	21.9310 1754.48 45,617	23.4661 1877.29 48,809	25.1087 2008.71 52,226	25.7365 2058.92 53,532
C18 HOURLY BIWEEKLY ANNUAL	15.6270 1250.16 32,504	23.0276 1842.21 47,898	24.6395 1971.16 51,250	26.3644 2109.15 54,838	27.0235 2161.88 56,209
C19 HOURLY BIWEEKLY ANNUAL	16.4084 1312.67 34,130	24.1792 1934.34 50,293	25.8717 2069.74 53,814	27.6827 2214.62 57,580	28.3748 2269.99 59,020

The hourly rates are the January 11, 2004 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE OCTOBER 3, 2004 PRINCE GEORGE'S COUNTY MARYLAND

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	7.2308 578.46 15,040	10.6547 852.38 22,162	11.4005 912.04 23,713	12.1986 975.89 25,373	12.5035 1000.29 26,007
C03 HOURLY BIWEEKLY ANNUAL	7.5921 607.37 15,792	11.1874 895.00 23,270	11.9706 957.65 24,899	12.8086 1024.68 26,642	13.1288 1050.30 27,308
C04 HOURLY BIWEEKLY ANNUAL	7.9719 637.74 16,581	11.7468 939.74 24,433	12.5690 1005.53 26,143	13.4489 1075.91 27,974	13.7851 1102.81 28,673
C05 HOURLY BIWEEKLY ANNUAL	8.3703 669.63 17,410	12.3341 986.72 25,655	13.1975 1055.80 27,451	14.1213 1129.70 29,372	14.4743 1157.94 30,106
C06 HOURLY BIWEEKLY ANNUAL	8.7889 703.12 18,281	12.9507 1036.06 26,937	13.8573 1108.59 28,824	14.8274 1186.18 30,840	15.1980 1215.84 31,611
C07 HOURLY BIWEEKLY ANNUAL	9.2282 738.26 19,195	13.5983 1087.87 28,285	14.5502 1164.02 30,265	15.5688 1245.50 32,383	15.9580 1276.64 33,192
C08 HOURLY BIWEEKLY ANNUAL	9.6897 775.18 20,154	14.2784 1142.27 29,699	15.2778 1222.23 31,778	16.3474 1307.79 34,003	16.7561 1340.48 34,853
C09 HOURLY BIWEEKLY ANNUAL	10.1740 813.92 21,162	14.9922 1199.38 31,184	16.0416 1283.34 33,367	17.1646 1373.17 35,702	17.5937 1407.50 36,595
C10 HOURLY BIWEEKLY ANNUAL	10.6827 854.62 22,220	15.7419 1259.36 32,744	16.8438 1347.51 35,035	18.0229 1441.84 37,488	18.4735 1477.89 38,425

BIWEEKLY 897.34 1322.33 1414.89 1513.93 1551.78 ANNUAL 23,331 34,381 36,787 39,362 40,346 C12 HOURLY 11.7777 17.3553 18.5702 19.8700 20.3668 BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.35	GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
BIWEEKLY 897.34 1322.33 1414.89 1513.93 1551.78 ANNUAL 23,331 34,381 36,787 39,362 40,346 C12 HOURLY 11.7777 17.3553 18.5702 19.8700 20.3668 BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.35	C11					
ANNUAL 23,331 34,381 36,787 39,362 40,346 C12 HOURLY 11.7777 17.3553 18.5702 19.8700 20.3668 BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.35	HOURLY	11.2169	16.5291	17.6861	18.9241	19.3972
C12 HOURLY 11.7777 17.3553 18.5702 19.8700 20.3668 BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.35	BIWEEKLY	897.34	1322.33	1414.89	1513.93	1551.78
HOURLY 11.7777 17.3553 18.5702 19.8700 20.3668 BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.35	ANNUAL	23,331	34,381	36,787	39,362	40,346
BIWEEKLY 942.21 1388.43 1485.61 1589.61 1629.33	C12					
	HOURLY	11.7777	17.3553	18.5702	19.8700	20.3668
ANNUAL 24,498 36,099 38,626 41,330 42,363	BIWEEKLY	942.21	1388.43	1485.61	1589.61	1629.35
	ANNUAL	24,498	36,099	38,626	41,330	42,363
C13	C13					
HOURLY 12.3665 18.2234 19.4989 20.8639 21.3855	HOURLY	12.3665	18.2234	19.4989	20.8639	21.3855
BIWEEKLY 989.32 1457.87 1559.92 1669.11 1710.84	BIWEEKLY	989.32	1457.87	1559.92	1669.11	1710.84
ANNUAL 25,723 37,905 40,558 43,397 44,482	ANNUAL	25,723	37,905	40,558	43,397	44,482
C14	C14					
		12.9849	19.1345	20.4740	21.9072	22.4549
	BIWEEKLY					1796.39
ANNUAL 27,009 39,800 42,586 45,567 46,706	ANNUAL	27,009	39,800	42,586	45,567	46,706
C15	C15					
HOURLY 13.6339 20.0911 21.4975 23.0023 23.5774	HOURLY	13.6339	20.0911	21.4975	23.0023	23.5774
BIWEEKLY 1090.71 1607.30 1719.81 1840.19 1886.20	BIWEEKLY	1090.71	1607.30	1719.81	1840.19	1886.20
	ANNUAL		41,790	44,715	47,845	49,041
C16	C16					
HOURLY 14.3160 21.0956 22.5724 24.1524 24.7562	HOURLY	14.3160	21.0956	22.5724	24.1524	24.7562
				1805.79	1932.19	1980.50
						51,493
C17	C17					
		15.0316	22.1503	23.7008	25.3598	25.9938
						2079.51
						54,067
C18	C18					
		15.7833	23.2579	24.8859	26.6280	27.2937
						2183.50
						56,771
C19	C19					
		16.5725	24.4210	26.1304	27.9596	28.6586
						2292.69
ANNUAL 34,471 50,796 54,352 58,156 59,610	ANNUAL	34,471	50,796	54,352	58,156	59,610

The hourly rates are the April 4, 2004 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE JANUARY 9, 2005 PRINCE GEORGE'S COUNTY MARYLAND

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	7.3032 584.25 15,190	10.7613 860.90 22,383	11.5146 921.16 23,950	12.3206 985.65 25,627	12.6286 1010.29 26,267
C03 HOURLY BIWEEKLY ANNUAL	7.6681 613.44 15,950	11.2993 903.95 23,503	12.0903 967.22 25,148	12.9367 1034.93 26,908	13.2601 1060.80 27,581
C04 HOURLY BIWEEKLY ANNUAL	8.0516 644.12 16,747	11.8642 949.14 24,678	12.6947 1015.58 26,405	13.5834 1086.67 28,253	13.9229 1113.84 28,960
C05 HOURLY BIWEEKLY ANNUAL	8.4540 676.32 17,584	12.4574 996.59 25,912	13.3294 1066.35 27,726	14.2625 1141.00 29,666	14.6191 1169.52 30,407
C06 HOURLY BIWEEKLY ANNUAL	8.8768 710.15 18,464	13.0802 1046.42 27,206	13.9959 1119.67 29,112	14.9756 1198.05 31,149	15.3500 1228.00 31,928
C07 HOURLY BIWEEKLY ANNUAL	9.3205 745.64 19,387	13.7343 1098.75 28,568	14.6957 1175.66 30,568	15.7245 1257.95 32,706	16.1176 1289.40 33,524
C08 HOURLY BIWEEKLY ANNUAL	9.7866 782.93 20,356	14.4212 1153.69 29,996	15.4306 1234.45 32,096	16.5108 1320.87 34,343	16.9236 1353.89 35,201
C09 HOURLY BIWEEKLY ANNUAL	10.2757 822.06 21,373	15.1421 1211.37 31,496	16.2021 1296.17 33,701	17.3362 1386.90 36,059	17.7696 1421.57 36,961
C10 HOURLY BIWEEKLY ANNUAL	10.7896 863.16 22,442	15.8994 1271.95 33,071	17.0123 1360.98 35,385	18.2032 1456.26 37,863	18.6583 1492.66 38,809

GRADE	MINIMUM	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C11 HOURLY BIWEEKLY ANNUAL	11.3290 906.32 23,565	16.6943 1335.55 34,724	17.8630 1429.04 37,155	19.1134 1529.07 39,756	19.5912 1567.30 40,749
C12 HOURLY BIWEEKLY ANNUAL	11.8954 951.64 24,743	17.5289 1402.31 36,460	18.7559 1500.46 39,012	20.0687 1605.50 41,743	20.5704 1645.64 42,787
C13 HOURLY BIWEEKLY ANNUAL	12.4902 999.22 25,980	18.4056 1472.44 38,284	19.6939 1575.52 40,963	21.0725 1685.80 43,831	21.5994 1727.94 44,927
C14 HOURLY BIWEEKLY ANNUAL	13.1147 1049.18 27,279	19.3259 1546.08 40,198	20.6787 1654.30 43,012	22.1263 1770.10 46,023	22.6794 1814.35 47,173
C15 HOURLY BIWEEKLY ANNUAL	13.7702 1101.62 28,642	20.2921 1623.37 42,208	21.7125 1737.00 45,162	23.2324 1858.60 48,323	23.8132 1905.06 49,531
C16 HOURLY BIWEEKLY ANNUAL	14.4592 1156.73 30,075	21.3066 1704.53 44,318	22.7981 1823.85 47,421	24.3939 1951.52 50,740	25.0038 2000.30 52,008
C17 HOURLY BIWEEKLY ANNUAL	15.1819 1214.56 31,579	22.3718 1789.74 46,533	23.9378 1915.02 49,791	25.6134 2049.08 53,276	26.2538 2100.31 54,608
C18 HOURLY BIWEEKLY ANNUAL	15.9411 1275.29 33,157	23.4905 1879.24 48,860	25.1348 2010.78 52,280	26.8943 2151.54 55,940	27.5667 2205.33 57,339
C19 HOURLY BIWEEKLY ANNUAL	16.7382 1339.05 34,816	24.6652 1973.22 51,304	26.3917 2111.34 54,895	28.2392 2259.14 58,738	28.9451 2315.61 60,206

The hourly rates are the October 3, 2004 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

SALARY SCHEDULE C SCHEDULE OF PAY GRADES EFFECTIVE APRIL 3, 2005 PRINCE GEORGE'S COUNTY MARYLAND

<u>GRADE</u>	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C02 HOURLY BIWEEKLY ANNUAL	7.3762 590.09 15,342	10.8689 869.51 22,607	11.6297 930.37 24,190	12.4438 995.50 25,883	12.7549 1020.39 26,530
C03 HOURLY BIWEEKLY ANNUAL	7.7447 619.58 16,110	11.4123 912.99 23,738	12.2112 976.90 25,399	13.0660 1045.28 27,177	13.3927 1071.41 27,856
C04 HOURLY BIWEEKLY ANNUAL	8.1321 650.56 16,914	11.9829 958.63 24,924	12.8217 1025.74 26,669	13.7192 1097.54 28,536	14.0622 1124.98 29,249
C05 HOURLY BIWEEKLY ANNUAL	8.5385 683.09 17,760	12.5820 1006.55 26,171	13.4627 1077.02 28,003	14.4051 1152.41 29,962	14.7653 1181.22 30,712
C06 HOURLY BIWEEKLY ANNUAL	8.9656 717.25 18,649	13.2110 1056.88 27,479	14.1358 1130.87 29,403	15.1254 1210.03 31,460	15.5035 1240.28 32,247
C07 HOURLY BIWEEKLY ANNUAL	9.4137 753.10 19,581	13.8716 1109.73 28,853	14.8427 1187.42 30,873	15.8817 1270.53 33,033	16.2788 1302.30 33,859
C08 HOURLY BIWEEKLY ANNUAL	9.8845 790.76 20,560	14.5654 1165.23 30,296	15.5849 1246.80 32,417	16.6760 1334.08 34,686	17.0928 1367.43 35,553
C09 HOURLY BIWEEKLY ANNUAL	10.3785 830.28 21,587	15.2935 1223.49 31,811	16.3641 1309.13 34,038	17.5096 1400.77 36,420	17.9473 1435.79 37,330
C10 HOURLY BIWEEKLY ANNUAL	10.8975 871.79 22,667	16.0584 1284.67 33,402	17.1824 1374.59 35,739	18.3852 1470.82 38,241	18.8448 1507.59 39,197

GRADE	<u>MINIMUM</u>	<u>MAXIMUM</u>	SENIOR	SENIOR PLUS	<u>L1</u>
C11					
HOURLY	11.4423	16.8613	18.0416	19.3045	19.7871
BIWEEKLY	915.38	1348.91	1443.33	1544.36	1582.97
ANNUAL	23,800	35,072	37,527	40,153	41,157
C12					
HOURLY	12.0144	17.7041	18.9435	20.2694	20.7761
BIWEEKLY	961.15	1416.33	1515.47	1621.56	1662.10
ANNUAL	24,990	36,824	39,403	42,160	43,214
C13					
HOURLY	12.6151	18.5897	19.8909	21.2833	21.8153
BIWEEKLY	1009.21	1487.17	1591.27	1702.66	1745.22
ANNUAL	26,240	38,667	41,373	44,270	45,376
C14					
HOURLY	13.2459	19.5191	20.8855	22.3475	22.9062
BIWEEKLY	1059.67	1561.54	1670.84	1787.80	1832.50
ANNUAL	27,552	40,600	43,442	46,483	47,645
C15					
HOURLY	13.9079	20.4950	21.9296	23.4647	24.0513
BIWEEKLY	1112.63	1639.60	1754.37	1877.18	1924.11
ANNUAL	28,929	42,630	45,614	48,807	50,027
C16					
HOURLY	14.6038	21.5197	23.0261	24.6379	25.2538
BIWEEKLY	1168.30	1721.57	1842.09	1971.03	2020.31
ANNUAL	30,375	44,761	47,895	51,247	52,528
C17					
HOURLY	15.3338	22.5955	24.1772	25.8696	26.5163
BIWEEKLY	1226.70	1807.64	1934.17	2069.57	2121.31
ANNUAL	31,894	46,999	50,288	53,808	55,154
C18					
HOURLY	16.1005	23.7254	25.3861	27.1632	27.8423
BIWEEKLY	1288.04	1898.03	2030.89	2173.06	2227.39
ANNUAL	33,489	49,349	52,803	56,499	57,912
C19					
HOURLY	16.9056	24.9119	26.6556	28.5216	29.2346
BIWEEKLY	1352.44	1992.95	2132.46	2281.73	2338.77
ANNUAL	35,164	51,817	55,444	59,325	60,808

The hourly rates are the January 9, 2005 rates, multiplied by 101%. For administrative purposes the hourly rates are the controlling rates. Biweekly rates are the hourly rates multiplied by 80 and rounded to the nearest cent. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

2. MODIFIED C-SCALE - PAY PLAN DESCRIPTION AND GENERAL RULES

- A. Pay plan modifications effective July 1, 1994, as amended in Fiscal Year 2000, Fiscal Year 2001, Fiscal Year 2002, and as further amended in Fiscal Year 2004 and Fiscal Year 2005.
- B. MIN-MAX pay plan with three (3) longevity steps, derived as follows:

MINIMUM rate is the Minimum rate which has been effective since June 27, 1993. MAXIMUM rate is the Maximum rate which has been effective since June 27, 1993. SENIOR rate is a longevity step five percent (5%) above the MAXIMUM rate. SENIOR PLUS rate is a longevity step five percent (5%) above the SENIOR rate. L1 rate is a longevity step two and one-half percent (2 1/2 %) above the SENIOR PLUS rate.

- 1. Effective the first full pay period beginning on or after July 1, 1999, the SENIOR rate was increased from five percent (5%) to five and one-half percent (51/2%) above the MAXIMUM rate.
- 2. Effective the first full pay period beginning on or after July 1, 1999, the SENIOR PLUS rate was increased from five percent (5%) to five and one-half percent (5 1/2%) above the SENIOR rate.
- 3. Effective the first full pay period beginning on or after July 1, 2000, the SENIOR rate was increased from five and one-half percent (5 1/2%) to six percent (6%) above the MAXIMUM rate.
- 4. Effective the first full pay period beginning on or after July 1, 2000, the SENIOR PLUS rate was increased from five and one-half percent (5 1/2%) to six percent (6%) above the SENIOR rate.
- 5. Effective the first full pay period beginning on or after July 1, 2001, the SENIOR rate was increased from six percent (6%) to seven percent (7%) above the MAXIMUM rate.
- 6. Effective the first full pay period beginning on or after July 1, 2001, the SENIOR PLUS rate was increased from six percent (6%) to seven percent (7%) above the SENIOR rate.
- 7. Effective July 1, 2003, Longevity Step (L1) is established at two and one-half percent (2 1/2%) above the SENIOR PLUS rate. Employees who have completed seventeen (17) years of service (after subtracting two (2) years for lack of credit toward a merit increase during Fiscal Year 1996 and Fiscal Year 1997) will be eligible to advance to Longevity Step L1 on their anniversary date.
- C. Merit increases for employees whose rate is between the MINIMUM rate and the MAXIMUM rate for their grade shall be granted at a rate of three and one-half percent (3 1/2%), in accordance with the Personnel Law. Employees will continue to receive three and one-half percent (3 1/2%) merit increases until one of the following occurs:

- 1. They reach the MAXIMUM rate; or,
- 2. The three and one-half percent (3 1/2%) increase would establish their hourly rate one percent (1%) or less below the MAXIMUM rate, in which case the hourly rate will be automatically adjusted upward to the MAXIMUM rate; or,
- 3. The three and one-half percent (3 1/2%) merit adjustment would cause an employee's salary rate to exceed the MAXIMUM rate established for that grade, in which case the employee's salary will instead be adjusted to equal the MAXIMUM rate; or,
- 4. The employee has completed ten (10) years of continuous service in the same pay grade, in which case the employee will be placed at the MAXIMUM rate for his or her grade if not there already.
- D. The waiting period to advance to the SENIOR rate is two (2) years at the MAXIMUM rate; to the SENIOR PLUS rate, two (2) years at the SENIOR rate; to the L1 rate after the completion of seventeen (17) years of service (after subtracting two (2) years for lack of credit toward a merit increase during Fiscal Year 1996 and Fiscal Year 1997).

E. Anniversary Dates

Employees covered by this Salary Schedule, and hired before July 1, 2003, will keep the anniversary date that they held on July 1, 2003 for as long as they are continuously employed. New employees and employees transferred, promoted or demoted into this bargaining unit on or after July 1, 2003 will take the date of said hire, transfer, promotion or demotion as their new anniversary date for as long as they are continuously employed.

F. Promotions, Reallocations and Demotions.

1. For Employees Within the MINIMUM to MAXIMUM range.

a. Promotions and Reallocations.

(1) Employees within the MINIMUM rate to MAXIMUM rate range will receive a salary increase upon promotion or reallocation at the rate of two (2) five percent (5%) steps (that is, 10.25%) provided that the employee's salary rate upon promotion shall not be at a rate less than the MINIMUM rate or in excess of the MAXIMUM rate.

b. Demotions.

(1) Employees within the MINIMUM rate to MAXIMUM rate range who are demoted will receive a salary decrease of two (2) five percent (5%) steps (that is, 10.25%), provided that: 1) If the resulting rate exceeds the MAXIMUM rate of the new grade, the employee will be placed at the closest rate in the new grade (that is, SENIOR rate, SENIOR PLUS rate or L1 rate) which does not exceed a 10.25% decrease. 2) In no event may the rate upon demotion be less than the MINIMUM rate or exceed the L1 rate.

2. For Employees at MAXIMUM, SENIOR, SENIOR PLUS and L1 rates.

a. <u>Promotions and Reallocations.</u>

i. One or Two Grades

Employees at the MAXIMUM, SENIOR, SENIOR PLUS or L1 rates who are promoted or reallocated by one (1) or two (2) grades will receive a salary increase of one (1) five percent (5%) step or two (2) five percent (5%) steps (that is, 10.25%), respectively, upon promotion or reallocation and receive the rate of the corresponding step of the new grade after promotion or reallocation.

ii. More than Two Grades

Employees at the MAXIMUM, SENIOR, SENIOR PLUS or L1 rates who are promoted or reallocated more than two (2) grades on the C-Scale will receive a wage increase equal to two (2) five percent (5%) steps (that is, 10.25%) and be placed at that rate (within the range of MINIMUM rate to MAXIMUM rate, or at MAXIMUM rate SENIOR rate, SENIOR PLUS rate or L1 rate, as appropriate) on the new promotional grade. If the two (2) five percent (5%) steps (that is, 10.25%) following promotion or reallocation result in the employees salary being between the MAXIMUM rate, SENIOR rate, SENIOR PLUS rate or the L1 rate established for that grade, the employee will be placed at the step which most closely approximates a 10.25% increase.

b. Demotions.

i. One or Two Grades

Employees at the MAXIMUM, SENIOR, SENIOR PLUS or L1 rates who are demoted by one (1) or two (2) grades will be placed at the step of the new grade (MAXIMUM, SENIOR, SENIOR PLUS or L1) which corresponds to their step before demotion and represents a salary decrease of one (1) five percent (5%) step or two (2) five percent (5%) steps (that is, 10.25%), respectively.

ii. By More than Two Grades

Employees at the MAXIMUM and SENIOR rates who are demoted by three (3) or more grades will be placed at the step of the grade after the demotion which results in a salary decrease of two (2) five percent (5%) steps (that is, 10.25%), except that when placement on MAXIMUM, SENIOR, SENIOR PLUS or L1 of the new grade will result in a salary reduction of more than 10.25%, the employee will be placed on the highest step, L1.

Employees at the L1 rate who are demoted by three (3) or more grades will be placed at the L1 rate of the new grade upon demotion.

G. Step Reductions.

1. For purposes of a Step Reduction imposed as discipline, a step shall consist of five percent (5%) and such reductions shall be applied in accordance with the Personnel Law.

3. MERIT INCREASES

Employees covered by this Salary Schedule who are otherwise eligible will receive a merit increase in both Fiscal Years 2004 and 2005.

4. COST OF LIVING ADJUSTMENT

- A. Effective the first full pay period beginning on or after October 1, 2003, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.
- B. Effective the first full pay period beginning on or after January 1, 2004, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.
- C. Effective the first full pay period beginning on or after April 1, 2004, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.
- D. Effective the first full pay period beginning on or after October 1, 2004, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.
- E. Effective the first full pay period beginning on or after January 1, 2005, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.
- F. Effective the first full pay period beginning on or after April 1, 2005, employees covered by this Salary Schedule will receive a one percent (1%) increase to their base wages.

5. PROBATIONARY PERIOD

- A. The probationary period for new employees shall be regarded as an integral part of the training process and shall be utilized for closely observing the employee's work, for securing the most effective adjustment of an employee to the employee's position and for disqualifying any employee whose performance and conduct is not satisfactory.
- B. The probationary period for new employees covered by this Salary Schedule who are hired into positions other than "dually-allocated" positions shall be for a period of six (6) months from the date of employment. For all other employees covered by this Salary Schedule who are hired into a "dually-allocated" position, the probationary period shall begin with the date of employment and continue until the employee either advances to the second level of the allocation or is terminated. Where an employee covered by this Salary Schedule is hired into a position that has specifically been designated as a "dually-allocated" position, the employee shall be entitled to move to the second level of the allocation upon serving the requisite time-in-grade for the position <u>provided</u> that the employee has also received satisfactory performance evaluations while working at the first level. The parties also recognize that management has the right to hire employees into jobs in a classification that is dually-allocated on a "non-dual allocation" basis, and in these cases, the foregoing provision does not apply (i.e., the probationary period is the

normal six (6) months).

- C. At any time during the probationary period the Employer may remove an employee if in the Employer's opinion the employee is unwilling or unable to perform the duties of the position satisfactorily or that the employee's habits and lack of dependability do not merit continued employment with the Employer. When dismissing a probationary employee, the Employer will follow the procedures set forth in Sections 16-171(c)(1), (2) and (3) of the County Personnel Law. This shall not be interpreted as subjecting any termination of a probationary employee to the grievance procedure contained in the Agreement.
- D. In addition to the type of extension permitted under Personnel Law Section 16-172, the parties may agree to extend for a period of up to sixty (60) calendar days an employee's probationary period. The Union and the affected employee shall receive a copy of the notice extending the employee's probationary period.

6. WORK HOURS

A. Hours of Work

- 1. Except for employees working in special operations, the regular workday shall consist of a shift of eight (8) consecutive hours, excluding an unpaid meal period, within a twenty-four (24) hour period, and the normal workweek shall consist of five (5) consecutive days Monday through Friday. Employees engaged in special operations are defined as employees engaged in an operation for which there is regularly scheduled employment in excess of five (5) workdays in any seven (7) day period, or in excess of eight (8) hours in a workday, provided that any such employee will be compensated for hours worked in excess of forty (40) hours in a workweek pursuant to Section 7. Overtime Compensation. Where Management converts a normal operation to a special operation, Management will provide the Union and the affected employees with reasonable notice of their schedule change. The Union may place issues arising as a result of the conversion of an operation to a special operation on the agenda of the Labor-Management Committee for discussion, but such issues are not subject to the grievance and arbitration provisions of the Agreement.
- 2. The parties may confer regarding flextime or alternative work schedules and make recommendations on such matters to the Director, who may accept the recommendations, reject the recommendations, or accept them on a modified basis.
- 3. The Employer will identify essential positions. Each essential employee will be notified in writing of the essential status of his/her position at the time of hire and/or annual evaluation.
- 4. All essential employees who are required to report to work when an emergency is declared will be compensated at the rate of two (2) times their regular rate of pay for overtime work done when the County Government is closed.
- 5. The Union and the Employer will meet within ninety (90) days of the adoption date of this Agreement to discuss and determine the feasibility of an alternative work schedule.

B. Snow and Ice Removal

- 1. The Director, at his/her sole discretion, may designate a snow and ice control operation as a special operation.
- 2. Where the Director has designated a snow and ice operation as a special operation, he/she may, at his/her discretion, schedule employees to work snow and ice removal operations in a manner which he/she believes is necessary for safe and efficient operations. Scheduled shifts will be posted before the end of each shift.
- 3. On days when the Director has designated snow and ice control as a special operation, employees who report to work at all times so required will be paid for all hours actually worked during what would be the employee's normal hours of work at the rate of pay normally applicable to those hours of work and for all hours of work actually worked outside of what would be the employee's normal hours of work at the appropriate overtime rate.
- 4. Where, pursuant to paragraph 2, above, employees who report at their normal starting time (e.g., 7:30 a.m.) on the first (1st) day of a snow and ice removal special operation are relieved of duty prior to completion of their regularly scheduled shift, the employees will be paid either administrative leave or compensatory leave at the straight time rate on an hour for hour basis for the balance of their regularly scheduled shift hours not actually worked. On subsequent days, employees who work fewer than a total of eight (8) hours during the day (whether straight time or overtime) will be paid the difference between the number of hours worked and eight (8) hours in administrative leave or compensatory leave at the straight time rate. In all cases, however, the employee will receive a minimum of eight (8) hours (overtime and straight time combined) of pay per day. The decision as to whether to pay compensatory or administrative leave is solely the Director's, provided, however, that any compensatory leave so earned will not be forfeited.
- 5. An employee who has an unexcused absence from work (i.e., AWOL) during any workweek in which these snow and ice removal provisions are involved will forfeit the benefits of these provisions and will be paid only for hours actually worked on snow and ice removal that week in accordance with the other terms of their Agreement.
- 6. Notwithstanding Section 10 (Holiday Pay), when a holiday is observed on a day that a special operation is designated for snow and ice removal, any employee covered by this Salary Schedule who works on that day will be paid at the rate of two and one-half (2 1/2) times their regular rate for all hours worked when the special operation is in effect on the holiday.

C. Rest Period

1. The Department head shall establish a reasonable and fair departmental break period policy to be effective within the first thirty (30) days after the execution of the Salary Schedule. In no event shall any such break period policies interfere with or prevent the efficient conduct of County business.

7. OVERTIME COMPENSATION

- A. Employees shall be compensated for overtime worked as follows:
- 1. Employees will be compensated at the rate of one and one-half (1 1/2) times their regular rate of pay for time they are required to work in excess of forty (40) hours in a workweek.
- 2. All employees will be compensated at the rate of two (2) times their regular rate of pay for overtime work they are required to work on their seventh (7th) consecutive day of work.
- 3. All employees will be compensated at the rate of two (2) times their regular rate of pay for overtime work they are required to work on Sundays.
 - 4. All leave with pay shall be considered time worked in the computation of overtime.
- B. For purposes of computing overtime, paid leave hours and all holiday hours (worked or unworked) for which an employee is compensated, shall be regarded as hours worked.
- C. An employee may elect to accrue compensatory leave in lieu of pay at the appropriate overtime rate for all authorized overtime hours worked. For purposes of this provision and other compensatory leave provisions of this Salary Schedule, compensatory leave will be scheduled at mutually agreeable times. The parties agree that this paragraph will be administered consistent with the requirements of the Fair Labor Standards Act and the County's rules and regulations.
- D. Employees who, without an intervening break, work three (3) hours or more beyond their regular work shift of eight (8) hours shall receive a paid one-half (1/2) hour meal period. For every four (4) consecutive hours of work thereafter, employees shall receive an additional one-half (1/2) hour paid meal period. Employees who work three (3) or more hours overtime consecutive to the end of their shift may receive a meal allowance of up to ten dollars (\$10.00) by providing the Department with a receipt for the meal.
- E. There shall be no pyramiding of overtime or other premium rates; that is, only one overtime or premium rate will be paid for the same hours worked.
- F. Overtime can be worked only when the needs of the workload demand it and the type of work to be performed must dictate the selection of employees. The selections should be made, so far as the circumstances will permit, from qualified employees who are capable of doing the particular work. Circumstances and previous practices should be considered in deciding which group or groups should reasonably be called upon to do particular work. Such selections should be made and overtime should be allotted amongst the employees in as fair and equitable a manner as circumstances and the job requirements will permit within the appropriate class.
- G. Effective Fiscal Year 2004, Weighmasters shall receive a differential of sixty-five cents (\$.65) for all productive hours worked at the landfill. To the extent permitted by applicable law, the differential shall not be considered to be part of the employee's base rate nor shall it be applied to pay for nonproductive hours such as holiday pay, annual or sick leave pay, nor shall it

be used for the purpose of computing retirement deductions, retirement and insurance benefits.

8. CALL-IN AND DIFFERENTIAL PAY

- A. Employees called in to work outside their regular shift shall receive a minimum of two (2) hours pay at the applicable rate of pay.
- B. Effective the first full pay period beginning on or after July 1, 2001, employees covered by this Salary Schedule and regularly assigned to night or shift work shall be paid one dollar and fifteen cents (\$1.15) per hour above the established rates on shifts which commence between the hours of 3:00 p.m. and 7:00 a.m. This provision shall not apply to employees whose emergency assignments start or carry into the above-named periods. Employees eligible for shift differential pay shall receive that pay for all paid status hours, to include approved paid leave hours and holidays.
- C. Effective the first full pay period beginning on or after July 1, 2002, employees covered by this Salary Schedule and regularly assigned to night or shift work shall be paid one dollar and twenty cents (\$1.20) per hour above the established rates on shifts which commence between the hours of 3:00 p.m. and 7:00 a.m. This provision shall not apply to employees whose emergency assignments start or carry into the above-named periods. Employees eligible for shift differential pay shall receive that pay for all paid status hours, to include approved paid leave hours and holidays

9. TEMPORARY ASSIGNMENTS

- A. Employees who are required to perform duties of a higher job classification after five (5) consecutive workdays shall be compensated retroactively at the rate of that higher classification. No employee shall be required to perform such work for more than one hundred twenty (120) days in any one (1) calendar year. Management will process the required paperwork promptly.
- B. The County shall not schedule work to intentionally circumvent the provisions of this Section.
- C. This Section shall not apply to an employee in a training work assignment. Employees shall have all training work assignments explained to them fully.

10. HOLIDAY PAY

A. Full-time employees covered by this Salary Schedule shall be granted holiday leave with pay on observed holidays. Part-time employees covered by this Salary Schedule shall be granted holiday leave with pay in proportion to the number of hours worked, provided that any such employee shall have worked a minimum of forty (40) hours during the full pay period immediately preceding the pay period within which the holiday is observed. Any full-time or part-time employee on approved, paid leave on the day a holiday occurs shall be considered on holiday leave for that day and shall be paid at the regular hourly rate of pay. To be eligible to receive holiday leave pay an employee must be in a pay status the last regular workday before and the first regular workday after the day of holiday observance.

- B. When an employee's regularly scheduled day off coincides with the day of holiday observance, he/she shall be entitled to another day off.
- C. An employee required to work on the day of holiday observance which coincides with his/her regularly scheduled workday shall be paid for all hours actually worked on the holiday at the rate of two (2) times his/her base hourly rate of pay. An employee required to work on the day of holiday observance which coincides with his regularly scheduled day off shall be paid for all hours worked at two (2) times his/her base hourly rate.

11. HOLIDAY LEAVE

- A. The term holiday as used in this Salary Schedule shall refer to the following days:
 - 1. New Year's Day;
 - 2. Martin Luther King Jr.'s Birthday;
 - 3. Presidential Inauguration Day;
 - 4. Washington's Birthday;
 - 5. Memorial Day;
 - 6. Independence Day;
 - 7. Labor Day;
 - 8. County Employees' Appreciation Day
 - 9. Columbus Day;
 - 10. Veteran's Day;
 - 11. Thanksgiving Day; and
 - 12. Christmas Day
- B. The County Executive shall establish the dates of observance for each of the regular holidays listed above.

12. ANNUAL LEAVE

A. Full-time employees shall accrue annual leave on the following basis:

1. During the first three (3) years of service Thirteen (13) days

2. After three (3) years but less than fifteen (15) years of service

Twenty (20) days

3. After fifteen (15) years of service and above Twenty-six (26) days

- B. Employees who work on a year round part-time basis with a scheduled workweek of twenty (20) hours or more shall accrue leave in proportion to the hours worked.
- C. A maximum of three hundred sixty (360) hours of accumulated annual leave earned beginning with the first pay period in the 1997 leave year (i.e., January 5, 1997) may be carried over from one leave year to the next by an employee (i.e., new annual leave).

- D. An employee shall be allowed to carry over annual leave earned as of the last full pay period in leave year 1996 (i.e., old annual leave) even if such accumulated amount is in excess of the maximum allowed in the paragraph immediately above.
- E. Annual leave hours in excess of the maximum allowed to be carried over to the next leave year shall be converted to sick leave.
- F. Employees will be required to use their accumulated compensatory leave before using annual leave.
- G. Employees shall accumulate annual leave while serving their initial probationary period, but shall not be granted annual leave during the first ninety (90) days of service with the County. The employee shall earn a leave credit at the appropriate rate as indicated in paragraph A., above, which may be granted after the employee's ninetieth (90th) calendar day of service. Any absence during the first ninety (90) days of service, except due to illness (chargeable to sick leave) or for administrative reasons, shall be charged as leave without pay.
- H. Annual leave shall be requested as far in advance as possible and approved no less than one (1) working day in advance of use; provided, however, that emergency annual leave may be granted on occasions when it is not possible to obtain prior approval for the leave. Upon request, annual leave shall be granted based upon the Employer's operational needs. If the nature of the Employer's operations makes it necessary to limit the number of employees on vacation at one time, the employee with the greater seniority will be given the choice of vacation periods in the event of any conflict over vacation periods.
- I. An employee who has completed the first ninety (90) days of employment with the Employer, and terminates employment shall receive a lump sum payment for the annual leave balance credit accumulated through the last full pay period immediately prior to the employee's separation.
- J. Approved vacation requests shall not be subject to cancellation except in cases of emergency as determined by the Department Director, and employees covered by this Agreement will not be called in to work while on vacation except in cases of emergency as determined by the Department Director. An employee whose vacation approval is canceled or who is called in from vacation will be reimbursed by the Employer for the costs of any reservations he/she made subsequent to the approval of his/her vacation request provided that the employee provides adequate proof of the incurrence of such costs and such costs are non-refundable from the reservation agent, hotel, airline, etc. because of no error or omission on the part of the employee.
- K. An employee whose vacation request has been approved may not cancel his/her approved leave without the prior written approval of Management.
- L. Any holiday as defined in this Salary Schedule that falls within an employee's scheduled vacation will not be charged to the employee's vacation leave.

- M. An employee who becomes ill, injured, or hospitalized while on vacation leave shall be able to use sick leave in lieu of vacation leave for the duration of the illness, injury or hospitalization provided that:
- 1. A written request to charge such time to sick leave is submitted to his/her department within ten (10) working days of the end of that employee's approved vacation leave.
- 2. The request is accompanied by a Doctor's certificate specifying the nature and duration of the employee's illness, injury and/or hospitalization.

13. SICK LEAVE

- A. Full-time employees shall accrue one and one-quarter (1 1/4) days of sick leave per month. Part-time employees who work twenty (20) hours or more per week shall accrue sick leave in proportion to the amount of time worked; however, an employee who works less than twenty (20) hours per week shall not be entitled to sick leave.
- B. There shall be no limit on the amount of sick leave an eligible employee may accumulate.
- C. Sick leave shall be allowed in case of actual sickness or disability of the employee which incapacitates the employee so that the employee is unable to perform the regular duties of employment; or, of actual sickness or disability of the employee's spouse or dependent children; or, because of necessary employee appointments with physicians, dentists or optometrists. The Employer may require proof of the reason for which sick leave was taken when the Employer has reasonable cause to believe that an employee may be abusing sick leave privileges.
- D. Request for use of sick leave for physician, dentist or optometrist appointments shall be made to the Employer in advance. Requests for sick leave in all other cases shall be made in advance whenever it is possible, no later than within the first hour of the start of the employee's workday.
- E. The Union shall have the right to establish and maintain a sick leave bank. The sick leave bank shall be funded through voluntary donations of sick or annual leave by employees covered by this Salary Schedule. This leave may then be transferred from the bank to the sick leave account of another employee covered by this Salary Schedule with a zero (0) leave balance (annual and sick). Use of such transferred leave shall be limited to sickness or disability which incapacitates the employee or to use for bereavement leave as stated under Section 17, below.
- F. The administration of this sick leave bank shall be the responsibility of the Union. The County agrees to maintain the records of the sick leave bank and shall only be required to transfer sick leave from the bank to the account of an eligible employee upon receiving proper written authorization from the Union that the sick leave is to be transferred and after verification that the receiving employee has met all the necessary conditions of eligibility.
- G. In addition to the sick leave bank, employees will be permitted to donate sick leave directly to other employees in accordance with the County Personnel Law and procedures.

14. SICK AND ANNUAL LEAVE DISPOSITION UPON SEPARATION

- A. The annual and sick leave balances accumulated by an employee shall, upon the employee's separation from employment, with proper notice of separation as determined by the employee's Appointing Authority, be liquidated in the following manner:
- 1. The employee may elect to retain all or any portion of the employee's sick and annual leave balances credited to the employee's leave record for the period of time equal to the employee's eligibility for reappointment as determined in accordance with Section 16-148(a)(8).
- 2. The employee may elect to apply all or any portion of the employee's sick and annual leave balances to employment elsewhere, provided another employer has agreed to accept accumulated sick or annual leave balances for credit on behalf of the employee.
- 3. Except in the case of an employee who is entitled to credit for sick and annual leave balances under the terms of an applicable County sponsored pension plan, the employee may elect to receive cash payment for all or any portion of the employee's annual leave balance in an amount equal to the total number of unused annual leave hours multiplied by the employee's final base hourly rate of pay, subject to the following limitation.
- a. The maximum total amount of annual leave eligible for cash payment upon separation shall be the amount of remaining accumulated leave earned as of the end of the 1996 leave year (i.e., January 4, 1997) or three hundred sixty (360) hours, whichever is greater.
- 4. For all or any portion of the employee's sick leave balance earned as of the end of the last full pay period of the 1996 leave year, the employee may elect to receive cash payment in an amount equal to the total number of unused sick leave hours multiplied by one-half of the employee's base hourly rate of pay as of January 4, 1997, or as otherwise established by an applicable collective bargaining agreement and/or salary schedule. Sick leave earned beginning the first pay period of 1997 is not subject to cash payment to the employee upon separation. Any employee who is entitled to credit for sick and annual leave under the terms of an applicable County sponsored pension plan will only be entitled to receive cash distribution for leave balances in accordance with the terms of the applicable pension plan.
- 5. Notwithstanding any provision in this Section to the contrary, an employee who is involuntarily separated from employment with the County for disciplinary reasons is not entitled to any payment for unused sick leave.
- 6. Notwithstanding any provision in this Section to the contrary, an employee who has been separated from employment under a separation-disability action pursuant to Section 16-189 shall forfeit any sick leave hours accumulated at the time of the employee's separation.
- 7. Upon retirement, an employee shall be entitled to receive credit on an actuarial equivalent basis for unused sick leave for which an authorized cash payment has not been elected as creditable service in accordance with the applicable provisions of the State Personnel and Pension Article, Annotated Code of Maryland, and the terms of any applicable County sponsored pension plan.

8 Upon retirement, employees covered by this Salary Schedule may convert any unused annual leave to new sick leave for pension credit under the State Retirement or Pension System.

15. PERSONAL LEAVE

Twenty-eight (28) hours of personal leave per wage reporting year shall be granted to each employee eligible for annual leave. This will include the four (4) hours granted in lieu of General Election Day. A personal leave day shall be requested and approved in advance of use. Personal leave may be used in one-hour increments. There shall be no accumulation of personal leave days, and unused personal leave shall be forfeited at the end of the leave year or upon termination of employment.

16. MILITARY LEAVE

A. Military leave shall be approved for an employee by the employee's Appointing Authority as follows:

1. <u>Military Leave With Pay</u>

Military leave with pay, not to exceed fifteen (15) working days per wage reporting year, shall be granted to employees who are reservists or members of the National Reserve or Guard ordered to active training duty. In addition, military leave with pay shall be approved by the Appointing Authorities for employees who are members of the National Reserve or Guard when ordered on domestic emergency duty related to disaster relief or civil disturbance, provided, however, that such leave shall not exceed fifteen (15) working days for each such domestic emergency, except where longer leave periods are authorized under the provisions of Article 65, Section 42 of the Annotated Code of Maryland.

2. Military Leave Without Pay

Military leave without pay shall be approved by an Appointing Authority when an employee enlists or is drafted into the United States Armed Forces during a time of war or a time of national emergency or upon exhaustion of an employee's military leave with pay entitlement, when a member of the National Reserve or Guard is required to perform active duty for training or inactive duty training in accordance with Section 2024 of Title 38 of the United States Code (Veterans Reemployment Act).

3. Restoration to Position After Military Leave Without Pay

- (a) An employee shall be entitled to return to the position the employee occupied at the time the employee was granted military leave without pay, as provided in subparagraph 2., above, subject to the following conditions:
- (1) The employee requests the employee's Appointing Authority to restore the employee to the employee's position within ninety (90) calendar days after the effective date of the employee's discharge from active military duty; and,

- (2) The employee, if hospitalized at the time of discharge from active military duty, requests the employee's Appointing Authority to restore the employee to the employee's position within ninety (90) calendar days after discharge from the hospital; and,
- (3) The employee was discharged from active military duty under honorable conditions; and,
- (4) In the event an employee sustains a disability during military service and cannot perform the duties of his or her former position, the employee shall be reinstated in a position with similar pay, circumstances, and seniority.
- B. Any employee called up to active military service in response to the terrorist attacks on September 11, 2001 or pursuant to military action against Iraq and/or North Korea shall be eligible for the benefits set forth herein: Payment of a salary supplement equal to the difference between the employee's base rate of pay and the employee's base military rate. Eligibility for health care benefits to continue once the employee enters a leave without pay status with both the employer and employee contributions of the premium being paid by the County. These benefits shall expire on February 25, 2005.

17. BEREAVEMENT LEAVE

In the event of the death of an employee's parent, parent-in-law, son- or daughter-in-law, brother-or sister-in-law, spouse, child or grandchild, brother, sister, grandparents or spouse's grandparents, the employee may take up to five (5) working days leave for bereavement. The first (1st) leave day will be an administrative leave day and the other day or days will be charged to the employee's accumulated sick leave. If the employee does not have sick leave available, annual leave, compensatory leave and/or personal leave may be used. Notwithstanding the foregoing, the first three (3) leave days will be administrative leave days upon the death of a spouse, sibling, parent or child.

18. JURY DUTY

An employee who is required to perform jury service in any court (Federal or State) shall be paid his/her regular salary. If after reporting for jury duty, it is determined that the employee's services are not required and the employee is dismissed from jury duty for the day, the employee must return to his/her regular work for the remainder of the day.

19. LEAVE OF ABSENCE

- A. Employees shall be eligible to request a leave of absence after one (1) month of service with the County.
- B. Any requests for a leave of absence shall be submitted in writing by the employee to the employee's immediate supervisor. The request shall state the reason the leave of absence is being requested and the approximate length of time off the employee desires. When the leave of absence is approved, authorization for a leave of absence shall be furnished to the employee by

the Employer in writing. In addition to accruing seniority while on any leave of absence granted under the provisions of this Salary Schedule, where possible, employees shall be returned to the job they held at the time the leave was requested.

20. FAMILY AND MEDICAL LEAVE

Employees covered by this Salary Schedule are entitled to family and medical leave in accordance with the Personnel Law. (See Personnel Law Section 16-225.01)

21. BLOOD DONATION LEAVE

Employees may be granted up to four (4) hours of leave with pay for the purpose of participation in a blood donor program and for subsequent recuperation on the day they donate blood. The Employer may request verification of such donation.

22. CIVIC DUTY LEAVE

An employee subpoenaed to appear before a court, public body or commission on matters relating to the business of the Employer shall be granted leave of absence with pay for the period required to respond to the subpoena.

23. VOTING TIME LEAVE

Employees who are registered voters may be granted up to two (2) hours off with pay for the purpose of voting in State, County and Federal primary and general elections if the employee would otherwise be prevented from voting because of his/her work schedule.

24. UNION BUSINESS LEAVE

- A. AFSCME Locals 241, 1170, 2462, 2735, 3389 and 3279 and Council 67 shall appoint one (1) bargaining unit member from all of the units represented by AFSCME Locals 241, 1170, 2462, 2735, 3389 and 3279 to serve as the Chief Steward for all the employees in those units. The Chief Steward shall be a County employee on payroll status and shall be responsible for labor relations activities associated with the administration of the Agreement on a full-time basis. Furthermore, he/she shall be responsible for coordinating and processing of grievances for all the Local Unions, and shall conduct activities to avoid overlapping or duplicating services of any other union representatives. These activities shall be conducted without disrupting the work of any County employees who are not directly involved.
- B. The County shall grant, after request to and approval of the department head, administrative leave for attendance at regularly scheduled Union conventions and/or conferences for employees officially designated as Union delegates during any one (1) calendar year. Two (2) Local delegates for employees covered by this Salary Schedule shall be approved for not more than six (6) days administrative leave for attendance at such conventions and/or conferences, and such leave shall not be unreasonably withheld.
- C. Additionally, any member covered under this Salary Schedule shall be granted

administrative leave to attend Union sponsored training classes during a calendar year. A single bank of fifty-five (55) days administrative leave per calendar year will be available to attend Union sponsored training classes, conventions and/or conferences. The members of the negotiating team shall be granted up to eight (8) hours of administrative leave each to prepare for negotiations.

- D. When requesting leave under this section, the Union must adhere to the following procedures: Not less than ten (10) working days before the event for which leave is requested, the Union will provide the Office of Personnel and Labor Relations with a written request for the leave, indicating the event and the date(s) it will take place, the amount of leave requested and the names of employees for whom it is requesting administrative leave, noting their department, Union Local, and the capacity in which they will be attending the event. The Office of Personnel and Labor Relations will forward the request to the Department head for approval. Such leave shall be approved subject to the operational needs of the County, but approval will not be unreasonably withheld.
- E. Employees elected to any Union office or selected by the Union to do work which takes them from their employment must request the County's approval at least two (2) weeks in advance of such unpaid leave, and the request shall stipulate the time of such leave of absence. In no case shall such Union business leave exceed one (1) year. The leave may be extended for an additional one (1) year by consent of the County in the same manner as originally requested. Such approval shall not be unreasonably withheld.
- F. A parking permit will be provided to the Local 3279 President and Council 67 Representative for the County Administration Building and for the County Service Building for the purpose of conducting Union business at these locations.

25. ADMINISTRATION OF LEAVE

Unless specifically altered herein, the provisions governing the administration of the above types of leave as well as other types of leave (administrative, disability, absence without leave) are specified in Division 17 of the Personnel Law and applicable Administrative Procedure 284.

26. WORK CLOTHING

- A. All permanent employees covered by this Salary Schedule who are employed by the Department of Environmental Resources at the Landfill Garage will be provided work clothing on a rental basis according to departmental policy.
- B. All permanent employees covered by this Salary Schedule who are required by the County to wear safety shoes and who present appropriate proof of purchase of a pair of approved safety shoes, shall be entitled to a reimbursement of up to two hundred ten dollars (\$210.00) during the two-year period covered by this Salary Schedule toward the purchase of approved safety shoes.

27. HEALTH INSURANCE COVERAGE

A. The Employer shall contribute seventy-five percent (75%) to the cost of the County's point

of service health insurance plan for any employee who elects to participate in the program. Participating employees shall contribute the remaining twenty-five percent (25%).

- B. The County shall contribute eighty percent (80%) to the cost of a prepaid group health plan or Health Maintenance Organization (HMO) for any employee who elects to participate in the program. Participating employees shall contribute the remaining twenty percent (20%), but will in no event pay more than General Schedule employees.
- C. Employees who provide proof of medical coverage may choose to receive a credit instead of enrolling in a medical plan with the County.
- D. The Employer shall contribute ninety percent (90%) to the County's deductible prescription drug and vision care programs for any employee who elects to participate in either program. The participating employee shall contribute the remaining ten percent (10%). Employees who choose not to enroll in the Prescription Drug Plan may choose to receive a credit instead.
- E. Two (2) dental plans are available to employees, the cost of which is paid by the employee if the employee elects to enroll in either of the plans.
- F. Employees may choose to enroll in a Long-Term Disability Program offering fifty percent (50%) or sixty percent (60%) of annual salary up to normal social security retirement age. Employees will pay the full cost of whichever option is chosen.
- G. Employees may contribute up to five thousand dollars (\$5,000.00) in a dependent flexible spending account and up to three thousand dollars (\$3,000.00) in a medical flexible spending account.
- H. Where an employee who is injured on the job has exhausted all available leave (including IOJ) and is granted an unpaid leave of absence pursuant to Section 19 (Leave of Absence) of the Salary Schedule, the County will pay the Employer and employee share of the employee's health insurance during the leave of absence.

28. DISABILITY LEAVE

The County's disability leave policy for employees covered by this Salary Schedule is administered pursuant to the provisions of Section 16-224 of the Personnel Law and Administrative Procedure 284. Where, pursuant to Personnel Law Section 16-224 and Administrative Procedure 284, an employee is determined to be eligible for disability leave, the employee will have sick or other leave time used because of the injury restored subject to the conditions and limitations set forth in Section 16-224 and Administrative Procedure 284.

29. GROUP LIFE INSURANCE UNDER THE BENEFLEX PROGRAM

A. The County shall pay one hundred percent (100%) of the monthly premium for County life insurance for each employee in the amount of two (2) times the employee's annual salary up to a maximum amount of one hundred fifty thousand dollars (\$150,000.00). Employees may choose to increase their life insurance from one (1) to four (4) times their annual salary up to a total of

seven hundred fifty thousand dollars (\$750,000.00) including the base amount provided by the County. Employees will pay for the increased coverage at rates based on their age and amount of coverage. Employees may choose to reduce their life insurance to one (1) times their annual salary and receive a credit.

- B. The County shall pay a death benefit of ten thousand dollars (\$10,000.00) upon the death of any employee whose death results from a bodily injury caused by an accident.
- C. The Employer agrees to provide, through its payroll department, a computer key for the payroll deduction of a Union life insurance program, for the benefit of those employees who wish to participate in such a program, and who authorize in writing the deduction of premiums for such a program from their pay.

30. UNEMPLOYMENT INSURANCE

Employees who are separated from County service may be entitled to unemployment compensation provided they meet eligibility requirements established by Federal and/or State regulations.

31. SUPPLEMENTAL RETIREMENT BENEFIT

Employees covered by this Salary Schedule shall participate in the Supplemental Pension Plan for employees covered by the Agreements between the County and AFSCME Council 67 and its Locals 2462 and 2735 and will participate in the Plan on the same basis (in terms of funding, vesting, IRS Pickup Plan, etc.) and at the same rate of benefit accrual as employees covered by the Agreements with Council 67 and its Locals 2462 and 2735. Upon request, the Office of Personnel and Labor Relations will provide bargaining unit members a statement of their accrued benefits and account balances.

32. SOCIAL SECURITY

- A. Effective January 1, 2003, the County, and each employee paid in accordance with this Salary Schedule, shall make contributions to the Social Security fund of seven and sixty-five hundredths percent (7.65%) of the first eighty-seven thousand dollars (\$87,000.00) and one and forty-five hundredths percent (1.45%) of the remainder paid in wages per employee per calendar year. Employee contributions shall be made through payroll deductions.
- B. Subsequent changes in the Social Security tax rate and/or the taxable wage base as enacted through Federal legislation shall be applied in computing Social Security contributions by the County and each employee.

33. WORKERS' COMPENSATION

The County will provide at its own cost all benefits due to an employee pursuant to the Maryland Worker's Compensation Law, Title 9 of the Maryland Labor and Employment Code Annotated.

34. INCENTIVE AWARDS

To the extent that funds have been appropriated for such purpose, employees may be granted incentive awards, subject to the provisions of Section 16-209 of the Personnel Law.

35. P.E.O.P.L.E. FUND DEDUCTION

The Employer agrees to deduct on a biweekly basis from the payroll checks of employees covered by this Salary Schedule who so request in writing voluntary contributions to the Union's P.E.O.P.L.E. fund. The Union agrees to indemnify and hold harmless the Employer from any loss or damages arising from the operation of this paragraph.

36. POLICY STATEMENT

It is the policy of the County that benefits afforded to employees are governed by the specific Salary Schedule to which an employee is currently assigned. If an employee is transferred, promoted, demoted or in any way moves from one Salary Schedule to another, any benefits unique to or expressly a function of the former Salary Schedule are not carried over.