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SECOND AMENDED COLLECTIVE **CARSON CITY BARGAINING** and the **AGREEMENT** CARSON CITY FIRE DEPARTMENT CLASSIFIED CHIEF OFFICERS ASSOCIATION (July 1, 2010, to June 30, 2020) 

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# ARTICLE 1 PREAMBLE

This Agreement is entered into by and between Carson City, hereinafter referred to as "Employer," and the Fire Department Classified Chief Officers Association, hereinafter referred to as the "Association." Members of the Association, employed by the Employer, are referred to as "Employees."

It is the purpose of this agreement to achieve and maintain harmonious relations between Employer and Association; to provide for equitable and peaceful adjustment of differences which may arise; and to establish proper standards for wages, hours, and other conditions of employment.

### ARTICLE 2 RECOGNITION

Employer recognizes the Association as the exclusive bargaining agent for all Employees in the classification or equivalent rank of Battalion Chief including, but not limited to, the Operations Battalion Chief(s), Training Battalion Chief(s), and EMS Battalion Chief, and excepting all other employees in the Fire Department.

# ARTICLE 3 STRIKES, LOCKOUTS AND DISCRIMINATION

- 3.1 STRIKES Association and its members will not strike against Employer under any circumstances. As used in this article, strike means any concerted:
  - a. Stoppage of work, slowdown, or interruption of operations by Employees;
- b. Absence from work by Employees upon any pretext or excuse which is not founded in fact; or
  - c. Interruption of the operations of Employer by Association.

3.3 DISCRIMINATION Employer will not discriminate against an Employee because of race, color, religion, sex, age, physical or visual handicap, national origin, or political or personal reasons or affiliations.

## ARTICLE 4 RIGHTS OF MANAGEMENT

Those subject matters which are not within the scope of mandatory bargaining and which are reserved to Employer without negotiations include:

- a. The right to hire, direct, assign, or transfer an Employee, but excluding the right to assign or transfer an Employee as a form of discipline.
- b. The right to reduce in force or lay off an Employee because of lack of work or lack of funds subject to the procedures for reduction in workforce set forth in this agreement.
- c. The right to determine:
  - Appropriate staffing levels and work performance standards, except for safety considerations;
  - 2. The content of the workday including, without limitation, workload factors, except for safety consideration;
  - 3. The quality and quantity of services to be offered to the public; and
  - 4. The means and methods of offering those services.
- d. Safety of the Public.

# ARTICLE 5 RESIDENCE

Employees shall not be required to reside within Carson City but must reside within thirty (30) minutes of Fire Station #1. When assigned to emergency duty call, employees shall remain available in a location within fifteen (15) minutes of Fire Station #1.

#### ARTICLE 6 SALARIES

- 6.1 Effective July 1, 2010 (FY 2011), Employees shall not receive a merit step increase or cost of living increase. See Appendix A
- 6.2 Effective July 1, 2011 (FY 2012), Employees shall not receive a merit step increase or cost of living increase. See Appendix A
- 6.3 Effective July 1, 2012 (FY 2013), Employees will be eligible to receive a merit step increase but not a cost of living increase. See Appendix A
- 6.4 Effective July 1, 2013 (FY 2014), Employees will be eligible to receive a merit step increase plus a 2% cost of living increase. See Appendix A
- 6.5 Effective July 1, 2014 (FY 2015), Employees will be eligible to receive a merit step increase plus a 2% cost of living increase. See Appendix A
- 6.6 Effective July 1, 2015 (FY 2016), Employees will be eligible to receive a merit step increase plus a 2% cost of living increase. See Appendix A
- 6.7 Effective July 1, 2016 (FY 2017), Employees will be eligible to receive a merit step increase plus a 2% cost of living increase. See Appendix A
- 6.8 Effective July 1, 2017 (FY 2018), Employees will be eligible to receive a merit step increase plus a 3% cost of living increase. See Appendix A
- 6.9 Effective July 1, 2018 (FY 2019), Employees will be eligible to receive a merit step increase plus a 3% cost-of-living increase. See Appendix A

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6.10Effective July 1, 2019 (FY 2020), Employees will be eligible to receive a merit step increase plus a 3% cost-of-living increase. See Appendix A

#### ARTICLE 7 **SALARY ADJUSTMENTS**

- 7.1 Beginning July 1, 2012, upon the recommendation of the Fire Chief, Employees shall receive step increases in increments of one step per year, provided the employee receives a "meets expectations" or better evaluation. See Appendix A. Increases shall not exceed the maximum of the Employee's approved salary range as established in Article 6.
  - 7.2 Salary increases must be approved by the Fire Chief and the City Manager.
- 7.3 Except as provided in paragraph 7.4 of this article, a salary increase is paid from the date the Employee became eligible for such increase.
- 7.4 If a salary increase is disapproved, and then approved at a later date in the same year, it shall be paid from the date of approval.
- 7.5 If a salary increase is disapproved, the reasons therefore shall be submitted in writing to the Employee.

#### ARTICLE 8 HOURS OF WORK

- 8.1 Any vacancy resolution in a need for emergency call duty coverage will be filled with employees from outside this bargaining unit, unless mutually agreed upon by both parties.
- 8.2 Employees may be required to attend meetings or functions, or return for extra duties. The Employer will make every effort to allow Employees to adjust their regular work schedules in cases where a considerable number of additional hours are worked in a given work week.

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Both parties agree to meet and confer prior to any changes in the work schedule 8.3 during the time the work schedule is in effect. All changes made to the work schedule must be approved by the Fire Chief.

#### HOLIDAYS AND HOLIDAY PAY ARTICLE 9

The following days shall be observed as legal holidays: 9.1

January 1 New Year's Day Second Monday in January Martin Luther King's Birthday Third Monday in February President's Day Last Monday in May Memorial Day Fourth of July Independence Day First Monday in Sept. Labor Day Last Friday in October Nevada Day November 11 Veterans Day Fourth Thursday in Nov. Thanksgiving Day Family Day

Day after Thanksgiving

December 25

- Any day that may be appointed by the President of the United States for public 9.2 fast, thanksgiving, or as a legal holiday except for Columbus Day, is a legal holiday for Employees.
- Employees who are assigned to 24-hour shifts will be paid twelve (12) hours of 9.3 additional pay for each holiday provided for in Article 9. Employees who are assigned as operations battalion chiefs to 10-hour shifts will be paid ten (10) hours of additional pay for each holiday provided for in Article 9. Beginning on July 1, 2013, Employees who work twenty-four hour shifts will be paid fourteen (14) hours of additional pay for each holiday provided for in Article 9. Employees may elect to have the holiday pay in hours provided for in this Article added to their annual leave pool on an hour for hour basis. This election must be declared by December 1 of each year for the following fiscal year.
- Employees assigned as staff battalion chiefs observe the holidays provided for in 9.4 Article 9 by having the day off and getting regular pay.

10.1 Employees are eligible to receive educational incentive pay for educational achievements related to their current job classifications as determined by the written approval of the Fire Chief. The written approval must be obtained prior to entering the educational process if the education is obtained after employment. Any two of the three following types of incentive pay shall be paid to eligible Employees as follows:

- a. A.A. degree from an accredited United States school
- 2.5% added biweekly
- b. B.A. or B.S. degree from an accredited United States school
- 2.5% added biweekly
- c. Executive Fire Officer
  Certificate issued by the
  National Fire Academy
- 2.5% added biweekly
- 10.2 Battalion Chiefs who hold current EMT II certification as determined by state standards or a higher degree receive 2.5% added biweekly to their salary. Battalion Chiefs who hold current paramedic certification as determined by state standards and the local medical board shall receive 6.0% added biweekly to their salary. Battalion Chiefs may only receive incentive pay for either EMT II certification or paramedic certification, not both.
- 10.3 Battalion Chiefs shall not receive tuition or book costs for courses or degrees completed prior to their employment.
- 10.4 Tuition and book costs up to \$2000.00 per semester shall be reimbursed fully upon completion of a course toward one of those designations set forth in paragraph 10.1 if the Employee earns a grade of C or better and produces receipts demonstrating his or her payment of tuition and book costs. An Employee who receives a scholarship is only entitled to reimbursement of out-of-pocket expenses incurred in paying tuition or purchasing books.
- 10.5 A Battalion Chief, who is certified by the Fire Chief as a hazardous material technician, will be assigned to the Hazardous Materials Response Team and is thereafter eligible

to receive incentive pay of 3.0% of the employee's base wage added to each biweekly pay period during said assignment. The courses of training and the certificates are subject to approval of the Fire Chief and must be completed on the Employee's own time or during work hours authorized by the Fire Chief or the Chief's designee.

10.6 All educational/incentive pay provided in this article shall be paid as a percentage of base pay. There shall be no compounding of additional pay.

#### ARTICLE 11 TRADES

Employees may exchange or trade work hours or shifts provided it does not interfere with the effective operation of the Fire Department. All trades are subject to prior approval of the Fire Chief or his designee. An Employee who agrees to work a trade is responsible for filling the shift he agreed to work, at no cost to the City. The Employee who failed to fulfill the shift trade agrees to repay the City for the cost of the loss over a period of four (4) pay periods if the City incurs overtime costs to cover the shift trade.

#### ARTICLE 12 PAYROLL DEDUCTIONS

- 12.1 Employees may authorize biweekly deductions from their wages for Association dues, the United Way Fund, the Nevada State Employees Credit Union, group insurance, and deferred compensation programs, and such other purposes as Employer may approve. Such authorizations must be filed with the Director of Finance on forms provided by the Employer.
- 12.2 An authorization for payroll deductions remains in effect until it is rescinded by the Employee. However, if an Employee's wages for any pay period are less than his or her total authorized deductions, no deductions shall be made for the pay period, and the Employee will hold Employer harmless for nonpayment of these deductions.

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12.3 Association shall indemnify and defend against claims made or actions filed against Employer as a result of its compliance with this article.

## ARTICLE 13 RETIREMENT CONTRIBUTIONS

If the Public Employee Retirement System (PERS) or the Nevada State Legislature takes any single action to increase the total contribution rate for the Police and Firefighter's Retirement Fund in an amount of 1.5% or less, Carson City will pay one half of the increase up to .75%, and the Employee's Salary will be reduced by one half of the increase up to .75%, however, Carson City will increase the Employee's salary on the effective date of the reduction in salary in an amount equal to the reduction made to the Employee's salary.

If PERS or the Nevada State Legislature takes any single action to increase the total contribution rate for the Police and Firefighter's Retirement Fund in an amount that exceeds 1.5%, Carson City will pay one-half of the increase and the employee's salary will be reduced by one-half of the increase, however, Carson City will increase the Employee's salary .75% on the effective date of the reduction. (Any amount over 1.5% will be split equally between Carson City and the Employee).

## ARTICLE 14 CLOTHING ALLOWANCE

Employer will pay each employee one thousand-two hundred dollars (\$1,200) per year toward the cost of uniforms. Payments shall be made in two equal installments on the first payday in December and the last payday of June.

### ARTICLE 15 REPAIR OR REPLACEMENT OF PERSONAL PROPERTY

The City agrees to reimburse employees for watches, eyeglasses, and contact lenses damaged, lost, or destroyed on the fire ground or while performing job-related duties within

thirty (30) days of the reported loss as certified by the Fire Chief. Reimbursement shall be according to the following:

- a. Watches up to \$50
- b. Prescription eyeglasses/contact lenses up to a maximum of \$300 of repair or replacement costs.
- c. Hearing aids up to a maximum of \$500 of repair or replacement costs.

## ARTICLE 16 GROUP LIFE INSURANCE

The Employer shall provide group term life insurance for each Employee, such that the total amount of the policy or policies is \$50,000.00 for each Employee.

#### ARTICLE 17 GROUP HEALTH INSURANCE

- 17.1 All Employees, except those on a temporary status and those excluded from enrollment by the terms and conditions of the insurance contract, may enroll in Employer's group health insurance plan, and shall be covered after a waiting period of ninety (90) days of continuous service.
  - 17.2 Employer-Employee Share of Premium
- a. Employer shall pay 100% of the Employee's premium for group health insurance and 75% of the dependents' premium for group health coverage.
- b. The Employee shall have the option of converting the health insurance at the time of his or her separation from employment by Employer by commencing to pay 100% of the total premium, prior to the retirement language below.
- c. The City will pay 90% of retiree group health, dental, vision and life insurance coverage premiums plus 50% of the spouse's and eligible dependents' premium for health, dental and vision except as provided below. The City agrees to cover eligible retirees and dependents, as

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24 25 the term "dependents" is defined in the City's group health insurance plan in existence on the date of retirement, under the City group health insurance plan offered to active employees, as modified from time-to-time.

- (1) In order to be eligible for the benefit provided in Section 17.2(c), the bargaining unit Employee/retiree of the Carson City Fire Department will have (i) a minimum of 20 continuous years of full-time service with the Carson City Fire Department; and (ii) actually retired under the Nevada PERS retirement qualifications in existence on the date of retirement.
  - (2) The City will pay premiums for:
- The bargaining unit Employee/retiree from the effective date of Nevada (a) PERS retirement until death. After the retiree reaches the eligibility age for federal benefits under Medicare or age 65, whichever occurs first, the health insurance coverage premium paid by the City on behalf of the retiree will be reduced to either (i) 50% of the eligible "single employee with Medicare premium," or (ii) the payment to which the retiree would otherwise be entitled under the then existing City policy or regulation providing for insurance payments for retired City employees, were the retiree eligible for insurance contribution under the policy or regulation. The retiree shall, in the retiree's sole discretion, elect between (i) and (ii) at the time of Medicare eligibility. Under both (i) and (ii), such coverage under the City's group insurance plan is secondary to Medicare coverage. Provided that, if Medicare age has increased beyond age 65, the 50% payment under (i) shall apply to the "Employee without Medicare" premium. In the event the City eliminates the policy or regulation for subsidizing payment of retiree health insurance, any retiree who elected (ii) above shall automatically revert to receiving the benefits specified in (i) above. In order to receive payment under (i) or (ii), the retiree must comply with any requirements pertaining to Medicare which are imposed by the City's insurance carrier as a precondition of being eligible to qualify as a retiree covered by the insurance plan, as modified from time-to-time, or required by law.

- (b) The spouse of the bargaining unit Employee/retiree (current at time of the Employee's separation from the City) until death or divorce. After the spouse reaches the eligibility age for federal benefits under Medicare or age 65, whichever occurs first, the health insurance coverage premium paid by the City on behalf of the spouse will be reduced to 25% for the "single dependent with Medicare premium." After reaching the eligibility age for federal benefits under Medicare or age 65, whichever occurs first, such coverage under the City's group insurance plan is secondary to Medicare coverage. In order to receive payment once the spouse has reached the eligibility age for federal benefits under Medicare or age 65, whichever occurs first, the spouse must comply with any requirements pertaining to Medicare which are imposed by the City's insurance carrier, as a precondition of being eligible to qualify as a spouse covered by the insurance plan, as modified from time-to-time, or required by law. In the event a retiree remarries after separation from the City, the spouse will not be included in the health insurance premium subsidy.
- from the City), as defined by the rules of the City Group Health Insurance Plan in effect at the time of the separation. After the dependent reaches the eligibility age or is otherwise eligible for federal benefits under Medicare, or age 65, whichever occurs first, the health insurance premium paid by the City on behalf of the dependent will be reduced to 25% of the "single dependent with Medicare premium." After reaching the eligibility age or being otherwise eligible for federal benefits under Medicare, or age 65, whichever occurs first, such coverage under the City's group insurance plan is secondary to Medicare coverage. In order to receive payment once the dependent has reached the eligibility age or is otherwise eligible for federal benefits under Medicare, or age 65, whichever occurs first, the dependent must comply with any requirements pertaining to Medicare which are imposed by the City's insurance carrier, as a precondition of

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being eligible to qualify as a dependent covered by the insurance plan, as modified from time-totime, or required by law.

- (d) In the event of the death of the bargaining unit Employee/retiree, the spouse will continue to receive the subsidy benefit until death or remarriage subject to requirements in (2)(b). Dependents, as defined in (2)(c), will continue to receive benefits in the event of the death of the Employee/retiree, as long as they meet the definition of dependents in the City Group Heath Insurance Plan in effect at the time of retirement.
- bargaining unit Employee who has not reached 20 years of service a to retire from the Carson City Fire Department under NRS 616/617 (Work Related Injury or Illness) or as a Nevada PERS disability retirement, this benefit will be prorated for the Employee at 5.0% per year of service after the Employee has worked for the Carson City Fire Department for ten (10) years, up to a maximum of 90%, and subject to the provisions of paragraph (2)(a) above concerning the bargaining unit Employee reaching the eligibility age or being otherwise eligible for federal benefits under Medicare, or age 65, whichever occurs first. Ten years starts at 50%. The benefit under this subparagraph (e) does not apply to spouse or dependents and does not trigger any spousal or dependent benefits under this Article.
- (3) If the benefits provided to retirees and their spouses and dependents under Section 17.2c are modified (reduced or eliminated) in the future by mutual agreement of the City and the Association, including binding fact finding or interest in arbitration pursuant to NRS Chapter 288, such modification shall not apply to retirees and their spouses and dependents then receiving the benefits; and the retirees and their spouses and dependents shall continue to receive the benefit on the basis specified by the collective bargaining agreement in effect as of the date of retirement.

- (4) This provision of the contract is in exchange for a permanent 1.0% reduction in the bargaining unit Employee's biweekly base salary, effective on and after February 1, 2005 and a 2.0% reduction in the bargaining unit employee's bi-weekly base salary, effective on and after July 1, 2012. Should the Retirement Insurance benefit provided for in this Article be eliminated, the 3.0% reduction in the Employee's biweekly base salary shall be restored on and after the effective date of the elimination of this benefit.
- 17.3 An Employee on leave without pay may continue the group health insurance coverage for a maximum period of one year by making application to the Human Resources Department and enclosing a certified check payable to Carson City.
- 17.4 The City agrees that any changes in medical insurance benefits will be made in accordance with Nevada law.

### ARTICLE 18 PHYSICAL EXAMINATIONS

- 18.1 All Employees shall have physical examinations in accordance with the requirements of NRS Chapter 617. The examination shall be completed by a duly licensed physician, and shall meet the requirements of NRS 617.4455(2) and NRS 617.457(3). At the Employer's option, the examination will be performed by a physician contracted by the City. The examination will be at the Employer's expense and may be scheduled during duty hours with approval of the Fire Chief or the Chief's designee.
- 18.2 Employer shall provide an annual hearing test by a qualified technician for each Employee
- 18.3 The current medically recommended Prostigan Specific Antigan (PSA) test shall be included in the physical examination for each Employee over the age of 50 years at the Employer's expense.

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18.4 Employer, at its expense, shall provide immunizations and tests deemed necessary by law, OSHA recommendations, or the Fire Chief.

18.5 The parties recognize the Employer's right to develop and adopt minimum physical fitness standards which are based on essential functions of the Employee's job description. Failure to meet the minimum physical fitness standards may lead to suspension, demotion, or termination of the Employee. Any Employee who can not meet the minimum standards at the time of the annual testing due to illness or injury as substantiated by a physician shall have a time period as established by the physician to heal and/or rehabilitate before being tested again without penalty. By agreeing to this provision, the Association does not approve the physical fitness standard adopted by the Employer and reserves all rights to challenge the jobrelated validity or other aspects of the standard to the extent that such challenge is not in conflict with the Employer's right under NRS 288.150(3).

# ARTICLE 19 ANNUAL LEAVE

- 19.1 <u>Eligibility</u>. For the purpose of determining eligibility for annual leave, the term "continuous service" means that service commencing with the appointment to positions with the Employer and continuing until resignation or discharge.
- 19.2 <u>Qualifying Period.</u> Upon employment, an Employee will begin to accrue annual leave; however, an Employee may not use annual leave until he or she has completed six months of continuous service.
  - 19.3 Accrual Rate.
- a. Subject to the provisions of Section 19.8(c), all Employees shall accrue annual leave at the following rates:

Continuous Service

8/10-Hour Shift

24-Hour Shift

0-60 months

10 hrs. per month

14 hrs. per month

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61 to 120 months or more 14 hrs. per month 20 hrs. per month

Over 120 months 16 hrs. per month 24 hrs. per month

Maximum accumulation 378 hrs. 528 hrs.

b. Vacation credits shall accrue for each period in which the Employee is in full pay status. Seasonal, part-time, or intermittent Employees are ineligible for vacation benefits.

- c. An Employee who has accrued annual leave in excess of the maximum specified above, and who through no fault of his/her own is unable to use such excess annual leave prior to January 1 of the year following the year in which such leave is accumulated, shall be allowed to accrue annual leave in excess of the maximum subject to written approval of the Fire Chief.
- 19.4 <u>Vacation Pay.</u> An Employee shall be paid his/her regular hourly rate for each hour of annual leave used. Battalion Chiefs shall not be charged for vacation of less than one day.
- 19.5 <u>Reservation of Vacation Time.</u> Employee requests for vacation dates shall be granted whenever practical, but the operational requirements of the Fire Department, as determined by the Fire Chief, shall prevail.
- 19.6 Advanced Leave. Under special circumstances, annual leave may be advanced to an Employee. Requests for advanced leave must be fully justified and approved by the Fire Chief and the City Manager. Each request will be considered separately on its own merits.
  - 19.7 <u>Separation From City Employment.</u>
- a. Subject to the provisions of Section 19.8(c), an Employee who is about to resign, retire under the provisions of the Nevada Public Employees Retirement System, or is being laid off without fault on his/her part, may either be granted sufficient time to use his/her accrued annual leave before the effective date of resignation, retirement, or layoff, or be paid a lump sum for such accrued leave at his/her regular hourly rate.

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disposition of such cases.

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11 ARTICLE 20

MILITARY LEAVE

Members of the bargaining unit will be granted military leave in accordance with NRS 281.145 in effect at the time of military leave.

An Employee shall give the Fire Chief written notification at least two (2) weeks

Death of Employee. Upon the death of an Employee, a lump sum payment for

prior to resignation or the Employee shall waive the ability to receive a lump sum payment for

80 hours of accrued annual leave except in emergencies approved by the Fire Chief or his

designee, which approval shall not be unreasonably withheld. The forfeiture of the right to

his/her accrued leave will be made to his/her beneficiary or estate, upon receipt of proof of death

and the beneficiary. The City Manager shall instruct the Human Resources Director on the

receive said lump sum payment shall not waive the right to take said time off.

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#### ARTICLE 21 SICK LEAVE

- 21.1 Eligibility. For the purpose of determining eligibility for sick leave, the term "continuous service" means that service commencing with appointment to a position with the Employer and continuing until resignation or discharge. For the purpose of determining such leave earned, the term "actual service" shall mean the number of days actually worked on the job; provided, however, that absence from work due to sick leave with pay, vacation, injury, or illness incurred in the City service and absence on temporary military duty shall be deemed actual service.
  - 21.2 Qualifying Period. There is no qualifying period.
  - 21.3 Accruals.
  - a. Employees accrue sick leave at the following rates:

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Continuous Service	8/10-Hour Shift	24-Hour Shift
0-12 months	6 hrs per month	9 hrs per month
13-120 months	10 hrs per month	16 hrs per month
Over 120 months	16 hrs per month	24 hrs per month
Maximum Accumulation	1080 hours	1512 hours

b. Once an Employee reaches the maximum accrual of 1080 hours for an 8 or 10-hour employee, or 1,512 hours for a 24-hour shift employee, any additional accrued sick leave hours roll over into the Employee's catastrophic leave bank. The Employee's personal catastrophic leave bank is subject to the same provision as subsection 21.13 of this Article for determining if leave meets the catastrophic definition. An Employee's personal catastrophic leave bank may NOT be donated to another employee. The City Manager or his/her designee may approve use of leave from the catastrophic leave account. The decision of the City Manager or his/her designee concerning the approval of leave pursuant to subsection 21.9 is final and is not subject to the grievance procedure, judicial review, or review by the Board of Supervisors.

### 21.4 Authorized Use of Sick Leave.

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- a. Battalion Chiefs cannot be charged with sick leave for periods of less than one working day unless for qualified FMLA leave.
- b. Family sick leave with pay shall be limited to a maximum of six shifts per calendar year, except that in the case of death or serious illness of any family member of the Employee's immediate family (defined as husband, wife, parent, brother, sister, child, grandparents, or corresponding relation by affinity), the Fire Chief may approve additional family sick leave at his/her discretion.
- 21.5 <u>Certificate of Illness.</u> The Fire Chief may require a physician's certificate of illness when the absence is in excess of three consecutive shifts and/or whenever there is reason to believe sick leave is being abused.

- 21.6 <u>Forfeiture of Sick Leave.</u> No Employee shall be entitled to use sick leave while absent from duty on account of any of the following:
- a. Disability arising from any sickness or injury purposely self-inflicted or caused by any of his/her willful misconduct.
- b. Disability arising from any conduct which is in violation of a federal, state, or local statute, written city or departmental policy, or a direct order of the Fire Chief.
  - c. Sickness or disability sustained while on leave without pay.
- 21.7 <u>Advanced Sick Leave</u>. The Fire Chief may approve up to thirty (30) working days of advanced sick leave subject to the following criteria:
  - a. Evidence in the form of a physician's medical certificate.
  - b. All available accumulated leave will be exhausted before advancement.
  - c. All available vacation leave will be exhausted before advancement.
- d. There is reasonable assurance that the Employee will return to duty and repay the advance credits. The Fire Chief will be the final approving authority on such requests.
- 21.8 <u>Family Medical Leave</u>. The City will comply with the requirements of the Family Medical Leave Act (FMLA). When a qualifying FMLA event occurs, unpaid FMLA leave will run concurrently with paid annual, sick, and any other available leave. Once all paid leave is exhausted, the remainder of the leave period will then consist of unpaid FMLA leave. Unpaid FMLA leave may also run concurrently with worker's compensation leave or other benefits.
  - 21.9 Catastrophic Leave.
- a. An Employee is eligible for catastrophic leave if he or she is unable to perform the duties of his or her position because of a serious non-industrial, non-work related illness or accident which is life threatening or which will require a lengthy convalescence.
- 1. "Lengthy Convalescence" means a period of disability which an attending physician determines will exceed ten (10) weeks.

- 2. "Life Threatening" means a condition which is diagnosed by a physician as creating a substantial risk of death.
  - b. Request for catastrophic leave.
- 1. An Employee who suffers a catastrophe as defined in Section 21.09(a) may request, in writing, that a specified number of hours of leave be transferred from the catastrophic leave account to his or her account. The maximum number of hours that may be transferred to an Employee pursuant to this section is 320 per catastrophe. Catastrophic leave may not be used when the catastrophe is a member of the Employee's immediate family. Catastrophic leave is limited to catastrophes which befall the Employee.
  - 2. The request must include:
    - a. The Employee's name, title, and classification; and
- b. A description of the catastrophe and the expected duration of that catastrophe.
- 3. An Employee may not receive any leave from the catastrophic leave account until he or she has used all his or her annual, sick, and other paid leave.
- 4. An Employee who receives leave from his/her catastrophic leave account is entitled to payment for that leave at a rate no greater than his or her own rate of pay.
- c. Review of status of catastrophe; termination of leave; disposition of hours not used.
  - 1. The City Manager or his/her designee shall review the status of the catastrophe of the Employee to determine when the catastrophe no longer exists. If an Employee is able to return to work on a part-time basis and has catastrophic leave time still available, the City Manager, or his designee, may allow the catastrophic leave to be used to offset the hours the Employee is unable to work during his part-time status.

This determination is final and not subject to the grievance procedure, judicial review, or review by the Board of Supervisors.

- 2. The City Manager or his/her designee shall not grant any hours of leave from the catastrophic leave account after:
  - a. The catastrophe ceases to exist; or
- The Employee who is receiving the leave resigns or his or her employment with the City is terminated.
  - d. Maintenance of records on catastrophic leave.
- 1. The Finance Department shall maintain the records and report to the City Manager any information concerning the use of catastrophic leave account to evaluate the effectiveness, feasibility, and cost to carry out this provision.
  - e. Substantiation of Catastrophic Condition.
- 1. The City Manager or his/her designee may require written substantiation of the catastrophic condition which is life threatening or which will result in a lengthy illness by a physician of his/her choosing. The cost of such written substantiation shall be borne by the Employee.

# 21.10 Compensation for Unused Sick Leave.

a. Compensation for unused sick leave is based upon the limits of accrual of sick leave established by this agreement. Upon death, retirement, or resignation an Employee with 10-15 years of Carson City Fire Department service will be paid thirty-three and one-third (33-1/3) percent of his accrued sick leave up to 1512 hours if a 24-hour shift employee or 1080 hours for an 8-hour shift employee, at the Employees' latest highest hourly rate. Upon death, resignation, or retirement, and Employee with 16-20 years of Carson City Fire Department service will be paid fifty (50) percent of his accrued sick leave up to 1512 hours if a 24-hour shift employee or 1080 hours for an 8-hour shift employee, at the Employee's latest highest hourly

4 5 latest highest hourly rate.

the Employee's last highest hourly rate.

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ARTICLE 22

INJURY LEAVE

and will not be paid to the retiree or the retiree's heirs or beneficiaries.

22.1 Absence due to an injury incurred in the course of employment shall not be charged against an Employee's sick, management, or annual leave for a period not to exceed ninety (90) calendar days from the date of injury. During this time, the Employer shall provide

rate. Upon death, resignation, or retirement, an Employee with 20-24 years of Carson City Fire

hours if a 24-hour shift employee or 1080 hours for an 8-hour shift employee, at the Employee's

Beginning July 1, 2012, an Employee who dies or retires with 25 years of Carson City

After ten (10) years of Carson City Fire Department service, Employees who

Department service will be paid seventy-five (75) percent of his accrued sick leave up to 1512

Fire Department Service or more will be paid one-hundred (100) percent of his accrued sick

leave up to 1512 hours if a 24-hour shift employee or 1080 hours if an 8-hour shift employee, at

retire or terminate service may, in lieu of taking a cash payment of accrued sick leave, elect to

have the allowable percent, as set forth above, of their accrued sick leave up to 1512 hours if a

24-hour shift employee or 1080 hours for an 8-hour shift employee, given a present cash value

and placed into a non-cash, non-interest bearing account to pay for post-retirement medical

coverage for the retiree effective on the date of the Employee's retirement as determined by

PERS. The Employer shall charge a retiree's account monthly by the amount of the then

existing premium for the Employer's group insurance plan until the balance in the retiree's

account is exhausted or the retiree dies, whichever comes first. Residual amounts in the account

at the time of death or amounts insufficient to pay one month's premium will be reduced to zero

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full salary to the Employee upon the condition that the Employee shall endorse and deliver to the Employer any benefits received pursuant to NRS Chapter(s) 616/617.

- 22.2 After fourteen (14) calendar days, if an Employee is released to light duty by his treating physician, the Employee agrees to return to work and be placed on a light duty assignment. The employee may elect to return to duty sooner than fourteen (14) calendar days, provided the Employee is released to light duty by his treating physician.
- 22.3 Upon the expiration of ninety (90) calendar days, if the Employee is still unable to work, accrued sick leave time shall be used to supplement worker's compensation benefits to maintain full salary. Such accrued sick leave time shall be charged only to the extent not reimbursed by workers compensation.
- 22.4 When accrued sick leave has been exhausted, if the Employee is still unable to work, accrued management leave time shall be used to supplement worker's compensation benefits to maintain full salary. Such accrued management leave time shall be charged only to the extent not reimbursed by worker's compensation.
- 22.5 When management leave has been exhausted, if the Employee is still unable to work, accrued annual leave time shall be used to supplement worker's compensation benefits to maintain full salary. Such accrued annual leave time shall be charged only to the extent not reimbursed by worker's compensation.
- 22.6 When accrued annual leave has been exhausted, the Employee shall receive no additional compensation from the Employer.
- 22.7 An Employee who is permanently disabled and unable to return to work shall be entitled to receive payment for any and all accrued leave pursuant to this contract prior to leaving the Employer's employment. The Employee who is permanently disabled shall receive all benefits entitled to him/her under Nevada law.

22.8 Employee benefits, sick leave, management leave, and annual leave shall continue to accrue so long as the Employee is eligible for full salary as provided above in Article 22.1. Employee medical benefits shall continue until Employee is returned to work or until the Employee is deemed to be permanently disabled as provided above in Article 22.7.

# ARTICLE 23 COURT LEAVE

- 23.1 If an Employee is summoned for jury duty on his/her regular workday, he/she shall be given full pay but shall refund any compensation received for jury duty to the Employer.
- 23.2 A 24-hour Employee summoned for jury duty on his regular workday shall be excused for this entire shift. However, if the Employee is excused from jury duty before 5:00 p.m. and is not required to appear for jury duty the next day, the Employee shall return to the workplace to complete his or her regularly assigned shift.
- 23.3 If an Employee appears on his/her regular workday in any court, before any grand jury, as a party to an action arising out of his/her employment, or as a witness to observations or knowledge received in the course of his/her employment, he/she shall receive full pay, but shall refund any witness fee to Employer.
- 23.4 In all cases, if the Employee uses his/her own private vehicle to travel, the Employee shall retain the mileage allowance.

# ARTICLE 24 LEAVE OF ABSENCE

Leave, with or without pay, may be granted pursuant to the Carson City Municipal Code and the rules, regulations, and policies of the Carson City Fire Department.

# ARTICLE 25 ASSOCIATION BUSINESS

- 25.1 Employees who are required to appear before a Grievance Committee or Grievance Board, and the addition of one (1) Association representative, shall be allowed to attend grievance hearings without loss of pay or accrued annual leave.
- 25.2 Members of the Association's negotiating committee, up to a maximum of three (3) Employees, shall be allowed to attend the collective bargaining meeting with Employer without the loss of pay or accrued annual leave where the parties mutually agree to conduct negotiations during an Employee's work hours. Employees are not entitled to compensation for negotiating sessions conducted during an Employee's non-work hours.
- 25.3 All Employees shall be allowed to attend Association meetings while on duty, upon approval of the Fire Chief based on the operational needs of the department.

## ARTICLE 26 BULLETIN BOARDS

Employer shall provide adequate bulletin board space at fire headquarters for the exclusive use of the Association.

#### ARTICLE 27 WORKFORCE REDUCTION

The City may implement a reduction in force and lay off Employees due to a lack of funds or because of departmental reorganization as determined by the City.

- 27.1 The City will provide notice to the Association and any affected employee at least sixty (60) calendar days prior to the effective date of any layoff.
- 27.2 Any position to be eliminated will be determined by the Fire Chief based on the operational needs of the Fire Department; however, continuous seniority within the rank of Battalion Chief will be used in determining who to layoff, with the Employee with least seniority in rank being laid off first.

employee in a lower rank if the bumping employee previously held such rank before the Employee he elects to replace and the process is allowed by the Carson City Firefighters

Association contract/agreement. An employee who is reduced to a lower rank shall be offered his former rank before any other Employee is promoted to that rank.

27.4 An Employee who is laid off shall be offered reemployment to the rank of

Battalion Chief before any other employee is promoted to the rank of Battalion Chief. The offer of reemployment shall be sent to the Employee's last known address by certified mail with return receipt requested. The Employee must give written notice of acceptance of the offer within ten (10) working days after it is received. Failure to respond within the time period may be treated as a rejection of the offer and the forfeiture of the Employee's seniority and reemployment rights within the department.

An Employee who is to be laid off may elect to replace a fire suppression

#### ARTICLE 28 GRIEVANCE PROCEDURES

Any dispute, claim, or grievance arising out of or relating to the interpretation or the application of this Agreement shall be settled in the following manner:

- 28.1 The Grievant shall present a written grievance to the Fire Chief within fifteen (15) administrative working days of the time that the grievance is known or reasonably should have been known.
- 28.2 If the Fire Chief denies the grievance or fails to respond to the grievance within ten (10) administrative working days, the grievance shall be submitted to the Human Resources Department. The Human Resources Director shall, by written notice to all parties concerned within five (5) days of receipt of the written grievance, direct that the parties proceed to non-binding mediation. Mediation should be held within twenty-one (21) days of the written notice provided by the Human Resources Director unless mutually agreed upon by the City and the

.44<del>1745</del>  Association. The parties agree that a request for a mediator shall be made to the Federal Mediation and Conciliation Services (FMCS) by the Human Resources Director. Unless otherwise agreed by the parties, mediation shall be confidential, and any settlement offers made during mediation shall be kept confidential by the parties if the matter is referred to arbitration. Any costs of mediation shall be split between the Association and the City. If the parties are unable to resolve the issue through mediation, the grievant may, within ten (10) working days of mediation, submit the grievance to arbitration for resolution.

- 28.3 If the grievance is not resolved through mediation, the grievance may be submitted to arbitration by notifying the other party in writing within ten (10) administrative working days of the deadlock. If the grievance is not submitted to arbitration after mediation, it shall be deemed denied or settled on the basis of the last administrative decision. The party requesting arbitration shall notify the other party within the ten (10) administrative working day period. If the parties are unable to agree upon an arbitrator, the party initiating the arbitration shall request a list of seven arbitrators from the Federal Mediation and Conciliation Services or the American Arbitration Association. Failure to make a written request for a list within thirty (30) administrative working days after notice to the other party will constitute a waiver of arbitration and a denial or settlement of the grievance on the basis of the last administrative decision. The Arbitrator shall be selected in the matter provided by NRS 288.200.
- 28.4 The Arbitrator shall convene a hearing as soon as reasonably possible at the mutual convenience of the Arbitrator and the parties. The expenses for witnesses or counsel for either side shall be paid by the party producing such witnesses or retaining such counsel. A stenographic record shall be taken by a certified reporter of each hearing. The parties agree to split the costs associated with the reporter. The arbitrator's fees and expenses shall be assessed by the Arbitrator on either or both parties upon his/her discretion.

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- 28.5 The Arbitrator shall have no authority to amend or delete any of the terms of this Agreement or any of the Fire Department rules, regulations, and policies. The decision of the Arbitrator shall be based solely on the evidence and arguments presented by the parties at the arbitration hearings, and the decision of the Arbitrator shall be final and binding except as provided by law.
- 28.6 Time limits described in this article are intended to expedite the grievance procedure. Failure of the aggrieved Employee(s) to comply with this article within the set time limits shall constitute a waiver of the grievance. Any time limits may be extended by mutual written agreement of the parties, which shall not be unreasonably withheld.
- 28.7 Unless the grievance is brought by the Association itself, the Fire Chief will neither settle nor deny the grievance without first notifying the Association that the grievance has been filed. In all instances in which the Association has not brought the grievance, it will have the right to intervene. If the Association has not demanded arbitration, it shall not be responsible for any fees or expenses under Section 4. If an individual demands arbitration, the Arbitrator may require the payment of one-half the estimated cost of the arbitration in advance of any hearing. If the payment is not made, the grievance shall be deemed denied or settled on the basis of the last administrative decision.
- 28.8 The parties agree that electronic mail (e-mail) shall constitute actable means of communications whenever this Agreement calls for "written" notification.

#### ARTICLE 29 LAWSUITS AGAINST EMPLOYEES

The City will defend Employees against lawsuits that arise out of the course and scope of public duty employment which appears to have been performed in good faith in accordance with the requirements of NRS 41.0339 et seq.

#### ARTICLE 30

#### **AMENDING PROCEDURE**

This agreement may be amended during its term of effect only by the mutual written agreement of the parties. Such amendments shall be lettered, dated, and signed by the parties, and shall constitute part of this agreement.

# ARTICLE 31 CORRECTIVE ACTION AND PERSONNEL FILES

Employer shall provide for implementation of a personnel file review system.

Employer shall establish the right of any Employee to review their personnel file upon request in the Personnel Office. However, this right shall be limited to the individual Employee to review his/her own personnel file. An Employee may, with proper release forms, permit his/her personnel file to be reviewed by a party so authorized. Employees are encouraged to place in their files any educational or other accomplishment that serves to recognize an achievement bearing on both the Employee and the Employer. Any Employee under this policy who, upon reviewing his/her personnel file, discovers inaccurate or misleading information, may prepare and present to the Human Resources Director a clarifying statement pertaining to the document in question for inclusion in their personnel file.

#### 31.2 Corrective and Disciplinary Actions.

The following procedures will be provided through the policy governing corrective and disciplinary actions. The intent is not to punish, but to provide positive correction.

The following principles of progressive corrective action will be followed.

The first occurrence of a violation or infraction will result in an oral warning which will be documented in the file. For a second occurrence of a violation or infraction, the Employee will receive a written reprimand for the violation which shall be placed in his personnel file. Upon a third occurrence of a violation of the same or similar minor nature, disciplinary action may be instituted, depending upon the violation and the severity of the violation. An occurrence of an

infraction or violation of a serious nature may result in disciplinary action based upon the severity of the action.

Employer shall establish by policy for the retirement of corrective and/or progressive action in disciplinary actions from an Employee's file, once an appropriate time has passed and corrective action has succeeded. Minor corrective actions which cease to have any force and effect will be removed from an Employee's personnel file twelve (12) months after the effective date of the corrective action or reprimand. Violations or infractions which result in discipline up to and including suspension from duty under the City Policy will be removed from the Employee's personnel file after a period of twenty-four (24) months. Employer's policies pertaining to personnel files, corrective and disciplinary actions, and retirement of corrective action, reprimands, and minor suspensions shall be made available to Employees and posted on all bulletin boards throughout the Fire Stations.

The Employer may use written counseling statements for the annual evaluation of the Employee and such statements do not constitute discipline. Such statements may not be placed in the Employee's personnel file.

# 31.3 Appeals of Disciplinary Action.

Except as otherwise provided herein, an Employee may appeal any disciplinary action through the Grievance and Arbitration Procedure as provided in Article 28.

## ARTICLE 32 SAVINGS CLAUSE

- 32.1 This Agreement is the entire agreement of the parties.
- 32.2 This Agreement shall supersede all previous communications, representations, or agreements, either verbal or written, between Employer and Employees.
- 32.3 If any provision of this Agreement is held by a court of competent jurisdiction to be illegal or in conflict with any federal law, Nevada Revised Statute, or the Carson City Charter,

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the validity of the remaining provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the particular provision held to be invalid.

#### ARTICLE 33 RESERVATION OF RIGHTS

There will be no change in the express language of this contract during the contract term without prior negotiations as outlined in Article 30, Amending Procedure.

#### ARTICLE 34 SAFETY AND HEALTH

- 34.1 Protective clothing and personal safety equipment required by the City for Employees in the performance of their duties shall be furnished by the City without cost to the Employee.
- 34.2 All turnouts and safety equipment shall conform to current NFPA safety standards at the time of purchase.
- 34.3 The City will promptly repair and/or replace such protective clothing damaged or destroyed as a result of wear and tear in the line of duty. Loss of said protective clothing due to Employee's lack of care shall be replaced at the Employee's expense.

#### ARTICLE 35 MANAGEMENT LEAVE

All 40-hour Employees shall receive forty (40) hours of management leave during each year and a proportional amount for each incomplete year. All 56-hour Employees shall receive fifty-six (56) hours of management leave during each year and a proportional amount for each incomplete year. The Human Resources Department will maintain the leave records. All unused management leave shall be paid to the Employee at his/her regular hourly rate at the end of each fiscal year, or upon termination or retirement if prior to the end of the fiscal year. This article is

rescinded if Employees negotiate the right to overtime or if Employees are determined not to be exempt under FLSA and entitled to overtime pay.

# ARTICLE 36 JUST CAUSE

No post-probationary employee shall be suspended, demoted, or discharged for disciplinary purposes without just cause.

# ARTICLE 37 ADOPTION AND DURATION OF AGREEMENT

This agreement shall become effective the first full pay period following July 1, 2010 and shall remain in effect until June 30, 2020 unless changed as provided herein.

# ARTICLE 38 WAIVER OF AMBULANCE FEES

Employees and their dependents (husbands, wives, and children) will not be billed for any ambulance fees charged by the Carson City Fire Department which are not covered by insurance.

# ARTICLE 39 LONGEVITY PAY

- 39.1 The Plan.
- a. Each year as of July 1<sup>st</sup>, Employees who have completed five (5) years of continuous service in the Carson City Fire Department are eligible to receive 0.5% of the top step of a Firefighter/Paramedic salary. For every additional year of continuous service after the fifth year, an Employee is eligible for 0.5% per year up to the maximum of 8.0% of the top step of a Firefighter/Paramedic salary.

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Except as provided in this Article, an interruption in continuous Fire b. Department service terminates the Employee's eligibility for longevity pay, unless the interruption was due to a lay-off. Except as provided in this Article, no year(s) of service before the c. interruption may be counted in determining the Employee's subsequent eligibility. Employee's Evaluation under the Plan. An Employee's performance must be rated "meets expectations" or better a. on the last performance evaluation if the evaluation was issued within the last twelve (12) months for him/her to be eligible for additional pay pursuant to Section A. If an Employee's performance was not rated during the previous twelve b. (12) months, his/her performance is assumed to be standard. Dates of payment and eligibility. Payment for longevity under this article will be made the last pay day in

July of each year.

Eligibility under particular circumstances.

a.

- An Employee who is on leave without pay for an entire six-month period a. of qualification is not entitled to pay for longevity for that period. Leave without pay for 336 hours or less in a calendar year may be counted as time worked.
- An Employee who retires and applies for retirement or who dies during b. the annual qualifying period is eligible for longevity pay.
- An Employee who is laid off and is rehired within one year from the date c. of layoff is eligible for pay for longevity he/she would have earned had he/she not been laid off.
- If an Employee who is eligible for military reemployment has been đ. reemployed, the time during which he/she was not employed by the Employer because of his/her

military service will be counted when determining the rate for longevity. The person is not eligible for payment for the time not employed by the Employer.

39.5. Return to City service.

- a. An Employee who was vested in the plan for payment for longevity and who separated from City service and returns to City service is vested in the plan.
- b. The Employee will receive the same annual rate he/she did at the time of his/her separation from service. However, the Employee may not receive increases until he/she has again served the same number of years he/she had served at the time of his/her separation from the service plan plus one year.
- c. The years which an Employee served before the beginning of the payment of annual increases must be in a single continuous period which is equivalent to full-time employment.

# ARTICLE 40 PARITY

The City agrees that Employees covered by this Agreement will receive any additional insurance benefits, leave benefits, increases in accrual rates, cost of living adjustments, base salary adjustments, or incentive pays granted to the Carson City Fire Fighters Association, Local 2251, between July 1, 2010, and June 30, 2020.

# ARTICLE 41 LICENSING AND CERTIFICATION

- 41.1 All Employees must maintain an EMT basic certificate, an ambulance attendant's license and a valid driver's license in the class determined by the Department.
- 41.2 If an employee fails to maintain the required certification or licensing as set forth above, he will be placed on administrative leave without pay for up to sixty (60) calendar days in

41.3 In the event of the loss of a driver's license in conjunction with a period of protected leave, the Employee will not be subject to the sixty (60) calendar day suspension as set forth above. The Employee is entitled to use leave as provided in other provisions of this Agreement. However, upon the expiration of the leave, if the Employee still does not have a valid driver's license, as determined by the Department, or appropriate certificate or other licensing, the Employee will be terminated.

## ARTICLE 42 RULES AND REGULATIONS

- 42.1 The Carson City Fire Department Rules, Regulations and Policies and the Drug and Alcohol Free Workplace Policy in effect upon execution of the Agreement shall be incorporated herein. However, the Fire Chief shall have discretion to make, amend or delete during the terms of the Agreement, any rule, regulation or policy which is not a subject of mandatory bargaining. If any part of the Agreement conflicts with said Rules, Regulations and Policies, this Agreement shall supersede and govern.
- 42.2 Any amendment is effective the date of the posting and all Employees who are not on shift at the time of the posting are bound by such policies at the end of the next shift the Employees complete.
- 42.3 Any amendment of rule, regulation or policy which is the subject of mandatory bargaining must comply with the procedure set forth in Article 30.
- 42.4 If any rule, regulation or policy is amended, added or deleted and the Association believes the change affects a subject of mandatory bargaining, the parties agree that the grievance process of Article 28 is applicable to resolve the question of whether the change is a change to a subject of mandatory bargaining.

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1	IN WITNESS WHEREOF, Employer and Association have caused this agreement to be
2	executed and the authorized representatives signing below warrant that this agreement has been
3	properly approved by the necessary majority of the governing body of the Employer and the
4	Association.
5	CARCON CITY
6	CLASSIFIED CHIEF CARSON CITY OFFICERS ASSOCIATION
7	FN A MAL
8	Robert Charles, President Robert L. Crowell, Mayor
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10	Dated: [1/21/13 Dated: 11.21.13
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14	Alan Glover, Clerk Recorder
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					HOURLY				HOURLY
	GRADE/	ANNUAL	MONTHLY	BIWEEKLY	RATE 56	ANNUAL	MONTHLY	BIWEEKLY	RATE 40
RANK	STEP	SALARY	SALARY	SALARY	HOUR	SALARY	SALARY	SALARY	HR
FIRE BATTALION CHIEF	502-01	96,885,03	8,073,75	3,726,35	33,2710	96,885.03	8.073.75	3,726,35	46.5793
	502-02	104,151.40				104,151.40	8,679.28	4,005,82	50.0728
	502-03	111,962.75	9,330.23	4,306.26	38,4487	111,962.75	9,330.23	4,306.26	53.8282
	502-04	120,359.96	10,030.00	4,629,23	41.3324	120,359.96	10,030.00	4,629.23	57.8654
FIRE BATTALION CHIEF (PS)	503-01	97,957.71	8,163.14	3,767,60	33,6393	97,957.71	8,163.14	3,767.60	47.0951
	503-02	105,304.54	8,775,38	4,050,17	36,1623	105,304.54	8,775.38	4,050.17	50,6272
	503-03	113,202.38	9,433,53	4,353.94	38.8744	113,202.38	9,433.53	4,353.94	54.4242
	503-04	121,692.55	10,141.05	4,680.48	41.7900	121,692.55	10,141.05	4,680.48	58,5060

FISCAL 2019 3% COLA

RANK	GRADE/ STEP	ANNUAL SALARY	MONTHLY SALARY	BIWEEKLY SALARY	HOURLY RATE 56 HOUR	ANNUAL SALARY	MONTHLY SALARY	BIWEEKLY SALARY	HOURLY RATE 40 HR
FIRE BATTALION CHIEF	502-01	99,791.58	8,315.97	3,838.14	34,2691	99,791.58	8,315.97	3,838.14	47.9767
	502-02	107,275,94	8,939.66	4,126.00	36.8393	107,275.94	8,939,66	4,126.00	51.5750
	502-03	115,321.63	9,610.14	4,435,45	39.6022	115,321.63	9,610.14	4,435.45	55.4431
	502-04	123,970,76	10,330.90	4,768.11	42,5724	123,970.76	10,330.90	4,768.11	59.6013
FIRE BATTALION CHIEF (PS)	503-01	100,896.44	8,408.04	3,880,63	34,6485	100,896.44	8,408.04	3,880,63	48,5079
	503-02	108,463.68	9,038.64	4,171,68	37.2471	108,463.68	9,038.64	4,171.68	52.1460
	503-03	116,598.45	9,716.54	4,484.56	40.0407	116,598.45	9,716.54	4,484.56	56.0569
	503-04	125,343.33	10,445.28	4,820.90	43,0437	125,343,33	10,445.28	4,820.90	60.2612

FISCAL 2020 3% COLA

RANK	GRADE/ STEP	ANNUAL SALARY	MONTHLY SALARY	BIWEEKLY SALARY	HOURLY RATE 56 HOUR	ANNUAL SALARY	MONTHLY SALARY	BIWEEKLY SALARY	HOURLY RATE 40 HR
FIRE BATTALION CHIEF	502-01	102,785,33	8,565,44	3,953.28	35,2972	102.785.33	8,565.44	3,953,28	49,4160
TINE GATTAGON OTHER	502-02	110,494.22		4,249.78					
	502-03	118,781.28	9,898.44	4,568.51	40.7903	118,781.28	9,898.44	4,568.51	57.1064
	502-04	127,689,88	10,640.82	4,911,15	43,8495	127,689.88	10,640.82	4,911.15	61.3894
FIRE BATTALION CHIEF (PS)	503-01	103,923.33	8,660,28	3,997.05	35,6880	103,923.33	8,660.28	3,997,05	49,9631
	503-02	111,717.59	9,309.80	4,296.83	38.3646	111,717.59	9,309.80	4,296,83	53,7104
	503-03	120,096,40	10,008.03	4,619.09	41.2419	120,096.40	10,008,03	4,619.09	57.7387
	503-04	129,103.63	10,758.64	4,965.52	44,3350	129,103.63	10,758.64	4,965,52	62.0691