ORDINANCE NO. 27-16

BY: JOHN B. SHEPHERD

AGREEMENT WITH THE TEAMSTERS LOCAL UNION 436 REPRESENTING CERTAIN EMPLOYEES OF THE ROCKY RIVER SERVICE DIVISION, AND CERTAIN EMPLOYEES OF THE RECREATION DEPARTMENT, AS FURTHER AN EMERGENCY ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AN DESCRIBED IN EXHIBIT "A"

Department have reached an Agreement for a labor contract effective January 1, 2016 through WHEREAS: The Administration and the Teamsters Local Union 436, representing certain employees of the Rocky River Service Division and certain employees of the Recreation December 31, 2018; and

City of Rocky River, representing its citizens; and other conditions of employment and to assure the rights of both the aforesaid employees and the WHEREAS: Said Agreement is for the establishment of proper standards of wages, hours and

said Agreement is in the best interests of the City and shall be adopted WHEREAS: It is the opinion of the Administration and Council of the City of Rocky River that

ROCKY RIVER, COUNTY OF CUYAHOGA, STATE OF OHIO: NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF

attached Exhibit "A". Division, and certain employees of the Recreation Department, as further described in the the Teamsters Local Union 436, representing certain employees of the Rocky River Service SECTION 1. That the Mayor be and she is hereby authorized to enter into an Agreement with

Agreement is necessary to establish proper standards of wages, hours, and conditions of employment for the City of Rocky River, its employees, and its citizens, and provided it receives the affirmative vote of two-thirds (2/3) of all members elected to Council, it shall take effect and effect and be in force from and after the earliest period allowed by law. be in force immediately upon its passage and approval by the Mayor; otherwise it shall take <u>SECTION 2</u>. That this Ordinance is hereby declared to be an emergency measure, necessary for the immediate preservation of public peace, health and safety, and for the further reason that this

PASSED: June 27th 2016 Approved: W. Moran PRESENTED PROVED: June 2015 100 100 100 100 100 100 100 100 100
APPROVED: June 27 ²² 2016 AP

Clerk of Council of the City of Rocky River, Ohio

I, the undersigned clerk of council of the city of Rocky River, State of Ohio, do hereby certify that publication of the foregoing ordinance was duly made by posting a true copy thereof in the tobby of the Rocky River City Hall, in accordance with the charter of Rocky River, commencing on the ______day of _____.

EXHIBIT A

TEAMSTERS LOCAL UNION 436

AND

THE CITY OF ROCKY RIVER

CONTRACT FOR 2016 - 2018

TABLE OF CONTENTS

	Page No.	•
Preamble		
Article 2	Recognition 4	
Article 3.	ation	
Article 4.	re, and Religious Objection	
Article 5.	ated	
Article 6.	Part Time Employees6	
Article 7(a).		
7(b).	ary Period	
7(c).	Daily Assignments6	
Article 8.	and Recall	
Article 9(a).	Discipline and Discharge7	
9(b).	Grievance Procedure7	
	Step 17	
	Step 28	
Article 10.	Labor Management Committee and Procedures8	
	ing Out	,
Article 12.		
Article 13.		
Article 14.		
Article 15(a).	ısatory Time	
15(b).		
15(c).	In-Service Schools11	
Article 16(a).	9	
16(b).	Shift Premium Pay13	
16(c).	Temporary Job Assignment13	
Article 17.	Pension	
Article 18.	Health Benefits14	
Article 19.	Life Insurance17	
Article 20.	Uniform Allowance17	
Article 21(a).	Amount of Vacation Leave18	
21(b).	Selection of Vacation Leave18	
Article 22.	Holidays19	
Article 23.	Job Related Medical Leave of Absence19	
Article 24.	Sick Leave19	
Article 25(a).	Military Leave21	
25(b).		
25(c).	Court Leave	
Article 26.	Longevity21	
Article 27.	Printing and Supplying Agreement22	

Signature Page24	
Joint Safety Committee	Article 36.
Performance Development Program23	Article 35.
Handbook Ratification23	Article 34.
Direct Deposit	Article 33.
Work Records	Article 32.
Savings Clause	Article 31.
Appendices and Amendments23	Article 30.
Duration of Agreement22	Article 29.
Compensation at Resignation, Dismissal, Retirement, Lay Off or Death22	Article 28.

.

PREAMBLE

and Teamsters Local Union 436, 6051 Carey Drive, Valley View, OH 44125, hereinafter referred and other conditions of employment for the classifications and those employees of this collective to as "Union". It is the purpose of this Agreement to establish proper standards of wages, hours Corporation, 21012 Hilliard Boulevard, Rocky River, Ohio, hereinafter referred to as "Employer" City of Rocky River, representing its citizens bargaining unit on or about January 1, 2013, and to assure the rights of both employees and the This Agreement is entered into by and between the City of Rocky River, an Ohio Municipal

ARTICLE 1. MANAGEMENT RIGHTS

abolish jobs (or classifications); and to determine staffing patterns, including but not limited to, employment rules and regulations; to reorganize, discontinue or enlarge any department or discipline and discharge for just cause, lay off and promote, to promulgate and enforce reasonable the Employer's exclusive management rights include but are not limited to, the sole right to hire, control the premises, direct the working forces and maintain efficiency of operations. Specifically, the City of Rocky River, the Employer shall have the exclusive right to manage the operations, Subject to the Constitution and the Laws of the State of Ohio and the Charter and Ordinances of assignments of employees, numbers employed, duties to be performed, qualifications required and force, the number of shifts required and the work schedules; to establish, modify, consolidate or facilities; to determine work methods, to determine the size, composition and duties of the work departments or to other departments; to introduce new and/or improved equipment, methods and/or division; to transfer employees (including the assignment and allocation of work) within

ARTICLE 2. RECOGNITION

other Managers, confidential employees, Garage Department Clerk/Dispatcher, billing clerk in the referred to as "Recreation Department employees"), except the Commissioner, Lead Supervisors. employees of the Service Division, the full-time Recreation Department Custodian-Civic Center, Custodian-Ice Rink and Field Maintenance Crew Chief (these three classifications are hereinafter The Employer recognizes the Union as the sole and exclusive bargaining agent for all full time Sewer Division, supervisors and others excluded under Chapter 4117 of the Ohio Revised Code.

ARTICLE 3. NON-DISCRIMINATION

disability, age, ancestry or any other legally protected status color, religion, gender, sexual orientation, genetic information, military status, national origin, The parties to this Agreement agree not to discriminate against any employee because of race,

Employee for his activity on behalf of, or membership in, the Union There shall be no discrimination, interference, restraint or coercion by the Employer against any

ARTICLE 4. UNION DUES, FAIR SHARE, AND RELIGIOUS OBJECTION

- from the pay of the employees. The total amount of deductions shall be remitted by the Employer to the Treasurer of the Union within ten (10) days following the wage deduction. fees, and assessments in an amount certified to be current by the Secretary/Treasurer of the Union (1) The Employer agrees to deduct, once each month, dues, initiation fees, entry fees, re-initiation
- following the beginning of such employment and remain in good standing, all in accordance with one (31) days following the effective date of this Contract or no later than the thirty-first (31st) day exceed the regular monthly and/or annual dues for membership in the Union, no later than thirty-(2) All employees of the Bargaining Unit shall either (1) maintain their membership in the Union, O.R.C. 4117.09. (2) become members of the Union, or (3) pay a fair share fee to the Union in an amount not to
- and said donation shall be in the name of the employee. The Employee shall furnish written proof 4117.09. The employee shall designate where said contribution shall be made by the Employer, to a non-religious charity subject to the provisions as set forth in Ohio Revised Code Section contribution equivalent to his fair share of Union membership dues, initiation fees and assessments representatives of the Union and establish a satisfactory arrangement for distribution of a monetary employee to inform the Employer and the Union of his objection. The employee will meet with (3) Any individual employee objecting to Union dues based on bona fide religious tenets or teachings of a church or religious body of which such employee is a member, will require such to the City and the Union of such contribution.

Employees who fail to meet this requirement of this Article may be subject to discharge

ARTICLE 5. UNION BUSINESS AND RELATED ACTIVITIES

- Service, so long as there is no additional cost incurred by the Employer. functions, including grievance procedures, subject to the approval of the Director of Public Safetyprior notice and mutual agreement all Union meetings will occur during normal working hours. provided such meetings are mutually agreed to by the Employer and the Union. With reasonable (1) Any member of the Union Negotiating Team shall be allowed to attend meetings while on duty Employees elected or appointed to represent the Union shall be granted time to perform their Union
- (2) The Employer agrees that the Union shall be allowed to hold meetings at the Service Garage as long as the meetings do not interfere with the regular activities of the Service Division, and do

not incur additional costs. The Union shall advise the Service Commissioner and the Director of Recreation as applicable, of its intent to hold such meetings.

addresses assigned to each employee, for the use by the Union for legitimate Union activity in the Service Garage and in the Recreation Department, accessible to Employees. (3) The Employer shall provide space on a bulletin board, as well as one (1) computer with email

ARTICLE 6. PART TIME EMPLOYEES

- reserves the right to contract for any services which may be performed within a term not to exceed discretion concerning all terms of employment for all part-time, temporary, seasonal, casual, and provisions of Article 11 herein. one thousand forty (1,040) hours of a consecutive twelve (12) month period, notwithstanding the fixed term employees, which employees are recognized as non-union positions. The employer (1) Consistent with the management rights provided for in Article 1, the City shall have complete
- not work more than forty (40) hours a week unless because of emergency situations because of (2) For the Service Division, the City reserves the right to employ, twelve (12) limited-term non-union employees as described above, at any time throughout the year. Seasonal employees may if any full-time Union member is laid off. They must be laid off before any full-time Union discretion of the Service Commissioner. Neither seasonal nor limited-term employees may work the option of assignment before limited-term non-union employees, subject to the good cause employees before seasonal employees are called in on overtime. Full-time employees shall have weather or other acts of nature. Reasonable attempts will be made to contact all full time

ARTICLE 7(a). SENIORITY

Continuous full-time service shall be broken only by resignation, discharge or retirement. Department as well as the Service Division and/or Recreation Department, respectively, calculated Seniority shall be determined by continuous full-time service in each particular Service from the date of employment with such date of employment to be the first date worked

ARTICLE 7(b). PROBATIONARY PERIOD

date worked and are subject to discharge without cause by the Mayor and Director of Public Safety-All new-hire employees are considered probationary for the first six (6) months from their first

ARTICLE 7(c). DAILY ASSIGNMENTS

experience and skill of available employees on duty on that particular day. the assignment discretion of the Service Commissioner, based upon the particular job needs and Daily assignments shall be normally filled by seniority from within the entire Division, subject to

ARTICLE 8. PERSONNEL LAY-OFF AND RECALL

- Recreation Department. Likewise, recall shall be made by seniority for a period not to exceed two the reverse order of seniority within the entire Service Division as well as within the entire (1) Personnel reductions shall be first made from limited-time employees, then shall be made in (2) years from the date of lay off, by registered mail to the last known address of employee
- hospitalization and death benefits for a period of ninety (90) days from such lay off date (2) Any employee who is laid off in accordance with this Agreement shall be entitled to

ARTICLE 9(a). DISCIPLINE AND DISCHARGE

he is to be disciplined. Such notification shall be given to the employee by the Director of Public representative present at any formal disciplinary hearing where the employee is to be questioned suspensions shall have the right to appeal said penalty to the Mayor. Following the decision of the reductions and suspensions in said Division. The employee so affected by reductions and No employee shall be disciplined or discharged without just cause, with the exception of new-hire probationary employees. The Director of Public Safety Service shall make and/or approve all shall have the right to attend any such hearing. Safety Service at least five (5) days prior to any such formal hearing. The Union's representative in anticipation of disciplinary action against such employee or where the employee is to learn that employee to be disciplined shall be notified of his right, if he so desires, to have a Union Mayor, the employee may pursue the matter beginning at Step 4 of the Grievance Procedure. The

ARTICLE 9(b). GRIEVANCE PROCEDURE

possible step of this procedure. intent and purpose of the parties to this agreement that all grievances shall be settled at the lowest provided herein, free from any interference, coercion, restraint, discrimination or reprisal. It is the Every employee shall have the right to present his grievance in accordance with all procedures

of the last written appeal or response. All appeals or responses shall be in writing and marked with Except by mutual agreement to extend time limits any grievance for which there has been no response within the time limits set forth in this Agreement will be considered settled on the basis the date and time of receipt by the receiving party.

of the occurrence, between the effected employee(s), their direct supervisor and union steward, in Prior to committing a grievance to writing, a meeting shall take place within ten (10) working days an attempt to settle the dispute

settled in the following manner: Grievances or disputes which may arise, including the interpretation of this Agreement, shall be

STEP 1.

the Grievance Committee, who may in turn present it to the Commissioner of the Service Division The person or persons initiating the alleged grievance shall present the grievance, in writing, to

to the grievance within ten (10) working days after the initial presentation of the grievance. occurrence. The Service Commissioner or Recreation Department Director shall reply, in writing, or Recreation Department Director, as applicable, within ten (10) working days after its

presentation of the grievance to the Director. Service who shall reply, in writing, to the grievance within ten (10) working days after initial within ten (10) working days, the grievance shall be referred to the Director of Public Safety If the action in Step 1 above fails to resolve the grievance to the satisfaction of the affected parties,

presentation of the grievance to the Mayor. River. The Mayor shall reply, in writing, to the grievance within ten (10) working days after initial within ten (10) working days, the grievance shall be referred to the Mayor of the City of Rocky If the action in Step 2 above fails to resolve the grievance to the satisfaction of the affected parties, 1.49 197

settled, the Union may, submit the grievance to arbitration. In such case the Employer and the If within twenty (20) working days of the completion of Step 3, the grievance is not satisfactorily arbitrator shall be final and binding upon the employer, the Union and the grievant(s). turn until a single arbitrator remains who will hear the grievance at issue. The decision of the agreement cannot be reached, a list of neutral arbitrators shall be obtained from the Federal Union's representative shall first attempt to mutually agree upon a neutral Arbitrator and, if an Mediation and Conciliation Service. Upon receipt of the list, each side shall strike one name in

pay while attending the arbitration proceedings, as required by the Arbitrator. aggrieved employee, the Union Steward and any witnesses shall not lose any regular straight time The cost of said arbitrator shall be borne equally by the Employer and the Union. Furthermore, the

employee shall go through the Grievance Procedure by starting at Step 2 of this Article all parties called. If a resolution to the grievance is not found at said meeting, the said aggrieved employee, all preliminary steps to this procedure may be passed on and an immediate meeting of Should a grievance arise which is of grave importance as regards the health and safety of any

ARTICLE 10. LABOR MANAGEMENT COMMITTEE AND PROCEDURES

matters of employee grievances, rules and regulations and items of safety, health and welfare of may include the Mayor. Said Committee shall meet and recommend procedures in handling Business Agent, and representatives appointed by the Mayor of the City of Rocky River, which members of the committee at least three (3) days prior to said meeting if there is a timely agenda for discussion. The agenda for such meetings shall be presented to all the employees. Said Committee shall meet on a quarterly basis, on dates as agreed by all parties, The Labor Management Committee shall consist of representatives of the Union plus the Union

ARTICLE 11. CONTRACTING OUT

shall be laid off due to privatization. has provided written notice of its first action to investigate contracting out, the one hundred twenty (120) day time period shall start. First Action is defined as seeking and receiving written quotes members of the Union. The Employer shall give one hundred twenty (120) day notice to the affected employees and provide good faith negotiations with the bargaining unit. When the City Any positions lost to contracting out will be accomplished through attrition. No union members written notice in 30-day intervals. Such written notice shall be sent to the union and shop steward for private contracting costs. Should further investigation be required, the City shall provide The Employer shall maintain the right to contract out services now being performed by the

ARTICLE 12. HOURS

the approval of their supervisor, employees may leave at 3 p.m. in lieu of taking the lunch period minute break mid-afternoon and an unpaid lunch period of 30 minutes after 4 hours worked. With a.m. to 3:30 p.m. shift - shall receive one paid 15-minute break mid-morning and one paid 15a forty (40) hour work week. Employees of the Service Division shall be scheduled as follows: 7 All full-time employees of said Service Division and Recreation Department shall be scheduled to include travel and wash-up time. No travel is permitted outside the City. hour (4) hours worked and an unpaid lunch period of 30 minutes after 4 hours worked. All breaks Employees of the Recreation Department shall receive a paid fifteen (15) minute break for every

ARTICLE 13. JOB DESCRIPTION

job openings for which such a job description applies. the Service Division bulletin board as soon as practicable, but at least ten (10) days prior to any the health and safety of the employee. Any changes to specific job description shall be posted on River. Said supervisor shall not knowingly assign a task which imposes an immediate danger to which are consistent with the services provided for the benefit of the citizens of the City of Rocky Each employee shall be required to perform all tasks assigned to him by his immediate supervisor

ARTICLE 14. PROMOTIONS & JOB TRANSFERS

or new job from the department where the vacancy or new position exists and if no employee from the prior six (6) month period. A Union representative shall be permitted to attend all interviews long as the full-time employee has not posted for and received a promotion or job transfer within shall make its selection based on skill and ability, work, performance, attendance and seniority, as interviewing the employees on the bid sheet at the conclusion of the posting period, the Employer created, the Employer will post such vacancy or job for a period of ten (10) work days. After employees for consideration to fill a vacancy or new job. When a vacancy occurs or a new job is months, new-hire probationary employees may be considered along with existing bargaining unit existing employees of the bargaining unit at the Service or Recreation Departments. After six (6) that department is interested in that vacancy or new position then the employer will look to the of potential candidates for filling a job posting. However, after the interview process, should the When a vacancy occurs or a new job is created, the Employer will look first to filling the vacancy

expectations, requirements and qualifications for a vacancy or new job shall be posted at least ten or assigned a new job classification, shall serve a probationary period of ninety (90) days. (10) days prior to the occurrence of such a new job or vacancy. Any existing employee promoted Employer has the right to hire an individual outside of the Union. All job descriptions, specific Employer decide no one interviewed is qualified for the position based on skill and ability, the

All job bids must be awarded no more than twenty-one (21) calendar days after the bid is taken down, and successful bidders must be moved to the bid job no longer than fourteen (14) calendar days after the bid is awarded.

ARTICLE 15(a). OVERTIME AND COMPENSATORY TIME

- rate of time and one half their regular hourly rate for those hours worked in excess of eight hours (1) All full-time employees of the Service Division and Recreation Department shall receive the exhaustion of the call list, lead supervisors and limited-time employees may be called in if needed between work assignments. per day and/or forty hours per week. During the snow plowing season/or weather emergency, all responsibilities. shall be called outside the call list in situations requiring a specific skill set or supervisory prior to a second pass of the call list for snow plowing/weather emergencies only. Lead supervisors called again until the list is exhausted and the employee's name comes up again. Upon the initial then call the next most senior employee. If the employee refuses the overtime, he/she shall not be period. The Employer shall call at the number provided the most senior qualified employee and to Refuse 1 shall not be on the call list if garbage collection is scheduled within the next 12 hour Recreation Department as applicable. Regarding the Refuse Department, the Employees assigned overtime based upon their seniority in all the departments within the Service Division and/or Employer shall continue to pay the employee overtime so long as there is not an eight hour break hours per shift. If the overtime assignment extends into the following twenty four hour period, the be paid time and a half for those continuous hours worked with the maximum limit of twelve (12) full-time Service Division employees who are called in before their regularly scheduled shift shall All qualified employees shall be given equal opportunity to work
- part-time employees. Custodians shall not be used for snow plowing. Plowing of the City Hall used to augment snow plowing with overtime offered to full-time employees prior to the use of upon by the Facility Supervisor and Field Maintenance Supervisor. Part-time employees may be assigned by a monthly schedule to be determined by the Facility Manager and mutually agreed when needed. The responsibility for plowing will be assigned on a call basis with the first call Maintenance Crew Chief (Union) and the Facility Supervisor (Non-union) shall assist in plowing Road, and any other streets requiring plowing. parking lot shall be completed before 8 a.m. The Recreation Department also has responsibility handled by the Director of Recreation. Snow plowing shall be primarily handled by the Field (2) For the Recreation Department, during snow plowing season the call-in for plowing will be for plowing the following street, West Wagar Circle, Country Club Boulevard, and Devon Hill
- employee. Each employee shall respond when called. If an employee is sick or on vacation when (3) For the Recreation Department, if any part-time custodians call off work, the employer shall call at the number provided the most senior full-time custodians and then call the next most senior

twelve (12) hours per day shall be worked. called or is excused by the calling person, that employee can be excused. A maximum limit of

except no employee shall accumulate more than eighty (80) hours compensatory time. The method of payout of accumulated compensatory time shall be first in-first out. Overtime payment shall be employees shall have the option to request payment or credit for accumulated compensatory time employees will be given credit for compensatory time which shall be based on the number of hours and the Director of Public Safety-Service and the Director of the Recreation Department as applicable. upon the approval of the Service Commissioner and/or Recreation Department Director as next regular pay. Compensatory time shall be credited on the date it is earned, and can be used computed for the pay period in which it is earned and paid at the employee's written request on the worked or the minimum credit, whichever is the greater, times one and one-half. Full-time applicable. Overtime shall be compensated at rates specified in this Agreement. Full-time (4) All overtime must be approved by the Service Commissioner or his designated representative,

The accumulated overtime list for all Union employees is available upon request.

ARTICLE 15(b). CALL IN TO WORK

the weather report in the expectation of a snowfall exceeding 2 inches. If an employee is sick or season, due to the emergency nature of this service, each employee shall respond telephonically to any message left regarding snowplowing within 5 minutes of being called. Calls to plow should of four (4) hours or the actual time worked, whichever is the greater. During the snow plowing that employee can be excused. on vacation when called for emergency snow removal overtime or is excused by the calling person, be expected because Employees subject to snow plowing overtime responsibilities shall monitor Commissioner or Director of Recreation or their designees shall be compensated for a minimum Any employee off duty and called in to work by the Director of Public Safety Service, Service

ARTICLE 15(c). IN SERVICE-SCHOOLS

and the employee shall be compensated at the hourly rates provided for in Article 16(a) below Employees attending training required by the Employer, or mutually agreed upon by the Employer The City shall use electronic payments for expense reimbursement.

ARTICLE 16(a). SALARIES AND HOURLY RATES

Wage rates commencing January 1, 2016 through December 31, 2018 shall be as follows:

Service Grade B	Service Grade A	Effective 01/01/16	Hourly Rates
		2.50%	
23.63	24.66	2.50% Increase	<u> </u>
23.77	25.11		2
23.97	25.59		ω
24.19	26.05		4

Recreation Grade B	Recreation Grade A	Service Grade G	Service Grade F	Service Grade E	Service Grade D	Service Grade C
19.51	21.13	13.85	19.54	21.15	21.75	22.45
20.19	21.46	15.01	19.92	21.30	21.89	22.77
20.95	21.78	16.51	20.36	21.46	21.99	23.03
21.73	22.09	17.32	20.95	21.60	22.12	23.55

If steps remain the rates are as follows: Steps are phased out beginning in 2017 for Service Grades A through E.

Effective 01/01/17	2.50%	<i>Increase</i> 1/1/2017	7/1/2017	
Service Grade A		25.76	26.70	٠
Service Grade B		24.40	24.79	\$
Service Grade C		23.31	24.14	á
Service Grade D		22.42	22.67	
Service Grade E		21.84	22.14	
~				

Steps are eliminated for all other Service Grade A through E.

Hourly rates commencing 01/01/17 are as follows:

Service Grade E	Service Grade D	Service Grade C	Service Grade B	Service Grade A
22.14	22.67	24.14	24.79	26.70

(Steps Retained)

Recreation Grade B	Recreation Grade A	Service Grade G	Service Grade F
19.99	21.65	14.19	20.02
20.70	22.00	15.38	20.41
21.47	22.33	16.93	20.87
22.27	22.64	17.76	21.47

Recreation Grade B	Recreation Grade A	Service Grade G	Service Grade F		Service Grade E	Service Grade D	Service Grade C	Service Grade B	Service Grade A	Effective 01/01/18
										2.50%
20.49	22.19	14.55	20.53	(Steps Retained)	22.69	23.24	24.75	25.41	27.36	<i>Increase</i> 1/1/2018
21.21	22.55	15.77	20.92							
	10 m									

New-hires into Recreation Grade B after 06/01/16 shall be compensated as Service Grades F and

22.88 22.01

23.21 22.83 21.39 17.35

22.01 18.20

Service Grade A includes Mechanics, Electricians, Painters, Welders

Service Grade B includes Crew Chiefs, Signs/Marking Spec.

Operator) Service Grade C includes special equipment operators (Backhoe operator, Vac All operator, Sweeper operator, Sewer Jet operator, Brush Truck operator, White Goods operator, Aerial Truck

Service Grades D, E, F, and G include General Laborers.

Recreation Grade A includes Facility Maintenance Crew Chief.

Recreation Grade B includes Custodians.

ARTICLE 16(b). SHIFT PREMIUM PAY

All full-time employees will be paid premium pay of an additional \$0.50 per hour for all such employees working either second shift, third shift, or swing shift.

ARTICLE 16(c). TEMPORARY JOB ASSIGNMENT

job duties of another lead supervisor. An employee who is assigned the job duties of crew chief The employer shall have reasonable discretion to assign a lead supervisor to temporarily fulfill the

to a Grade B job shall receive an additional one dollars fifty cents (\$1.50) per hour for hours for assignment to two (2) higher grades greater than the employee's normal rate of pay, commencing June 1, 2016. For example, a Grade D employee assigned to a Grade C job shall receive an additional one dollar (\$1.00) per hour for hours worked. A Grade D employee assigned per hour for an assignment to one (1) higher grade and an additional fifteen cents (\$.50) per hour for four (4) hours or more in any one working day shall be compensated at the higher rate of pay for actual hours worked in said position. The rate of pay shall be an additional one dollar (\$1.00) worked. See Memorandum of Understanding for Operators.

ARTICLE 17. PENSION

The Employer will pay that portion of the Employee's pension to the Public Employees Retirement System of the State of Ohio, as mandated by the State of Ohio.

ARTICLE 18. HEALTH BENEFITS

agrees to pay the following sums: benefits package (health and dental), the employer agrees to pay and each member of the union employee health benefits including medical, prescription drug, and dental coverage. For a health The City of Rocky River will make available to full-time employees a comprehensive program of

Medical,
Prescription
& Dental
Costs 2015

		Plan A			Plan B	
⊃lan Costs	Single	Single + 1	Family	Single	Single + 1	Family
Medical & Prescription	\$537.08	\$1,074.15	\$1,557.54	\$477.93	\$955.85	\$1,385.99
Dental	\$26.98	\$49.94	\$95.27	\$26.98	\$49.94	\$95.27
Total per month	\$564.06	\$1,124.09	\$1,652.81	\$504.91	\$1,005.79	\$1,481.26
Total per year	\$6,768.72	\$13,489.08	\$19,833.72	\$6,058.92	\$12,069.48	\$17,775.12
Total EE contribution per year @ 15%	\$1,015.31	\$2,023.36	\$2,975.06	\$0.00	\$0.00	\$0.00
EE contribution per month	\$84.61	\$168.61	\$247.92	\$0.00	\$0.00	\$0.00
2015 risk adjustment offset per month	\$6.36	\$14.36	\$20.58			
Adjusted EE contribution per month	\$78.25	\$154.25	\$227.34			
EE contribution per pay (26 pays/yr)	\$36.11	\$71.19	\$104.93	\$0.00	\$0.00	\$0.00
EE contribution per pay - Medical	\$34.11	\$67.69	\$98.43	\$0.00	\$0.00	\$0.00
EE contribution per pay - Dental	\$2.00	\$3.50	\$6.50	\$0.00	\$0.00	\$0.00

Voluntary Vision EE contribution per pay	Annualized Risk Adjustment Offset Adjusted City contribution per year	City contribution per EE per year	EE contribution per pay (26 pays/yr) EE contribution per pay - Medical EE contribution per pay - Dental	2016 risk adjustment offset per month Adjusted EE contribution per month	Total EE contribution per year @ 15% EE contribution per month	Total per month Total per year	Dental	⊃lan Costs Medical & Prescription	_	2015 Surcharge for dependents 26-28	✓oluntary Vision EE contribution per pay	Annualized risk adjustment offset Adjusted City contribution per year	Dity contribution per EE per year
\$3.21	-\$145.80 \$6,000.21	\$6,146.01	\$36.11 \$34.11 \$2.00	\$12.15 \$78.23	\$1,084.59 \$90.38	\$602.55 \$7,230.60	\$26.98	Single \$575.57	Medical, Prescription & Dental Costs 2016 Plan A	Plan A - \$214	\$2.92	\$5,829.73	\$5,753.41
\$6.10	-\$308.88 \$11,932.14	\$12,241.02	\$71.20 \$67.69 \$3.50	\$25.74 \$154.28	\$2,160.18 \$180.02	\$1,200.10 \$14,401.20	\$49.94	Single + 1 \$1 150 16	iption & Deni <i>Plan A</i>	Plan A - \$214.83 per month (\$99.15 per pay)	\$5.55	\$11,638.04	\$11,465.72
\$8.97	\$444.12 \$17,978.11	\$17,533.99	\$104.94 \$98.43 \$6.50	\$37.01 \$227.37	\$3,172.61 \$264.38	\$1,762.56 \$21,150.72	\$95.27	Family \$1,667.29	tal Costs 2016	9.15 per pay)	\$8.15	\$246.96 \$17,105.62	\$16,858.66
\$3.21		\$6,456.48	\$0.00 \$0.00 \$0.00		\$0.00 \$0.00	\$538.04 \$6,456.48	\$26.98	Single \$511.06		Plan B - \$191.	\$2.92		\$6,058.92
\$6.10		\$12,853.08	\$0.00 \$0.00 \$0.00	·	\$0.00 \$0.00	\$1,071.09 \$12,853.08	\$49.94	Single + 1 \$1.021.15	Plan B	Plan B - \$191.17 per month (\$88.23 per pay)	\$5.55		\$12,069.48 \$17,775.12
\$8.97		\$18,905.64	\$0.00 \$0.00	•	\$ 0.00	\$1,575.47 \$18,905.64	\$95.27	Family \$1,480.20		8.23 per pay)	\$8.15		\$17,775.12

term of this Agreement, with the following exceptions: Health care Plans A and B, as they exist on January 1, 2016, shall remain the same throughout the

- each employee shall share equally in the percentage of premium increase, up to 12% of total increase. The City shall pay for the first 4% of premium increase, and thereafter, the City and
- (medical, prescription drug and dental), jointly or separately, increase by more than 12% per year or if needed to comply with provisions of the Affordable Care Act. Plan designs may be modified and/or insurers may be changed if plan costs

and the City at the beginning of each plan year as follows: 15% for 2016, 15% for 2017, and 15% prescription drug, and dental premiums, as negotiated and established by the insurance providers employee contribution for Plan A health benefits shall be a percentage of the total cost of medical, During the term of this Agreement, employees shall contribute through payroll deduction for Plan A health benefits; there shall be no employee contribution for Plan B health benefits.

subject to certain conditions as stated below. require spouses who are employed and eligible for group health insurance to take such coverage Effective January 1, 2014, the City shall also implement the Employed Spouse Policy which shall

The cost of maintaining such an account shall be at the City's expense. A flexible spending account shall be available to employees who desire to use such an account

Vision coverage shall be offered on a voluntary basis.

alternative labor/management health care committee will be maintained and convened as necessary to review recommendations do not obligate either party contractually. The parties agree that in their continued efforts to reduce hospitalization and other costs, a joint insurance coverage plans and to make recommendations to the City.

OPBA bargaining units of the City's Police Division contain a better-negotiated provision regarding the health benefits described above, the Service Division shall be accorded the identical health care provisions of the Police Division collective bargaining agreements. Should any collective bargaining agreement between the City of Rocky River and either of the two

EMPLOYED SPOUSE POLICY

single premium. coverage at his/her employer unless the cost for such coverage is more than 50% of the employer's insurance (medical and prescription drug) through his/her employer, your spouse must take the Effective January 1, 2014, if your spouse is employed elsewhere and is eligible for group health

if the primary coverage provides less benefit than the secondary (City) coverage, secondary (City) as primary by his/her employer's plan and secondary on the City of Rocky River plan. When and coverage with the City of Rocky River and include your spouse, but the spouse will be covered Even though your spouse is required to enroll in his/her employer's plan, you can still have family to any deductibles, copayments or coinsurance under the City's plan. coverage will be applicable and the payment will be based on the City's plan benefits and subject

more coverage than you would have under one plan. and costs. Keep in mind that having dual coverage may be more costly and not provide you with dependents in your spouse's plan would be more beneficial for your family based on plan design of Rocky River plan. However, you should also consider whether enrolling your child(ren) This policy applies to your spouse only. You can still cover your eligible child(ren) under the City

the day the other coverage ends. enroll for coverage under the City of Rocky River plan as long as you notify us within 30 days of spouse subsequently loses that coverage due to termination, layoff, etc., you and your spouse may decline the City of Rocky River coverage to become covered under your spouse's plan, and your If, according to this policy, your spouse elects coverage under his/her employer's plan, or if you

certification form stating the basis for the exemption under this policy. If the certification is not If this policy is not applicable to your spouse, either because your spouse does not have medical insurance benefits or their plan exceeds the costs set forth above, you must sign the attached immediately. completed and submitted by the required date, your spouse's coverage will be terminated

employment. Any amount to be reimbursed to the City, may be paid directly by you or through the plan, and you will be subject to disciplinary action up to and including termination of your attorneys' fees, and costs incurred by the plan, your spouse will be terminated immediately from will be personally liable to the City for reimbursement of benefits and expenses, including eligibility for his/her employer health insurance coverage, and such false information or such If you submit false information or fail to timely advise the City of a change in your spouse's payroll deduction. failure by you results in the City plan providing benefits to which your spouse is not entitled, you

ARTICLE 19. LIFE INSURANCE

Each full time employee of the Employer and the Municipal Court, excluding elected officials, shall be entitled to a Death Benefit of \$25,000 and Accidental Death and Dismemberment, in the years 2016 and 2017, and a death benefit of fifty thousand dollars (\$50,000.00) in 2018, which accordance with the statute of descent and distribution then in effect in the State of Ohio time employee, or in the event that no beneficiary is named then the sum shall be distributed in payable in addition to any termination pay which may be payable to such beneficiary of such full benefits shall be payable to such employees named beneficiary. Such Death Benefit shall be

reduced in accordance with the active policy at the time said birth date is reached. Employees reaching the age of 65 who remain employed by the Employer shall have their benefits

ARTICLE 20. UNIFORM ALLOWANCE

shall notify the Director of Safety Service by December 15 of each year as to whether such member member for every year of the contract the sum of \$450.00 annually. For those members of the uniforms furnished at no cost to such members, and pay additional uniform allowance to each year. The aforementioned uniform allowances shall be pro-rated to the date of resignation Uniform Allowance is to be paid directly to each employee in the month of December of each desires uniforms to be furnished. Such notification cannot be changed for one (1) year. Any cash annual uniform allowance of \$700.00 for each year of the contract. Each member of the Union Union who do not wish to be furnished uniforms by the Employer, such members shall receive an The Employer shall furnish uniforms to those full-time employees of the Union who wish to have

in disciplinary action. of a City designated reflective or high visibility color, and a failure to wear the same shall result his annual allowance and shall be added to his final payment under Article 28. All clothing will be of his termination of employment, the amount so due shall be paid on a pro-rated basis, based on retirement, or termination of each member. If an employee is due uniform allowance at the time

ARTICLE 21(a). AMOUNT OF VACATION LEAVE

hours of vacation leave with full pay. Those full time employees of the Service Division and Recreation Department with eight or more years of service with the Employer shall have earned will be due upon the attainment of the first year of employment and annually thereafter, eighty and be entitled to 120 hours of vacation leave with full pay and those full time employees of the Each full time employee of the Service Division and Recreation Department shall have earned and earned and be entitled to 200 hours of vacation leave with full pay. year 2018, employees with twenty-five (25) or more years of service with the employer shall have earned and be entitled to 160 hours of vacation leave with full pay. Commencing in the contract Service Division and Recreation Department with thirteen or more years of service shall have

entitled to 120 hours per year; and thirteen and one third hours each monthly period for those monthly period for those entitled to 80 hours per year; ten hours each monthly period for those Such vacation leave shall accrue to the employee at the rate of six and two thirds hours each entitled to 160 hours per year.

at the time of separation. Upon such payment the position shall be deemed vacant. to compensation at his current rate of pay for all lawfully accrued and unused vacation to his credit employ of the Employer for any reason, an employee or his legal representative shall be entitled employee's service time for purposes of computation of vacation leave. Upon separation from the an employee with the Employer prior to the effective date of this Section shall be credited to such Such excess leave shall be eliminated from the employees' leave balance. Time already served by benefits and shall forfeit his right to take or to be paid for any vacation leave in excess thereof. An employee shall not accumulate vacation leave in excess of twice his current annual vacation

ARTICLE 21(b). SELECTION OF VACATION LEAVE

on a "first come" basis. The vacation calendar choices made by the employees shall be made by employees in order of their seniority with the most senior employees having first choice. department for the purpose of employees selecting their vacations. Vacation choices shall be made At the beginning of each year, a calendar shall be distributed among the employees of each vacation at any given time in each Department from October through March until all calendar days without management involvement or approval. However, no more than one employee shall be on Seniority applies only for choices made by January 31st of each year; thereafter, choices are made vacation at any given time in each Department until all calendar days are chosen. have been chosen. From April through September, no more than two (2) employees shall be on

vacation, they shall select the balance of vacation time in the same seniority order. two week intervals. After each employee has made their choice for their first two weeks of their Vacation choices shall be made by each employee for the first two weeks of their vacation time in

approval of management. No vacation time shall be unreasonably denied Other requests for vacation leave outside of the vacation calendar process shall be subject to the

ARTICLE 22. HOLIDAYS

his established annual vacation period, be entitled to receive each year, eleven paid holidays as Each full-time employee of the Service Division and Recreation Department shall, in addition to

Memorial Day	Good Friday	Presidents Day	Martin Luther King Day	New Years Day	Christmas Day
1/2 day before New Years Day	1/2 day before Christmas Day	Thanksgiving Day	Veterans Day	Labor Day	Independence Day

employee with the approval of the Service Commissioner or Director of Recreation as applicable. to receive each year, one additional paid holiday, which additional day shall be selected by the Each full time member of the Service Division and Recreation Department shall also be entitled

second shift" who is scheduled and works on Easter Sunday. time and one half for every hour worked on the holiday. This provision applies to the "night man Employees who work the above designated holidays shall receive, in addition to their regular pay,

on the following Saturday if refuse pick-up is scheduled by the City, as well as on the particular holiday if the City schedules refuse pick-up on that particular holiday. When a holiday occurs, the employees assigned to Refuse Department shall be expected to work

ARTICLE 23. JOB RELATED MEDICAL LEAVE OF ABSENCE

fashion, the appropriate documents to the Bureau of Worker's Compensation. to benefits under Ohio's Worker's Compensation statute. Employees who sustain an injury, as defined in Ohio Revised Code Section 4123.01(c), are entitled The Employer will furnish, in a timely

ARTICLE 24. SICK LEAVE

forty hours in any one week However, such an employee shall not receive sick leave credit for hours of service in excess of each completed forty hours of service to sick leave of two and three tenths (2.3) hours with pay-Each full time employee of the Service Division and Recreation Department, shall be entitled for

for every hour of absence from previously scheduled work When sick leave is used, it shall be deducted from the employee's credit on the basis of one hour

leave in excess of 960 hours or said employee may option to receive pay at the rate of straight time off during the following calendar year at the rate of one hour off for each three hour period of sick accumulated sick leave in excess of 960 hours at the end of any calendar year shall be given time Unused sick leave shall be accumulated up to 1080 hours. giving notice to the Finance Department prior to December 31 of the year in which the excess is for his rate at the same ratio of one hour for each three hour period of sick leave in excess of 960 The option to receive monetary compensation in lieu of time off must be exercised by However, an employee having

time of his appointment, be credited with 120 hours of job related sick leave. In addition to the above sick leave benefits, a new full-time employee of the Employer shall, at the

injuries received by the employee in the performance of his duties with the Employer. Any part employee's sick leave balance. of the employee's job related sick leave not so used shall be forfeited and be eliminated from the Such job related sick leave may be used only in the employee's first year of service and only for

consecutive days require documentation from the employee's health care provider. Falsification injury or death in the employee's immediate family. Employees are required to complete an exposure to contagious disease which could be communicated to other employees and to illness, examiner if it is suspected the sick leave policy is being abused. of either the Application for Use of Sick Leave or the documentation from the health care Application for Use of Sick Leave to justify the use of sick leave. Absences of more than 3 Service or the Mayor, for absence due to such employee's personal illness, pregnancy, injury, Director of Recreation as applicable, and upon the approval of the Director of Public Safety Employees may use sick leave upon the recommendation of the Service Commissioner, and/or Furthermore, the City reserves the right to require an examination by an independent medical provider shall be grounds for disciplinary action, up to and including termination of employment.

the employee's former employer. maximum permitted in this section providing proof of such sick leave is furnished in writing by Employer shall be credited with the unused balance of his accumulative sick leave up to the A full-time employee who transfers from the State or any of its political subdivisions to the

where attendance records are maintained and credit has been given employees for unused sick This section does not interfere with existing unused sick leave credit in any agency or government

including termination of employment. Any employee with a pattern of, or who exceeds his accumulated sick leave, shall be subject to Exceeding the use of sick leave hours shall subject the employee to discipline,

employee has been absent more than five (5) days in the previous twelve (12) calendar months. calls in sick, the Employer shall not initiate an investigation to verify his/her illness, except if said Unless the Employer has probable cause to believe that an employee is not in fact ill when he/she

ARTICLE 25(a). MILITARY LEAVE

Reemployment Rights Act of 1994 and the Veterans Benefits Improvement Act of 2004), state law country. The (ORC 5923.05), and any amendments thereto regarding military leave. The City of Rocky River supports employees' service to the uniformed services which protect our City complies with federal (Uniformed Services Employment Act and

ARTICLE 25(b). JURY DUTY

regular daily wage for each day which would have been worked except for such jury participation. Any full time employee required to be available for jury selection or service shall receive his

ARTICLE 25(c). COURT LEAVE

When an employee is required to appear before a court, judge, justice, magistrate or coroner as a plaintiff, defendant, or witness, in a work related incident, he shall be compensated for all time relative to such incident.

ARTICLE 26. LONGEVITY

employee of any department and/or division of the Employer. December 15 of each year as compensation for longevity for full time continuous service as an Each full time employee of the Service Division and Recreation Department shall receive on

shall be eligible for longevity benefits based on the following schedule: Each employee with more than five full years of full time service on December 1 of each year,

19 years	18 years	17 years	16 years	15 years	14 years	13 years	12 years	11 years	10 years	9 years	8 years	7 years	6 years	EARS OF SERVICE	
\$1,900	\$1,800	\$1,700	\$1,600	\$1,500	\$1,400	\$1,300	\$1,200	\$1,100	\$1,000	\$900	\$800	\$700	\$600	AMOUNT	

25 years and beyond	24 years	23 years	22 years	21 years	20 years	
\$2,500	\$2,400	\$2,300	\$2,200	\$2,100	\$2,000	

on the active service payroll of such department, then the longevity benefits shall be pro-rated for such period of time. Such pro-rated longevity benefits shall be payable in a lump sum within thirty shall be considered. Such benefits shall be paid to each eligible employee on December 15 of each For the purpose of the above schedule, in calculating the number of years of service as of December leaves such department under the disability provisions of the pension program or dies while still member retires from such department or division after twenty five (25) years or more of service or payroll as of December 1 of the year. In the event however, that prior to December 1 of a year a year. To be eligible for the above longevity benefits, an employee must be on the active service l of each year, any fraction of a year in such calculation shall be disregarded and only full years surviving wife or husband, dependent children or heirs designated in his estate, in that order named (30) days after the separation date or death of such employee and shall be paid to such member or

ARTICLE 27. PRINTING AND SUPPLYING AGREEMENT

An electronic copy of this Agreement shall be furnished by the Employer to each employee of the Service Division and Recreation Department.

ARTICLE 28. COMPENSATION AT RESIGNATION, DISMISSAL, RETIREMENT, LAY OFF OR DEATH

accumulated overtime, holiday time, vacation time and termination pay, and such full-time employees with at least five (5) years of service with the City shall also be compensated for unused after the death of such employee and shall be paid to such employees or surviving spouse, of an employee, such pro-rated benefits shall be payable in a lump sum within thirty (30) days to any one employee for their years of service with the City of Rocky River. In the event of death at that time. More than one payment may be made provided that no more than 960 hours is paid leave on this basis shall be considered to eliminate all sick leave credit accrued by the employee sick time, at his current rate of pay, whatever regular salary is due and payable. Payment for sick dismissed other than for cause is eligible and shall be compensated accordingly for all his As determined by the Finance Department, a full-time employee who resigns, retires, or is on or after January 1, 2013 the five (5) year period for vesting for unused sick time shall apply only to new employees hired dependent children or heirs designated in his estate, in that order named. The provision regarding

ARTICLE 29. DURATION OF AGREEMENT

and effect until the 31st day of December, 2018 This Agreement shall be effective as of the 1st day of January, 2016 and shall remain in full force

ARTICLE 30. APPENDICES AND AMENDMENTS

responsible parties and shall be subject to all the provisions of this Agreement. All appendices and amendments of this Agreement shall be lettered, dated and signed by the

ARTICLE 31. SAVINGS CLAUSE

declared invalid by any court action or by reason of any existing or subsequently enacted legislation, the remaining parts or portions of this agreement shall remain in full force and effect If any provision of this Agreement, or the application of such provision should be rendered or

ARTICLE 32. WORK RECORDS

drug of abuse, against an employee two (2) or more years ago, shall be removed from the employee's file and shall not be the basis for any subsequent disciplinary action. However, Any verbal or written warning presented to an employee shall be removed from the employee's file after one (1) year. Any disciplinary action taken, except those actions related to alcohol or a job transfers, or discharge. disciplinary actions may be considered as a matter of performance in consideration of promotions,

ARTICLE 33. DIRECT DEPOSIT

Effective March, 1, 2013 all employees will be paid by direct deposit

apply to all compensation due to the employee and will be processed as a single transaction based shall allow the Employer a reasonable time to process any initial participation. on information contained in the authorization form. Employees must complete an authorization form in writing to the Director of Finance. Employees Participation will

Employees will be paid on a bi-weekly basis.

ARTICLE 34. HANDBOOK RATIFICATION

collective bargaining Agreement. and other conditions of employment shall be controlled by the remaining provisions of the this collective bargaining Agreement. However, any matters concerning wages, hours of work The City of Rocky River Employee Handbook and any revisions thereto are hereby made a part of

ARTICLE 35. PERFORMANCE DEVELOPMENT PROGRAM

the Mayor shall evaluate the Director of Public Safety-Service. commissioner, the Director of Public Safety-Service shall evaluate the Service Commissioner and except that the Service Commissioner shall evaluate the crew chiefs, lead men and assistant except part-time employees. All such evaluations shall be done by the crew chiefs and lead men, Performance evaluations shall be done at least annually for every employee of the Service Division

supervisors and the Mayor shall evaluate the Recreation Director. managers and supervisors except that the Recreation Director shall evaluate the managers and Department except seasonal and part-time employees. All such evaluations shall be done by the Performance evaluations shall also be done at least annually for every employee of the Recreation

ARTICLE 36. JOINT SAFETY COMMITTEE

to discuss safety best practices and to assist in investigating work related accidents. Equipment needed, to establish equipment inspection schedules and conduct such inspections as scheduled, Steward and the Service Commissioner. The Committee will meet bimonthly, or more often when equal number of Union and City Management, or their designees, to include the Chief Shop repairs will be done as soon as is practicable at the recommendation of the Committee. There will be a joint Union and City Safety Committee. The Committee will be made up of an

*	****
TEAMSTERS LOCAL UNION 436	THE CITY OF ROCKY RIVER
By: William J. Carroll	By: Pamela E. Bobst, Mayor
By: Gary Dzuranin	Date:
By: Richard J. Snyder	APPROVED AS TO FORM:
By: Christopher B. Webber	Andrew D. Bemer Law Director
By: Chris Pavone Vice President, Teamsters Local 436	
Date:	

Service Division 2016 CBA Clean Copy 05/26/16 11:55am

MEMORANDUM OF UNDERSTANDING

Article 16(c)

(General Laborer Temporary Assignments)

Bargaining Agreement entered into between the parties. and the City of Rocky River concomitant with the execution of the 2016-2018 Collective This Memorandum of Understanding is entered into between Teamsters Local Union 436

outside of his designated classification (Article 16(c)). Special equipment operators include the positions of Backhoe operator, Vac All operator, Sweeper operator, Sewer Jet operator, and Aerial assignments of \$1.00 per hour greater than the employee's normal rate of pay for actual time worked hour or more in any particular day as assigned by a supervisor, shall be paid at an additional rate Truck Operator. General laborers who perform special equipment operator jobs and tasks for one The specific subject matter of this Memorandum of Understanding for general laborers performing special equipment operator job responsibilities is temporary

1, 2017, and subject to extension upon mutual agreement of the City and the Union. This Memorandum of Understanding shall be in effect for one year to and including June

	Chris Pavoné, Vice President	BY: Phu Hound	TEAMSTERS LOCAL UNION 436
Date: 5-26-16	Pamela E. Bobst, Mayor	By: Manuela & Bobst	THE CITY OF ROCKY RIVER

APPROVED AS TO FORM:

Andrew D. Bemer, Law Director