

RESOLUTION NO. 2013-41

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF TORRANCE SETTING FORTH HOURS, WAGES AND WORKING CONDITIONS FOR POLICE AND FIRE TRAINEES BEGINNING MAY 21, 2013, AND REPEALING RESOLUTION NO. 2011-40

The City Council of the City of Torrance does hereby resolve as follows:

SECTION I

That Resolution No. 2011-40 is hereby repealed in its entirety.

SECTION II

The following compensation procedure for Police and Fire Trainees is hereby approved in its entirety to read as follows:

Effective May 21, 2013

ARTICLE 1 - COMPENSATION PROVISIONS

SECTION 1.1 SALARY

A. Original appointment shall be made at any point in the following ranges for the pertaining job title.

SECTION 1.2 METHODS OF COMPENSATION

A. Compensation shall be earned on a monthly basis and shall be paid on a biweekly basis.

SECTION 1.3 PAY RANGES AND CLASS TITLES

A. The following pay is hereby assigned to Police and Fire Trainees **effective May 21, 2013:**

<u>Job Title</u>	<u>Monthly Salary</u>
Police Trainee	4,319
Fire Trainee	4,534

The Fire Trainees monthly salary shall always be the same as Step 3 of Fire Fighter, rounded to the nearest dollar.

ARTICLE 2 - WORKING CONDITIONS

SECTION 2.1 HOURS OF WORK

Trainees' hours shall be at the discretion of the Academy or of the training personnel.

Police Trainees shall attend all hours necessary to successfully complete Academy training. On certain occasions, Police Trainees may be assigned to the Police Station for special duty.

Fire Trainees may be assigned to a Fire Crew during a major incident.

SECTION 2.2 INDUSTRIAL SAFETY

- A. In the event that a trainee sustains an injury during the recruit period that arises out of and occurs during the course of his/her employment with the City, the trainee shall be entitled to three months of industrial injury at 85% of the regular salary rate. Said leave shall terminate upon return to the Academy or when the injury is deemed permanent and stationary or at the end of the three-month period.
- B. A trainee on industrial leave shall be under the direction of the City subject to medical advice and shall be available during the normal working hours unless he/she receives special permission from the City.

ARTICLE 3 - SUPPLEMENTAL BENEFITS

SECTION 3.1 EMPLOYEE INSURANCE

- A. Employee insurance:
 - 1. The City shall pay \$108.00 per month per employee and eligible annuitants towards medical insurance. The \$108.00 employer contribution can only apply toward the health insurance premium of a health plan authorized by the City’s insurance provider. If the employee does not participate in the City’s insurance plan, the \$108.00 cannot be used for any other purpose.
 - 2. Employees covered by this agreement are eligible to receive the following City-provided health insurance:

	No Coverage	1 Party	2 Party	3 Party
PERS Mandated Amount	\$0	By statute or minimum of \$100, whichever is greater	By statute or minimum of \$100, whichever is greater	By statute or minimum of \$100, whichever is greater
City Health Contribution	\$0	Total – PERS Mandated Amount	Total – PERS Mandated Amount	Total – PERS Mandated Amount
Totals	\$0	\$392.68	\$785.36	\$1,020.96

- 3. Any amount remaining may be used by the employee for the balance payment of PERS approved health insurance plan premiums, dental or life insurance. The employee does not need to participate in the PERS health insurance plan to be eligible to use the allocation for dental or life insurance, insured savings, or group benefits.

SECTION 3.2 SAFETY EQUIPMENT

- A. At the time of hire Fire Trainees will be provided with the following safety equipment:

Turnout Coat	Helmet Liner
Turnout Pants	Plastic Shield
Fire Fighter Gloves	Flashlight

Work Gloves	Spanner Wrench
Fire Fighter Hood	Hose Strap
Brush Pants	Rope Hose Tool
Leather Boots	Rescue Webbing
Rubber Boots	Carabiner
Helmet	Practice Rope
EMS Fanny Pack	Safety Glasses
Hepa Mask	Brush Jacket

B. Each new Police Trainees, at the time of hire, will be provided with the following safety equipment:

(1) L/S wool shirt, navy w/TPD patches	Cartridge Case
(1) S/S wool shirt, navy w/TPD patches	(2) Hand Cuff Case
(2) Wool pants, navy	(4) Keepers
Northface jacket, black, emb. Last Name on r/chest (gold)	Key Holder
Basket weave trouser belt	Baton (black wood)
Sam Brown belt	Baton ring
Holster	OC Case

C. City shall provide all Police Trainees with Department approved bulletproof vests. Such equipment shall remain the property of the City of Torrance.

D. City shall provide all Police Trainees with a one-time uniform allowance of \$850.00 to purchase Police Academy training related uniforms/equipment.

E. Police and Fire Trainees shall be required to turn in the designated safety equipment at time of termination.

F. The City shall pay for the replacement or repair of damaged safety equipment when it is deemed unserviceable and when the replacement is approved by the employee's immediate supervisor and the department head.

G. Trainees are subject to appropriate disciplinary action for failure to wear and maintain this designated safety equipment in the manner specified in Department rules and regulations.

SECTION 3.3 BEREAVEMENT LEAVE

A. Trainees shall be entitled up to three (3) working days bereavement leave without pay for immediate family. Said bereavement leave is without penalty of loss of job. Additional leave without pay shall be granted for out of state death.

B. Immediate family for the purpose of this Section shall be defined as: spouse, mother, mother-in-law, father, father-in-law, sister, brother, child or guardian, stepfather, stepmother, stepchildren, grandparents, or grandchildren.

SECTION 3.4 JURY DUTY

Any trainee who is duly summoned to attend any court, during the time regularly required for his office or employment, for the purpose of jury service shall be entitled while so engaged and

actually serving, to this regular compensation. He/she deposits his/her jury service fees pursuant to the provisions of Administrative Rules. Provided, however, that such time shall be allowed to an employee only once every three calendar years.

SECTION 3.5 VACATION AND SICK LEAVE

Employees covered by this Resolution shall not receive vacation or sick leave benefits while so employed.

SECTION 3.6 RETIREMENT

- A. Employees hired prior to January 1, 2013 shall be covered by the City contract with the Public Employees' Retirement System 2% at 55 plan (per Government Code § 21354) including military buyback and highest single year retirement option (per Government Code § 20042).
- B. Employees hired prior to January 1, 2013 shall be responsible for the employee's contribution to PERS, currently 7% of pay.
- C. In accordance with the provisions of the Public Employees Pension Reform Act (PEPRA), employees covered by this agreement hired on or after January 1, 2013 who do not qualify as "classic members" of PERS, shall be considered "new members" and shall be enrolled in the 2% at age 62 defined benefit formula with final compensation calculation period of three (3) consecutive years. Employees shall be responsible for fifty percent (50%) of the normal cost attributable to the applicable retirement formula.

ARTICLE 4 - GRIEVANCES

SECTION 4.1 DEFINITIONS OF GRIEVANCE

A grievance is a complaint by one or more employees concerning the application or interpretation of ordinances, rules, policies, practices or procedures within the scope of this Agreement affecting employee's wages, hours and working conditions.

SECTION 4.2 SCOPE OF GRIEVANCE PROCEDURE

This procedure shall be used to resolve every grievance for which no other method of solution is provided by law; provided, however, that it shall not include a complaint arising from a dispute over permanent status of recruits.

SECTION 4.3 PROCEDURE

- A. First Step - Supervisory Level
 - 1. The aggrieved employee(s) shall meet with the employee's immediate full time supervisor.
- B. Second Step - Division Head Level
 - 1. If the grievance is not resolved within two working days of the proceedings in Step 1, the employee(s) may appeal to the Division Head.
 - 2. Forms to file such a grievance are provided by the City.

3. The aggrieved employee(s) and/or representative shall meet with the employee's Division Head.
- C. Third Step - Department Head Level
1. If the grievance is not resolved within two working days of completion of Step 2, the employee(s) may appeal to the Department Head.
 2. Forms to file such a grievance are provided by the City.
 3. The aggrieved employee(s) and/or representative shall meet with the employee's Department Head.
- D. Fourth Step - City Manager Level
1. The aggrieved employee(s) and/or representative shall meet with the City Manager or his designee.
- E. Fifth Step - Advisory Arbitration
1. If the grievance is not resolved in Steps 1,2 and 3, the employee may within five working days of completion of Step 3 present the grievance in writing to the City Manager or his designee for advisory arbitration. Failure of the employee to take this action will constitute termination of the grievance.
 2. Within five working days after receipt of an appeal, the City Manager shall call the parties together for the selection of the advisory board.

SECTION 4.4 GENERAL GRIEVANCE PROVISIONS

- A. All time periods specified in this Section may be extended by mutual consent of the aggrieved employee(s) or his representative(s) and the Management representative involved.
- B. The aggrieved employee(s) and representative(s) shall be allowed reasonable time off to participate in the grievance proceedings without loss of pay for the time so spent. (For the purpose of Workers' Compensation and retirement, any City employee involved shall be considered on duty during any grievance procedure.)
- C. Cost of arbitration shall be equally shared by the City and the aggrieved employee.
- D. A grievance shall be considered untimely if not presented by the employee(s) within 30 calendar days of the alleged grievance.

ARTICLE 5 - MISCELLANEOUS

SECTION 5.1 SEVERABILITY

If any section, subsection, sentence, clause or phrase of this Resolution is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the Resolution. The City Council hereby declares that it would have passed this Resolution and each section, subsection, sentence, clause or phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

