COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2021 Legislative Session

Resolution No.	CR-101-2021
Proposed by	The Chair (by request – County Executive)
Introduced by	Council Members Hawkins, Davis, Turner, Ivey, Harrison, Taveras,
	Franklin, Anderson-Walker and Glaros
Co-Sponsors	
Date of Introdu	ction September 28, 2021
	RESOLUTION
A RESOLUTION	concerning
	Compensation and Benefits,
Interna	tional Association of Fire Fighters, AFL-CIO, Local 1619 (Civilians)
	Salary Schedule H
For the purpose of	f amending the Salary Plan of the County to reflect the terms of the labor
agreement by and	between Prince George's County, Maryland and the International Association
of Fire Fighters, A	AFL-CIO, Local 1619 (Civilians).
WHEREAS,	pursuant to Section 903 of Article IX of the Prince George's County Charter
and Section 16-12	25(a) of the Prince George's County Code, amendments to the County's Salary
Plans are to be sul	bmitted to the County Council in resolution form; and
WHEREAS,	the Salary Plan must at this time be amended by the approval of Salary
Schedule H to ref	lect the terms of the labor agreement by and between Prince George's County,
Maryland and the	International Association of Fire Fighters, AFL-CIO, Local 1619 (Civilians).
NOW, THE	REFORE, BE IT RESOLVED by the County Council of Prince George's
County, Maryland	I, that Salary Schedule H submitted and recommended by the County Executive
on September 24,	2021 which is attached hereto and made a part hereof, setting forth the
following modific	eations: merit increases, wage scale adjustment, re-opener of wages, retroactive
COVID-19 Hazar	d Pay for the period of September 27, 2020 through April 24, 2021, temporary
ncrease to the ma	eximum annual leave carryover for leave year 2021 into leave year 2022 and
noliday provision	s, be and the same is hereby approved.

BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is

1 2

1	adopted and that, unless stated otherwise in a specific provision of the Salary Schedule, shall be
2	retroactively effective to July 1, 2020.
	Adopted this <u>16th</u> day of <u>November</u> , 2021.
	COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
	BY:
	Calvin S. Hawkins, II Chair
	ATTEST:
	Donna J. Brown
	Clerk of the Council

SALARY SCHEDULE H

SCHEDULE OF PAY GRADES

INTERNATIONAL ASSOCIATION OF FIRE FIGHTERS LOCAL 1619 CIVILIANS

PRINCE GEORGE'S COUNTY, MARYLAND

EFFECTIVE JULY 1, 2020 - JUNE 30, 2022

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1. SALARY SCHEDULES

SALARY SCHEDULE H EFFECTIVE JULY 1, 2019 FIRE/EMS DEPARTMENT CIVILIAN EMPLOYEES PRINCE GEORGE'S COUNTY, MARYLAND

	MINIMUM	MAXIMUM
H02		
HOURLY	8.9430	20.4819
BIWKLY	715.44	1638.55
ANNUAL	18,601	42,602
H03		
HOURLY	9.3708	21.4792
BIWKLY	749.66	1718.33
ANNUAL	19,491	44,677
H04		
HOURLY	0.0000	00.5000
BIWKLY	9.8202	22.5262
ANNUAL	785.62	1802.09
ANNOAL	20,426	46,854
H05		
HOURLY	10.2918	23.6257
BIWKLY	823.34	1890.06
ANNUAL	21,407	49,142
	21,107	10,112
H06		
HOURLY	10.7870	24.7799
BIWKLY	862.96	1982.40
ANNUAL	22,437	51,542
	, -	- /-
H07		
HOURLY	11.3065	25.9913
BIWKLY	904.52	2079.31
ANNUAL	23,517	54,062
H08		
HOURLY	11.8526	27.2641
BIWKLY	948.20	2181.13
ANNUAL	24,653	56,709
H09		
HOURLY	40.4004	00 000=
BIWKLY	12.4261	28.6007
ANNUAL	994.09	2288.06
AHIUAL	25,846	59,490

	MINIMUM	MAXIMUM
H10		
HOURLY	13.0281	30.0041
BIWKLY	1042.25	2400.33
ANNUAL	27,098	62,409
	,	,
H11		
HOURLY	13.6600	31.4781
BIWKLY	1092.80	2518.24
ANNUAL	28,413	65,474
	,	52, 11
H12		
HOURLY	14.3239	33.0244
BIWKLY	1145.91	2641.96
ANNUAL	29,794	68,691
	,	52,52
H13		
HOURLY	15.0205	34.6490
BIWKLY	1201.64	2771.92
ANNUAL	31,243	72,070
	0 1,2 10	,0 0
H14		
HOURLY	15.7523	36.3544
BIWKLY	1260.19	2908.35
ANNUAL	32,765	75,617
	,	,.
H15		
HOURLY	16.5206	38.1452
BIWKLY	1321.65	3051.62
ANNUAL	34,363	79,342
	- 1,	,
H16		
HOURLY	17.3275	40.0258
BIWKLY	1386.20	3202.06
ANNUAL	36,041	83,254
	,	,
H17		
HOURLY	18.1743	42.0000
BIWKLY	1453.94	3360.00
ANNUAL	37,803	87,360
	•	,
H18		
HOURLY	19.0642	44.0733
BIWKLY	1525.13	3525.86
ANNUAL	39,654	91,672
	•	•

H19 HOURLY 19.9978 46.2504 BIWKLY 1599.83 3700.03 ANNUAL 41,596 96,201	
BIWKLY 1599.83 3700.03	
1099.00	
ANNUAL 41,596 96,201	
H20	
HOURLY 20.9784 48.5361	
BIWKLY 1678.27 3882.88	
ANNUAL 43,635 100,955	
H21	
HOURLY 22.0077 50.9354	
BIWKLY 1760.62 4074.83	
ANNUAL 45,776 105,946	
H22	
HOURLY 23.0888 53.4559	
BIWKLY 1847.10 4276.47	
ANNUAL 48,025 111,188	
1100	
H23	
HOURLY 24.2242 56.1012	
BIWKLY 1937.94 4488.10	
ANNUAL 50,386 116,690	
H24	
HOURLY	
25.4150	
2000.27 4710.00	
ANNUAL 52,865 122,470	
H25	
HOURLY	
20.0070 01.7307	
Z133.42 4943.74	
ANNUAL 55,469 128,537	
H26	
HOURLY 27.9814 64.8599	
BIWKLY 2238.51 5188.79	
ANNUAL 58,201 134,909	
30,201	
H27	
HOURLY 29.3615 68.0760	
BIWKLY 2348.92 5446.08	
ANNUAL 61,072 141,598	

The minimum hourly rates are the January 6, 2019 rates and the maximum hourly rates are the January 6, 2019 maximum rates multiplied by 1.035%. 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 2080 and rounded to the nearest dollar.

SALARY SCHEDULE H EFFECTIVE JANUARY 5, 2020 FIRE/EMS DEPARTMENT CIVILIAN EMPLOYEES PRINCE GEORGE'S COUNTY, MARYLAND

	MINIMUM	MAXIMUM
H02		
HOURLY	9.0772	20.7891
BIWKLY	726.17	1663.13
ANNUAL	18,880	43,241
	,	,
H03		
HOURLY	9.5113	21.8014
BIWKLY	760.91	1744.11
ANNUAL	19,784	45,347
	,	,
H04		
HOURLY	9.9675	22.8641
BIWKLY	797.40	1829.13
ANNUAL	20,732	47,557
	·	·
H05		
HOURLY	10.4462	23.9801
BIWKLY	835.69	1918.41
ANNUAL	21,728	49,879
	,	,
H06		
HOURLY	10.9488	25.1516
BIWKLY	875.91	2012.13
ANNUAL	22,774	52,315
	·	·
H07		
HOURLY	11.4761	26.3812
BIWKLY	918.08	2110.50
ANNUAL	23,870	54,873
H08		
HOURLY	12.0303	27.6731
BIWKLY	962.43	2213.85
ANNUAL	25,023	57,560
H09		
HOURLY	12.6125	29.0298
BIWKLY	1009.00	2322.38
ANNUAL	26,234	60,382

	MINIMUM	MAXIMUM
H10		
HOURLY	13.2235	30.4542
BIWKLY	1057.88	2436.33
ANNUAL	27,505	63,345
	,	,
H11		
HOURLY	13.8649	31.9502
BIWKLY	1109.20	2556.02
ANNUAL	28,839	66,456
H12		
HOURLY	14.5387	33.5198
BIWKLY	1163.10	2681.59
ANNUAL	30,241	69,721
H13		
HOURLY	15.2458	35.1687
BIWKLY	1219.67	2813.50
ANNUAL	31,711	73,151
H14		
HOURLY	15.9886	36.8997
BIWKLY	1279.09	2951.98
ANNUAL	33,256	76,751
H15		
HOURLY	16.7684	38.7174
BIWKLY	1341.48	3097.39
ANNUAL	34,878	80,532
H16		
HOURLY	17.5874	40.6261
BIWKLY	1406.99	3250.09
ANNUAL	36,582	84,502
1147		
H17		
HOURLY	18.4469	42.6300
BIWKLY	1475.75	3410.40
ANNUAL	38,370	88,670
LI10		
H18 HOURLY		_
BIWKLY	19.3501	44.7344
ANNUAL	1548.01	3578.75
ANNUAL	40,248	93,048

		CIC
	MINIMUM	MAXIMUM
H19		
HOURLY	20.2978	46.9441
BIWKLY	1623.82	3755.53
ANNUAL	42,219	97,644
-	42,219	91,044
H20		
HOURLY	04.0004	40.0044
BIWKLY	21.2931	49.2641
ANNUAL	1703.45	3941.13
ANNUAL	44,290	102,469
H21		
HOURLY	22.3378	51.6994
BIWKLY	1787.03	4135.95
ANNUAL	46,463	107,535
H22		
HOURLY	23.4351	54.2577
BIWKLY	1874.81	4340.62
ANNUAL	48,745	112,856
H23		
HOURLY	24.5876	56.9427
BIWKLY	1967.01	4555.42
ANNUAL	51,142	118,441
	J.,	,
H24		
HOURLY	25.7971	59.7629
BIWKLY	2063.77	4781.03
ANNUAL		124,307
7	53,658	124,307
H25		
HOURLY	07.0070	60 7007
BIWKLY	27.0678	62.7237
ANNUAL	2165.42	5017.90
ANNUAL	56,301	130,465
H26		
HOURLY		
	28.4011	65.8328
BIWKLY	2272.09	5266.63
ANNUAL	59,074	136,932
1107		
H27		
HOURLY	29.8019	69.0972
BIWKLY	2384.15	5527.77
ANNUAL	61,988	143,722

The minimum and maximum hourly rates are the July 1, 2019 rates multiplied by 1.5%. 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 2080 and rounded to the nearest dollar.

SALARY SCHEDULE H EFFECTIVE JULY 1, 2021 FIRE/EMS DEPARTMENT CIVILIAN EMPLOYEES PRINCE GEORGE'S COUNTY, MARYLAND

GRADE		MINIMUM	MAXIMUM
H02	HOURLY	9.0772	21.5167
	BIWEEKLY	726.17	1721.34
	ANNUAL	18,880	44,755
Н03	HOURLY	9.5113	22.5644
	BIWEEKLY	760.91	1805.16
	ANNUAL	19,784	46,934
H04	HOURLY	9.9675	23.6643
	BIWEEKLY	797.4	1893.15
	ANNUAL	20,732	49,222
H05	HOURLY	10.4462	24.8194
	BIWEEKLY	835.69	1985.55
	ANNUAL	21,728	51,624
		10.0400	24.0210
H06	HOURLY	10.9488	26.0319
	BIWEEKLY	875.91	2082.55
	ANNUAL	22,774	54,146
1107	HOUDLY	11.4761	27.3045
H07	HOURLY	918.08	2184.36
	BIWEEKLY	23,870	56,793
	ANNUAL	23,870	30,793
H08	HOURLY	12.0303	28.6417
1100	BIWEEKLY	962.43	2291.33
	ANNUAL	25,023	59,575
	1111101111	23,023	
Н09	HOURLY	12.6125	30.0458
	BIWEEKLY	1009	2403.67
	ANNUAL	26,234	62,495
		,	
H10	HOURLY	13.2235	31.5201
	BIWEEKLY	1057.88	2521.61
	ANNUAL	27,505	65,562

GRADE		MINIMUM	MAXIMUM
H11	HOURLY	13.8649	33.0685
	BIWEEKLY	1109.2	2645.48
	ANNUAL	28,839	68,782
H12	HOURLY	14.5387	34.6930
	BIWEEKLY	1163.1	2775.44
	ANNUAL	30,241	72,161
H13	HOURLY	15.2458	36.3996
	BIWEEKLY	1219.67	2911.97
	ANNUAL	31,711	75,711
H14	HOURLY	15.9886	38.1912
	BIWEEKLY	1279.09	3055.30
	ANNUAL	33,256	79,438
H15	HOURLY	16.7684	40.0725
	BIWEEKLY	1341.48	3205.80
	ANNUAL	34,878	83,351
H16	HOURLY	17.5874	42.0480
	BIWEEKLY	1406.99	3363.84
	ANNUAL	36,582	87,460
H17	HOURLY	18.4469	44.1221
	BIWEEKLY	1475.75	3529.76
	ANNUAL	38,370	91,774
H18	HOURLY	19.3501	46.3001
	BIWEEKLY	1548.01	3704.01
	ANNUAL	40,248	96,304
H19	HOURLY	20.2978	48.5871
	BIWEEKLY	1623.82	3886.97
	ANNUAL	42,219	101,061
H20	HOURLY	21.2931	50.9883
	BIWEEKLY	1703.45	4079.07
	ANNUAL	44,290	106,056

GRADE		MINIMUM	MAXIMUM
H21	HOURLY	22.3378	53.5089
	BIWEEKLY	1787.03	4280.71
	ANNUAL	46,463	111,298
H22	HOURLY	23.4351	56.1567
	BIWEEKLY	1874.81	4492.54
	ANNUAL	48,745	116,806
H23	HOURLY	24.5876	58.9357
	BIWEEKLY	1967.01	4714.86
	ANNUAL	51,142	122,586
H24	HOURLY	25.7971	61.8546
	BIWEEKLY	2063.77	4948.37
	ANNUAL	53,658	128,658
H25	HOURLY	27.0678	64.9190
	BIWEEKLY	2165.42	5193.52
	ANNUAL	56,301	135,032
H26	HOURLY	28.4011	68.1369
	BIWEEKLY	2272.09	5450.96
	ANNUAL	59,074	141,725
H27	HOURLY	29.8019	71.5156
	BIWEEKLY	2384.15	5721.25
	ANNUAL	61,988	148,752

The Minimum hourly rates are the January 5, 2020 rates. The Maximum hourly rates are the January 5, 2020 Maximum hourly rates multiplied by 1.035%. For administrative purposes, the hourly rates are the controlling rates. Biweekly rates are hourly rates multiplied by 80. Annual rates are the hourly rates multiplied by 2,080 and rounded to the nearest dollar.

2. MIN-MAX SYSTEM:

A. The min-max system in effect for all members of the bargaining unit will be replaced by the following modified "min-max" system.

1. Effective July 1, 1994:

- a. The minimum and maximum pay rates for employees covered by this salary schedule are established on the attached schedules of pay rates for employees in the job classifications listed in Article I of the Agreement.
- b. Merit steps will have the value of three and one-half percent (3.5%). An employee will be eligible to advance to the next merit step for his/her grade on his/her

anniversary date at the rate of one (1) step per year provided that he/she receives a satisfactory performance evaluation for the preceding year.

- c. (1) If, upon the granting of a three and one-half percent (3.5%) merit increase, an employee's salary is one percent (1%) or less from the applicable maximum rate, the employee will have his/her salary rate adjusted to the applicable maximum rate.
- (2) If upon the granting of a three and one-half percent (3.5%) merit increase, an employee's salary rate is greater than one percent (1%) but less than three and one-half percent (3.5%) from the applicable maximum rate, the employee upon satisfactory completion of one (1) additional year of service, will have his/her salary rate adjusted to the applicable maximum rate.
- d. Upon promotion an employee's salary rate shall be the greater of a ten percent (10%) increase over his/her current rate or a ten percent (10%) increase above the stated minimum for the grade to which he/she is promoted.
- e. Steps for the purpose of demotions, discipline, and reallocations, shall be at a rate of five percent (5%) and shall be governed by the Personnel Law.
- f. The maximum pay rate at each grade will be increased by an additional five percent (5%) on July 1, 1994.
- g. Employees covered by this salary schedule and hired before July 1, 1993 will keep the anniversary dates that they held on July 1, 1993 for as long as they are continuously employed. Employees hired on or after July 1, 1993 will have as their anniversary dates the dates of their initial appointment and those anniversary dates will not be changed while those employees are continuously employed.
- B. Effective July 1, 2019 the maximum pay rates will be increased by three and one-half percent (3.5%).
- C. Effective July 1, 2021, the maximum pay rates for employees covered by this Agreement will be increased by three and one-half percent (3.5%), and employees who are at maximum on that date will have their salaries raised by three and one-half percent (3.5%) on that date.

NOTE: Prior Sections A.1.h through A.9. have been archived. See CR-78-2017. The lettering herein has been modified for continuity purposes.

3. COST OF LIVING INCREASES

Absent a wage reopener as described below, employees covered by this Agreement will not receive a Cost of Living Adjustment increase (COLA) in FY 2021 or FY 2022.

4. MERIT INCREASES

a. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2013 through June 30, 2014, will receive it up to the maximum of the applicable pay grade.

- b. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2014 through June 30, 2015, will receive it up to the maximum of the applicable pay grade.
- c. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2012 through June 30, 2013, (i.e. Fiscal year 2013) will receive the merit increase, up to the maximum of the applicable pay grade, effective the first full pay period beginning on or after October 1, 2014. There will be no retroactive payment for this merit increase.
- d. Employees covered by this agreement who are eligible to receive a merit increase in FY 2016 will not receive it during FY 2017.
- e. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during FY2017, will receive that merit step effective on their anniversary date during FY 2018 (from July 1, 2017 through June 30, 2018).
- f. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during FY2018, will receive that merit step effective on their anniversary date during FY 2018 (from July 1, 2017 through June 30, 2018).
- g. There shall be no retroactive payments and no other merit increases will be paid for the duration of this agreement.
- h. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2018 through June 30, 2019 (i.e. Fiscal Year 2019), will receive that merit increase on their anniversary date in FY2019.
- i. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2019 through June 30, 2020 (i.e. Fiscal Year 2020), will receive that merit increase on their anniversary date in FY2020
- j. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2020 through June 30, 2021 (i.e. Fiscal Year 2021), will receive that merit increase effective the last full pay period in FY 2022. There will be no retroactive payment for the Fiscal Year 2021 merit increase.
- k. Employees covered by this Agreement who are otherwise eligible to receive a merit increase during the period from July 1, 2021 through June 30, 2022 (i.e. Fiscal Year 2022), will receive that merit increase on their hire anniversary date in FY 2022.

4A. WAGE REOPENER

The County agrees to a wage reopener with IAFF Local 1619 if, at any point during the term of this Agreement:

a. The Federal Government or State of Maryland enact legislation which allows the County to specifically use federal or state funding for bargaining unit pay (including wages, salaries, or specialty pay);

b. Any other bargaining unit or group of unrepresented employees within the County receives a cost of living pay increase and merit steps exceeding this negotiated agreement. This clause does not apply to increases mandated by impasse arbitration.

5. WORKWEEK

The workweek is the seven (7) consecutive day period commencing at 12.01 a.m. Sunday, and ending the following Saturday at midnight.

6. HOURS OF WORK

A. The normal work shift for full-time employees covered by this Salary Schedule will be between 0800 and 1700 hours, Monday through Friday, unless on shift work or alternative work schedule.

B. Breaks

Breaks will be scheduled at times designated by the supervisor on duty.

7. OVERTIME PAY

A. Provided the employee is in a pay status for the total of his/her regularly scheduled hours during a workweek, an employee covered by this Salary Schedule who is authorized to and who works in excess of his/her scheduled hours (40) shall have the option of receiving pay at the rate of one and one-half (1.5) hours for each overtime hour worked or, with management approval, the option of receiving compensatory time at the rate of one and one-half (1.5) hours for each overtime hour worked. Employees will be given the opportunity to use compensatory time earned for overtime pursuant to departmental procedures.

B. Calculation of Overtime

Each hour of overtime shall be compensated as follows:

0-7 minutes	No compensation
8-22 minutes	One-quarter hour wages at 1.5 times
23-37 minutes	One-half hour wages at 1.5 times
38-52 minutes	Three-quarter hour wages at 1.5 times
53-67 minutes	One (1) hour of wages at 1.5 times

8. ALTERNATIVE WORK SCHEDULES

Employees will be given an opportunity to participate in the Alternative Work Schedule (AWS) Program as described in the Prince George's County Fire/EMS Department H-Scale Employee's Alternate Work Schedule (AWS) Program dated March 2, 2000.

9. SHIFT DIFFERENTIAL

Effective the first full period beginning on or after County Council's enactment of this

agreement, 2017, a shift differential of two dollars (\$2.00) per hour shall be paid to any employee whose regularly assigned tour of duty requires them to work between the hours of 6 p.m. to 6 a.m.

No shift differential will be considered to be a part of the employee's base rate, nor shall it be applied to pay for non-productive hours such as holiday pay, annual and sick leave pay nor shall it be used for the purpose of computing retirement deductions or for retirement or insurance benefits.

10. CALL-BACK PAY

An employee who is called back from off-duty, and does in fact perform duties on behalf of the Prince George's County Fire Department during his/her normal off-duty hours by authority of the County Fire Chief, shall be paid the minimum of four (4) hours at one and one-half (1.5) times his/her regular rate of pay. This provision shall not apply to administrative hearings or disciplinary procedures that affect the employee. However, Management will attempt to schedule such hearings and/or procedures during the normal duty hours of the employee; or, at a time mutually agreeable to both parties.

11. EARLY REPORTING TIME

- A. An employee who is called in to work by career officers authorized by the County Fire Chief for two (2) hours or less immediately before his/her normally scheduled starting time shall be paid for such hours at one and one-half (1.5) times his/her regular rate of pay beginning with his/her regular starting time.
- B. The provision of Section 9, <u>Call-Back Pay</u>, shall apply to an employee called in to work less than two (2) hours immediately before his/her regularly schedule starting time.

12. ACTING PAY

When an employee assumes a higher rank in an acting capacity for a period greater than fourteen (14) consecutive days, he/she shall be paid at a rate which is ten percent (10%) above his/her regular rate of pay, and shall continue to be paid at that rate until relieved by the person for whom he/she is acting, or by a person of equal rank to that position, who is permanently assigned to that office/bureau.

12.1 RETROACTIVE COVID-19 HAZARD PAY

- A. Essential Public Facing employees represented by the Union that reported to work from September 27, 2020 through April 24, 2021, will be entitled to receive \$350 per pay period of COVID-19 Hazard Pay. For an employee to receive the \$350 COVID-19 Hazard Pay, an employee must have worked 75% of their scheduled hours. If an employee worked less than 75% of their scheduled hours, the COVID-19 Hazard Pay shall be prorated accordingly. **Telework hours do not qualify for this provision**. This provision is conditioned upon approval by the County Council.
- B. Essential Non-Public Facing employees represented by the Union that report to work from September 27, 2020 through April 24, 2021, will be entitled to receive \$200 per pay period of COVID-19 Hazard Pay. For an employee to receive the \$200 COVID-19 Hazard

Pay, an employee must have worked 75% of their scheduled hours. If an employee worked less than 75% of their scheduled hours, the COVID-19 Hazard Pay shall be prorated accordingly. **Telework hours do not qualify for this provision.** This provision is conditioned upon approval by the County Council.

13. HOLIDAYS AND HOLIDAY PAY

A. The following shall be designated as holidays within the scope of this Salary Schedule.

New Year's Day	Native American Day
Martin Luther King Jr.'s Birthday	Veteran's Day
Washington's Birthday	Thanksgiving Day
Memorial Day	Christmas Day
Juneteenth Day	Presidential Inauguration Day (every 4 years)
Independence Day	County Employee's Appreciation Day
Labor Day	Fire Fighter Recognition Day (Friday before the observance of Memorial Day)

B. If an employee works on a designated holiday, he/she shall be paid at the rate of two (2) times his/her regular rate of pay for all hours worked on the holiday and the employee shall not receive an additional day off.

14. STANDBY DUTY

A. There shall be two (2) tours of standby duty.

Monday 0700 - Friday 1500 Friday 1500 - Monday 0700

- B. A bargaining unit employee required by the Fire Chief or his/her designee to be on standby during the Monday through Friday tour of duty shall be compensated at the rate of two (2) hours of compensatory time per day; the rate of compensation for the Friday through Monday tour shall be four (4) hours of compensatory time per day. The rate of compensation for standing by on a designated holiday shall be a total of eight (8) hours of compensatory time. An employee who is called back to active duty while on standby will receive no standby pay for the day on which the active duty was performed.
- C. This section shall not apply to unusual circumstances which result in the Department's Emergency Operation Plan being placed into effect, provided that when a "yellow alert" is in effect for seventy-two (72) hours those affected employees shall receive one (1) day's pay. In addition, affected employees shall be compensated at a rate of one (1) day's pay for each subsequent seventy-two (72) hours on alert.

15. PAY WHILE ON I.O.J. LEAVE

Any employee who is on I.O.J. or disability leave shall receive all pay during said period as disability income.

16. CLOTHING ALLOWANCE

Effective, July 1, 2019, Fire Inspectors, Fire Investigators, Training Academy Instructors, Heavy Equipment Mechanics, Master Equipment Mechanics, Supply Technicians, Breathing Air Technicians, and Garage Supervisors, covered by this Agreement shall receive a clothing allowance of eight hundred and fifty dollars (\$850.00) per year. This clothing allowance is not considered part of the employee's base pay, and will be paid in one (1) installment in July of each fiscal year. The County will provide fire inspectors with uniforms, safety equipment (including safety shoes and goggles) and overalls. The County will also provide heavy equipment mechanics and master equipment mechanics uniforms, safety shoes and mechanic tools. The Fire/EMS Department will also maintain the mechanics tools.

17. PREMIUM PAY

- A. Effective July 1, 2012, heavy equipment mechanics and master equipment mechanics shall receive a premium of ten cents (\$0.10) per hour for each Automotive Service Excellence (ASE) certification in either the test series for Automobile (A1 through A8) and Self Contained Breathing Apparatus (SCBA), Medium/Heavy Truck (T1 through T8), or the advanced level series L1 and L2. The premium shall be added to the base hourly wage at the time. Failure to maintain a certificate will result in forfeiture of the premium pay.
- B. Effective July 1, 2012, employees who are assigned to the Fire/EMS Training Academy and certified as instructors through the Maryland Instructor Certification Review Board (MICRB) shall receive one and one half percent (1 ½ %) above their regular rate of pay and each employee must maintain their certification in accordance with the guidelines set forth by the State of Maryland. This compensation is not considered part of the employee's base pay.
- C. Effective July 1, 2017, employees who are assigned, or detailed for a period greater than fourteen (14) consecutive days, to the Office of the Fire Marshal and are certified as Fire Investigators, Fire Inspectors, Law Enforcement Officers and/or Canine Handlers shall receive one and one half percent (1 ½ %) above their regular rate of pay for each specialty. Each employee must maintain annual certification requirements for each specialty. This compensation is not considered part of the employee's base pay.

18. SICK LEAVE

Sick leave policies shall be administered in accordance with the Prince George's County Personnel Law requirements.

19. ANNUAL LEAVE

- A. Annual leave policies shall be administered in accordance with the Prince George's County Personnel Law requirements.
 - 1. 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).

- a. Notwithstanding the provisions of Article 6, Section 6.2 of the Parties' Collective Bargaining Agreement, a maximum of 440 hours of accumulated annual leave may be carried over from leave year 2021 into leave year 2022, however, the annual leave payout amount is not being increased. Unless amended by future legislation, the maximum amount of annual leave that may be carried over from leave year 2022 into leave year 2023 shall revert back to 360 hours. This modified benefit shall sunset automatically upon its implementation.
- 2. 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 Subsection 1., above, or in excess of the one hundred thirty (130) days maximum allowed in the first paragraph of former Section 6.2 of the Agreement.
- 3. Effective beginning with the 1997 leave year, new annual leave in excess of the three hundred sixty (360) hours limit will convert to new sick leave.

20. SICK AND ANNUAL LEAVE DISPOSITION UPON SEPARATION

- A. Effective beginning with the 1997 leave year (i.e. January 5, 1997), the annual and sick leave balances accumulated by an employee shall, upon the employee's separation from employment, with proper notice of separation, 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. 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:
- a. Upon separation from employment, employees who participate in the Maryland State Retirement Systems (MSRS) may elect to receive a cash payment for the remainder of their annual leave hours that were accumulated as of the end of the 1996 leave year or up to three hundred sixty (360) hours of accumulated annual leave, whichever is greater. Any remaining amount would be converted to sick leave and could be applied to purchase MSRS pension credit at the applicable rate.
- 4. Upon separation from employment for non-disciplinary reasons (including but not limited to retirement, disability and death), eligible employees will receive cash payment for unused sick leave accumulated as of the end of the 1996 leave year at two and one-half percent (2.5%) for each year of service (through the date of separation) at the employee's base hourly rate of pay as of January 1, 1997. However, if a fire fighter with less than twenty (20) years of actual service terminates employment as a result of death or disability, he/she shall receive a fifty percent (50%) cash-out of unused accumulated sick leave as of the end of the 1996 leave year.

- 5. For individuals who participate in the MSRS plan, sick leave earned beginning with the first pay period in the 1997 leave year is not subject to cash payment but may be used to purchase MSRS pension credit at the applicable rate.
- 6. 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.

21. LEAVE OF ABSENCE

Leave without pay may be granted for up to one (1) year when just cause for such leave is shown by the employee. Such leave shall be requested in writing and shall be subject to approval by the County Fire Chief or his/her designee and such approval shall not be unreasonably withheld. The County Fire Chief has the right to set reasonable limits on such leave.

22. PERSONAL LEAVE

Twenty-eight (28) hours of paid personal leave per leave year, including the four (4) hours in lieu of the former General Election Holiday, shall be granted to each employee eligible for annual leave. A personal leave day shall be requested and approved in advance of use. 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. A personal leave day equals eight (8) hours. Personal leave may be taken in increments of one (1) hour.

23. BEREAVEMENT LEAVE

Members of the Unit shall be entitled to use accumulated sick leave for the purpose of bereavement when a death occurs in a member's family. A maximum amount of sick leave used shall not normally exceed three (3) working days. The term "family" shall mean and include the member's spouse, child, sister, brother, parent, mother and father-in-law, grandparent and aunt or uncle. Leave needed beyond three (3) days because of travel distance, religious requirements or other extenuating circumstances may be extended on a case-by-case basis, but in no instance shall such bereavement leave be approved beyond seven (7) working days. Effective with the 1994 leave year, the first three (3) days of bereavement leave taken upon the death of a parent, spouse or child will be administrative leave rather than sick leave.

24. DISCRETIONARY LEAVE

- A. Employees covered by this Salary Schedule are eligible for and may take one (1) day of discretionary leave per leave year. Discretionary leave may be taken in increments and must be taken with reasonable advance notice and approved prior to use. A day of discretionary leave, like a day of holiday leave, shall consist of the number of hours in the employee's regularly scheduled work shift.
- B. Employees covered by this Salary Schedule who have been employed as employees of Prince George's County for ten (10) or more years shall be eligible for one (1) day of discretionary leave per leave year in addition to the one (1) day of discretionary leave described in the above paragraph A, subject to the same limitations described in that paragraph.

- C. Employees covered by this Salary Schedule who have been employed as employees of Prince George's County for fifteen (15) or more years shall be eligible for two (2) days of discretionary leave per leave year in addition to the one (1) day of discretionary leave described in the above paragraph A, subject to the same limitations described in that paragraph.
- D. Employees who are receiving a pension for previous County service are prohibited from counting their pensioned years of service for paragraphs A., B., and C. above.

25. ADDITIONAL LEAVE PROVISION

In the event the County Executive grants administrative leave to non-essential County employees because of extreme inclement weather or other hazardous working conditions, which may prevent employees from reporting to work or which may require early release from work, those employees required by the Fire Department to perform duties will be entitled to receive one (1) hour of compensatory time for each hour worked during the emergency, in addition to any pay to which they are entitled for that period.

26. UNION LEAVE

A. <u>Conferences and Seminars</u> - Members of the bargaining unit shall be granted time to attend conventions and conferences without loss of pay or leave with prior approval of the County Fire Chief (not to be unreasonably withheld), and further provided that such meetings shall not exceed six (6) per fiscal year and that not more than two (2) members of the bargaining unit request such approval.

The County Fire Chief will be notified thirty (30) days in advance of such meetings. Notice of less than thirty (30) days will be accepted where there are unusual circumstances which prevent giving thirty (30) days' notice. In no event shall notice be less than seven (7) days.

- B. <u>Leave for Negotiations</u> Employees (not to exceed three (3) in number) who, upon the request of the Union are excused from their regular assignment for the purpose of participating in negotiation sessions with representatives of the County, shall suffer no loss of pay or leave.
- C. <u>Union President</u> The President of the Union and one (1) additional employee selected by the President shall be granted administrative leave with pay as may be required for the purpose of discharging official duties of the Union. As used in this Article, "additional member" is the same person granted release from full-duties to perform work on behalf of IAFF Local 1619-- Sworn Unit.

27. SICK LEAVE BANK

- A. The Union shall have the right to maintain a "Sick Leave Bank" for the employees covered by this Salary Schedule. Such sick leave shall be accumulated through voluntary donations of sick leave by bargaining unit members. This leave may then be transferred to the account of another bargaining unit member with a zero annual and sick leave balance. Use of such transferred leave shall be limited to sickness or disability which incapacitates the employee.
- B. The administration of this leave bank shall be the responsibility of the Union. The parties agree to develop an agreed to form to be used for transferring sick leave under this provision.

The County agrees to maintain the records of the sick leave bank and shall only transfer sick leave from this bank to the account of an employee upon receiving written authorization from the Union.

C. The parties agree to participate in a Joint Study Committee in Fiscal Year 2004, to establish a policy for handling the Sick Leave Bank. A final report shall be submitted by March 31, 2004.

28. DISABILITY LEAVE

- A. When an employee covered by this Salary Schedule has been determined to be temporarily totally disabled or medically capable of only working in a light-duty status by his/her physician or by the County Fire Chief due to an injury or illness sustained directly in the performance the employee's work, the employee will be placed on disability leave until the earlier of:
- 1. Medical Review Officer determines that the employee is medically capable of working in a full duty or light-duty status. In the case of the latter, the employee will only be entitled to four (4) hours of disability leave for related medical appointments;
- 2. The employee's physician determines that the employee is medically capable of working in a full duty or light-duty status. In the case of the latter, the employee will only be entitled to four (4) hours of disability leave for related medical appointments); or
- 3. Until the disability leave period expires as set forth in Personnel Law Section 16-224.
- B. The employee will not be charged with using his/her own accrued leave until such time as one of the conditions identified above has occurred. Unless expressly modified by provisions of this section, all other provisions of Personnel Law Section 16-224 or applicable Personnel Procedures shall continue to govern disability leave for employees covered by this Salary Schedule.

29. ADMINISTRATION OF LEAVE

Except as otherwise modified by this Salary Schedule, the provisions governing the administration of leave are specified in Division 17 of the Personnel Law and Administrative Procedure 284.

30. GROUP HEALTH INSURANCE

- A. During Calendar Years 2013, 2014,2015 2016 and 2017, the County shall contribute seventy-three percent (73%) to the cost of the County's preferred provider health insurance plan for any employee. Participating employees shall contribute the remaining twenty-seven percent (27%). Effective January 2018, the County shall contribute seventy percent (70%) and participating employees shall contribute the remaining thirty percent (30%).
- B. During Calendar Years 2013, 2014, 2015 2016 and 2017, the County shall contribute seventy-eight percent (78%) 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-two (22%). Effective January 2018, the County shall contribute seventy five percent (75%) and participating employees shall contribute the remaining twenty five percent (25%).

- C. Employees who provide proof of other medical coverage may choose to receive a credit instead of enrolling in a medical plan with the County.
- D. During Calendar Years 2013, 2014, 2015, 2016 and 2017, the County shall contribute eighty-eight percent (88%) 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 twelve percent (12%). Effective January 2018, the County shall contribute eighty five percent (85%) and participating employees will contribute the remaining fifteen percent (15%). Employees who choose not to enroll in the Prescription Drug Plan may choose to receive a credit instead.
- E. Two dental plans are available to employees, the cost of which is paid by the employee if the employee elects to enroll in the plan.
- 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 the maximum amount permitted by the IRS in a dependent flexible spending account and up to the maximum amount permitted by the IRS in a medical flexible spending account.

31. LIFE INSURANCE

- 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 of two hundred thousand dollars (\$200,000). Employees may choose to increase their life insurance from one (1) to four (4) times their annual salary up to a total of one million dollars (\$1,000,000) 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 at one (1) times their annual salary and receive a credit.
- B. Effective July 1, 2017, the County shall pay a death benefit of thirty thousand dollars (\$30,000.00) upon the death of any employee covered by this Salary Schedule whose death results from an accidental personal injury arising out of and in the course of his/her employment.

32. UNEMPLOYMENT INSURANCE

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

33. RETIREMENT CONTRIBUTIONS

A. Employees paid in accordance with this Salary Schedule and who are eligible for enrollment in the Maryland State Retirement System shall pay retirement contributions at the

rate of five percent (5%) or seven percent (7%) of base salary, depending on plan option selected.

- B. Current participants in the Maryland State Retirement System may transfer to the Employee's Pension System, which is non-contributory up to the Social Security Wage Base.
- C. All classified employees hired on or after January 1, 1980, must enroll in the Employee's Pension System.
- D. The County's contribution rate shall be that amount as established from time to time by the State. Employee contributions (where applicable) shall be made through payroll deductions. If changes/improvements in retirement benefits are made, then contributions may be adjusted accordingly.

34. SUPPLEMENTAL RETIREMENT BENEFIT

A. Benefit Accrual and Amounts

- 1. Effective July 1, 1992, employees covered by this Salary Schedule shall commence participation in a supplemental retirement benefit program. The supplemental retirement program will be jointly funded through County and employee contributions as described in paragraph d (Funding) below. The rate of accrual and amount of the benefit payable under this program are determined as follows:
- a. Benefit accrual is at the rate of 0.6% times the number of years of actual and continuous service the employee has as a full-time Prince George's County employee, to a maximum of twenty-five (25) years of actual and continuous service, multiplied by the employee's average annual compensation, as determined pursuant to paragraph E, below.
- b. Pursuant to paragraph a., above, the maximum benefit payable to any eligible employee is fifteen percent (15%) of the employee's average annual compensation, as determined pursuant to paragraph e, below.

B. Vesting

1. Minimum Continuous Service Requirements

No employee covered by this Salary Schedule shall be entitled to any benefit described in this Section until the employee has completed a minimum of five (5) years of actual and continuous service as an employee for Prince George's County.

2. <u>Vested Benefit</u>

An employee completing the minimum continuous service requirements of paragraph B.1., above, shall be entitled to receive a monthly benefit as determined pursuant to paragraph A.1.a., above; provided, however, that no employee terminated for disciplinary reasons will be entitled to any benefit under this Section.

C. <u>Benefit Payment</u>

The benefit accrued by an employee under either paragraphs A or B, above, shall not be payable until retirement at the earlier of age fifty-five (55) and fifteen (15) years of service or age sixty-two (62) and five (5) years of service; or after thirty (30) years of service regardless of age.

D. Funding

Except for the cost of the benefit increase effective June 30, 2001, as provided in paragraph G, below--which cost shall be the responsibility of the County--the cost of funding this supplemental retirement plan for all participating employees, as determined by the Plan's actuary, will be shared on an equal basis by the employees and the County through regular contributions each pay period.

E. Definitions

- 1. <u>Actual Service</u> means service while employed as an employee of Prince George's County.
- 2. <u>Average Annual Compensation</u> means an amount computed by dividing by three the compensation actually received by an employee during whatever period of thirty-six (36) consecutive months of continuous service will provide the largest total compensation for any such period.
- 3. <u>Compensation</u> means the basic compensation actually received by an employee for service rendered as an employee for Prince George's County, excluding any overtime or other premium pay, bonuses or other additional compensation.
- 4. <u>Continuous Service</u> means the most recent unbroken period of employment as an employee of Prince George's County.

F. Representative on Supplemental Pension Board

Effective when this Salary Schedule is enacted into law, International Association of Fire Fighters Local 1619 shall nominate one (1) representative to the Board of Trustees of the Fire Fighters Supplemental Pension Plan to the County Executive.

G. Pension Plan Modifications effective in FY13

The Plan will be modified to incorporate the changes adopted by the Maryland State Retirement and Pension System that pertain to employees covered by this Salary Schedule, which went into effect July 1, 2011. Specifically, employees hired on or after July 1, 2012 will be subject to the following Supplemental Plan modifications:

Vesting/Minimum Continuous Service Requirement: 10 years eligibility service

Average Annual Compensation: Average of the five (5) highest consecutive years

<u>Benefit Payment</u>: The benefit accrued by an employee shall not be payable until retirement at the earlier of: (1) Rule of 90 (sum of age and eligibility service must equal 90); (2) Age 65 with 10 years of eligibility service; or (3) Age 60 with 15 years eligibility service.

H. <u>Hold Harmless Benefit Calculation:</u> For any employee covered by this Agreement who retires during the period July 1, 2018 through June 30, 2020, "Average Annual Compensation" as that term is defined in the Supplemental Retirement Plan, will be calculated as if the employee had received all merit step increases the employee would have otherwise been eligible to receive during the period covering Fiscal Years 1996 through 2020.

I. IRS Pickup Plan

- 1. The County shall pick up, within the meaning of Section 414(h) (2) of the Internal Revenue Code, the employee contributions required by Section D (<u>Funding</u>) hereof. Such amounts:
- a. are designated as employee contributions to be picked up by the County within the meaning of Section 414(h) (2) of the Internal Revenue Code and shall be treated as employer contributions in determining the tax treatment of such amounts under that section;
- b. shall reduce the taxable compensation of the employee in an amount that equals the employee contributions picked up by the County;
- c. shall be paid by the County from the same source of funds that is used to pay compensation to the employee;
- d. shall, for all other purposes, be treated in the same manner and to the same extent as employee contributions made before establishment of the pickup plan.
- 2. Employees shall not be entitled to receive such amounts directly in lieu of having such amounts picked up by the County. This pickup plan becomes effective for pay periods beginning on or after its approval by the County Executive and the County Council. The County shall apply to the Internal Revenue Service for a private letter ruling with respect to the pickup plan, but neither the application nor the receipt of such a ruling are prerequisites to the implementation of the pickup plan.

NOTE: Prior Sections G through I have been archived. See CR-78-2017. The lettering herein has been modified for continuity purposes.

35. SOCIAL SECURITY

- A. The County is required to comply with the Federal Insurance Contribution Act (FICA) that provides for a federal system of old-age, survivors, disability (Social Security or OASDI), and hospital (Medicare or HI) insurance. Effective January 1, 2012, each employee paid in accordance with this salary schedule shall make contributions of 4.2% to the social security fund (FICA-OASDI) up to the wage base limit of one hundred ten thousand one hundred dollars (\$110,100.00); and 1.45% to the Medicare fund (FICA-HI) on all wages paid. 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.

36. MILITARY LEAVE

Any employee called up to active military service in response to the terrorist attacks on September 11, 2001, the resultant war on terrorism or other military action 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 of pay, without the exhaustion of the employee's annual, personal and compensatory leave balances. 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 March 1, 2023.

37. PRINCE GEORGE'S PROFESSIONAL FIRE FIGHTERS P.A.C. PAYROLL DEDUCTION

The County 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 Prince George's Professional Fire Fighters P.A.C. payroll deduction fund. The Union agrees to indemnify and hold harmless the County from any loss or damages arising from the operations of this provision.

38. 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.

39. 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.

40. TRAINING CERTIFICATION PAY

- A. Effective the first full pay period in July 2017, Employees covered by this Agreement who are Maryland Emergency Medical Services providers shall receive an annual Training Certification pay as follows:
 - 1. Emergency Medical Responder (EMR): four hundred (\$400.00) dollars per year.
- 2. Emergency Medical Technician Basic (EMT-B) five hundred (\$500.00) dollars per year.
- 3. Emergency Medical Technician Paramedic (EMT-P) seven hundred and fifty (\$750.00) dollars per year.
- B. The Department will provide at least one (1) initial Emergency Medical Responder Course and at least one (1) refresher for the Emergency Medical Responder Course each fiscal year so long as there are five (5) employees registered and in attendance for each course.
- C. For the purpose of this Article, any employee who has an emergency medical certification recognized by the State of Maryland that is higher than Emergency Medical Responder may also receive this pay as outlined in Section 13.3A of the collective bargaining agreement for FY19 and FY20.

D. Employees receiving the annual Training Certification Pay shall be required to maintain annual refresher certification requirements as outlined by the State of Maryland and the Fire/EMS Department. Employees will provide proof annually to the Fire/EMS Department that they have met the certification requirements.

41. WELLNESS AND FITNESS

- A. The Department will provide the initial training for at least one (1) "Peer Fitness Trainer."
- B. Peer Fitness Trainers shall be compensated at a rate of one and one-half percent (1 ½%) above their regular base rate of pay. This is inclusive of compensation for maintaining certification and shall be considered part of the employee's base rate of pay (for the purposes of overtime). The Peer Fitness Trainer must complete the required continuing education on their own time and at their own expense.
- C. The Department will provide the employees covered by this Salary Schedule administrative leave up to a maximum of one and one-half (1 ½) hours, no more than two (2) days a week for physical fitness.

42. POLICY STATEMENT

It is the policy of the County that benefits afforded to employees in the Salary Plan 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.