

*Jim, Bill, Norma, Tom - this
is the agreement with the City
for the enforcement of the program
please review and sign the agreement
and effect for me*

COOPERATION AGREEMENT

Made and entered into as of, and effective as of, the 5th day of February, 1995, by and between the City of Pittsburgh, a home rule municipality of the Commonwealth of Pennsylvania ("City"), the Public Parking Authority of Pittsburgh, a body corporate and politic, organized and existing under the Parking Authority Law of June 5, 1947, P.L. 458, as amended and supplemented ("Authority"), and the City of Pittsburgh Equipment Leasing Authority, a body corporate and politic, duly organized and validly existing under and by virtue of the laws of the Commonwealth of Pennsylvania ("Equipment Leasing Authority").

WITNESSETH:

WHEREAS, the City and the Authority have entered into agreements dated September 21, 1950, June 15, 1951, September 9, 1958 and June 11, 1963 under which the parties reached agreement on the assignment and pledging of revenues from parking meters in the City; and

WHEREAS, the City and the Authority amended and superseded the aforesaid agreements in an agreement dated December 18, 1985, in which the parties also agreed to the grant of fifty-two

percent (52%) of the Meter Revenues in each year to the Authority; and

WHEREAS, pursuant to Section 345(a)(17) of the Parking Authority Law, 53 P.S. 345(a)(17), and Ordinance No. ____ of 1995, the City has authorized the Authority to administer, supervise and enforce an efficient system of on-street parking in the City of Pittsburgh pursuant to agreement with the City; and

WHEREAS, in connection with the Authority's performance of its duties hereunder on behalf of the City, the City intends to make available for the Authority's use certain vehicles which the City leases from the Equipment Leasing Authority and to transfer certain computer hardware and software to the Authority; and

WHEREAS, the parties intend to set forth in this agreement the manner in which the City and the Authority will cooperate in the exercise of their respective powers; and

WHEREAS in order to offset certain of the costs to the Authority as a result of the Authority's assumption of duties, and responsibilities hereunder, the City desires to grant an additional portion of the Meter Revenues to the Authority, which portion shall be in addition to the portion granted to the Authority under the Meter Revenues Agreement, which Meter Revenues Agreement shall remain in full force and effect,

unchanged by the terms and conditions of this Cooperation Agreement;

NOW, THEREFORE, the parties hereto, intending to be legally bound, agree as follows:

1. **Definitions.** The terms defined in this section shall, for all of the purposes of this Agreement, have the meanings herein specified:

Bonds or Notes: The term "Bonds or Notes" shall mean all bonds, notes, obligations or other forms of indebtedness that the Authority shall incur in order to finance or refinance the construction, acquisition or renovation of off-street parking facilities in the City of Pittsburgh. The term includes the bonds issued under the Trust Indenture dated August 15, 1992 and any other bond or note secured by an interest in parking revenues.

Authority's Share of Parking Meter Revenues/Cooperation Agreement: The term "Authority's Share of Parking Meter Revenues/Cooperation Agreement" shall mean, for any fiscal year of the Authority, 41.5% of Meter Revenues which are deposited in the Meter Fund.

Authority's Share of Parking Meter Revenues/Meter Revenues Agreement: The term "Authority's Share of Parking Meter Revenues/Meter Revenues Agreement" shall mean, for any fiscal year of the Authority, that portion of Meter Revenues payable to the Authority pursuant to the Meter Revenues Agreement.

City's Revised Portion of Meter Revenues: The term "City's Revised Portion of Meter Revenues" shall mean, for any fiscal year of the Authority, an amount equal to One Hundred Percent (100%) of the Meter Revenues less the sum of (a) the Authority's Share of Parking Meter Revenues/Cooperation Agreement; and (b) the Authority's Share of Parking Meter Revenues/Meter Revenues Agreement.

Meter Fund: The term "Meter Fund" shall mean any fund (or account or subaccount of any fund) established by the Authority under its Indenture dated August 15, 1992 (or any future indenture, resolution or agreement by which the Authority may be bound securing any future issues of Bonds or Notes) for the deposit of the Meter Revenues.

Meter Revenues: The term "Meter Revenues" shall mean the aggregate of the gross revenues from time to time deposited in Parking Meters at all on-street locations in the City of Pittsburgh and any off-street locations which are owned by the City. Meter Revenues do not include amounts deposited in parking

meters which are located in off-street parking lots owned by the Authority.

Parking Meter: The term "Parking Meter" shall mean any mechanical or electronic device owned or installed by or for the benefit of the City for the collection of moneys from the public for parking vehicles on City streets or off-street locations owned by the City.

2. On-Street Parking Regulation.

a. In General. The City hereby grants and the Authority will exercise, subject to the powers reserved herein to the City, and to the other terms, conditions and limitations of this Cooperation Agreement, all powers necessary or convenient for the administration, supervision and enforcement of an efficient system of on-street parking regulation.

b. Parking Tickets. The Authority will issue parking tickets for violations of on-street parking ordinances and laws. At the end of each day, the Authority will download its data file and submit manual tickets (identifying the vehicles for which the Authority has issued parking tickets on that date) to the City Courts and the Director of the Department of Public Safety. The City will thereafter assume all further responsibility for the collection of fines and associated costs.

c. Residential Parking Permit Program. The Authority will issue permits for the Residential Parking Permit Program ("RPPP") as set forth in Chapter 549 of the Pittsburgh Code, collect permit fees in the amounts set by the City from time to time, retain such fees collected and apply such fees to the Authority's costs of administration, supervision and enforcement of the RPPP as provided for in this Section 2. The Authority shall issue parking tickets for violations of Chapter 549 of the Pittsburgh Code and shall submit to the City, in accordance with the procedure in subsection 2b, daily records of tickets issued. Persons who violate the RPPP shall be directed to make payment of fines and associated costs directly to the City Magistrates Court. The parties shall provide and maintain joint computer access to the data files relating to the administration of the RPPP.

d. Temporary Lease of Space. The City will grant a rent-free lease to the Authority for its use of the space (i) in 200 Ross Street, which is currently used by the City for the RPPP, for the Authority's administration of the RPPP and (ii) in the Public Safety Building for the Authority's administration of parking code enforcement responsibilities. The lease shall continue for a period no longer than July 31, 1995. The City shall be responsible for the cost of all utilities, repairs and custodian services for the leased space. The Authority will provide general liability insurance in the amounts of \$500,000

per occurrence and \$1,000,000 aggregate for personal injury and property damage, which insurance shall name the City as an additional insured.

e. **Parking Meters.** The Authority shall be responsible for the acquisition, maintenance and service of Parking Meters and collections of coins therefrom, subject to Section 2g hereinafter.

f. **Reservation of Powers.** The authority established in this section shall not supersede, diminish or restrict the exercise by the City of Pittsburgh of the full scope of its police powers. Without limiting the generality of the city's reserved powers, the City shall remain responsible for the enactment of parking ordinances and regulations, for the establishment of charges for RPPP permits and on-street parking and for the designation and recertification of RPPP areas and related planning activities.

g. **Street Cleaning.** The Authority shall provide up to six (6) parking patrollers per day to accompany the City's street cleaning vehicles to issue tickets for illegally parked vehicles. The City shall provide transportation, consisting of vehicles and drivers, for the Authority's patrollers. Such transportation shall be provided to match the street-cleaning schedule followed by the City. The drivers provided by the City

shall pick up the parking patrollers as mutually agreed to by the City and the Authority.

h. Temporary supervision. The City shall, at the Authority's request and at no charge to the Authority, continue to supervise the employees in the RPPP on behalf of the Authority until the employees are relocated from 200 Ross Street.

i. Impact of Future Exercise of Police Power. The Authority shall not be required to perform any obligations hereunder that would require the Authority to make expenditures resulting in a violation of any of the Authority's covenants under the Trust Indenture. The City will review proposals from the Authority for increases in charges for on-street parking based upon increases in the Authority's costs of administration, supervision and enforcement. In the event that the City, without the consent of the Authority, hereafter reduces rates for on-street parking or for the RPPP, or reduces the hours during which on-street parking rates are assessed, or reduces, on a quarterly basis, the gross numbers of on-street parking meters below the rates, hours and numbers set forth in Exhibit B, attached hereto and made a part hereof, or requires the purchase of additional meters beyond the number set forth on Exhibit B or requires the purchase of different meters than the standard meters that are purchased by the Authority for the benefit of the City, the Authority shall have the right to subtract as a credit

to the payments due under Section 5 the amount by which the Authority's revenues are reduced by any such action. The amount of such reduction shall be mutually agreed upon between the City and the Authority.

3. Vehicles and Equipment.

a. **Motor Vehicles.** The City will sub-lease for the Authority's performance of its enforcement duties hereunder eight subcompact vehicles pursuant to a Sublease Agreement, the form and substance shall be reasonably acceptable to the City and the Authority. The Equipment Leasing Authority hereby consents to the sub-lease of the vehicles. Pursuant to the sublease, the City will provide routine maintenance for the eight vehicles at no charge to the Authority for the entire term of this Agreement. The Authority will provide automobile liability insurance for the vehicles in the amounts of \$500,000 per occurrence and \$2 million aggregate for personal injury and property damage, which insurance shall name the City as an additional insured. A listing of the vehicles to be subleased is set forth in Exhibit D, which is attached hereto and made a part hereof.

b. **Fuel.** The Authority will have the right to receive fuel at no charge from the City's fueling facility for all vehicles subleased by the Authority pursuant to Section 3a hereinabove throughout the entire term of this Agreement. The Authority shall submit a list of vehicle identification and license plate numbers for said vehicles to the City annually.

c. Other Equipment and Supplies. The City hereby transfers to the Authority the equipment and supplies set forth in Exhibit A attached hereto and made a part hereof. The City shall provide maintenance for the radios listed in Exhibit A at no cost to the Authority. In addition, the City shall, at the Authority's request, purchase and lease to the Authority for the Authority's use in connection with its enforcement responsibilities hereunder additional and/or replacement radios, at the Authority's expense. The City shall perform maintenance on the additional and/or replacement radios at the Authority's expense. The City represents that no consents are necessary to assign the computer hardware and software listed in Exhibit A to the Authority, or, if consents are necessary, the City will take all steps required to obtain such consents, including the payment of any assignment fees. The City will also supply the Authority with blank parking ticket forms throughout the term of this Agreement. Authority enforcement personnel shall be afforded radio access to the City police channel.

4. Meter Revenues.

a. Assignment of Parking Meter Revenues. Subject to the conditions set forth in this Agreement, the City hereby irrevocably sells, assigns, transfers and sets over unto the Authority one hundred percent (100%) of the Meter Revenues derived from the operation of Parking Meters in the City during

the period beginning on the date of this Agreement and ending on the later of November 25, 2015, or the expiration of this Cooperation Agreement.

b. Collection, Deposit and Investment of Parking Meter Revenues. The Authority will, from time to time, and as often as shall be necessary, at its own cost and expense, collect all Meter Revenues and deposit such Meter Revenues in the Meter Fund. The Meter Fund may be invested, in the discretion of the Authority any as permitted by any indenture, resolution or agreement by which the Authority may be bound, and the proceeds and earnings therefrom may be, in the Authority's discretion, pledged or encumbered, or maintained by the Authority for any general operational use.

c. Application of Authority's Share of Parking Meter Revenues/Cooperation Agreement. The Authority's Share of Parking Meter Revenues/Cooperation Agreement may be applied to any and all costs incurred by the Authority in furtherance of its duties and responsibilities under this Cooperation Agreement.

d. Distribution to City. On December 15 of each calendar year (or the next business day thereafter) beginning on December 15, 1995, the Authority shall distribute, or cause to be distributed, to the City the City's Revised Portion of the Meter Revenues collected during the fiscal year of the Authority ended

on the immediately preceding September 30, subject to offset or deduction only for the purpose of satisfying claims of any holder of the Authority's Bonds or Notes (or claims of any or similar agent under any indenture, resolution or agreement securing such Bonds or Notes) with respect to which the Meter Revenues were pledged as security under subsection e hereof, provided, however, that all other revenues pledged as security for any such Bonds or Notes have been exhausted prior to such offset or deduction. It is specifically understood and agreed that for so long as this Agreement remains in effect, the total amount of Meter Revenues required to be distributed to the City annually under both this Agreement and the Meter Revenues Agreement shall be the City's Revised Portion of the Meter Revenues, and the Meter Revenues Agreement is hereby deemed to be amended specifically to so provide.

e. Assignment of the Meter Fund. The City hereby irrevocably sells, assigns, transfers and sets over to the Authority any amounts remaining in the Meter Fund after the distribution to the City set forth in subsection 4d hereof.

f. Assigned Parking Meter Revenues Constitute Grants and Consideration for Services Rendered. The moneys assigned by the City to the Authority under this Agreement shall constitute grants and consideration for services rendered by the Authority to the City and shall not be subject to repayment unless the

Authority, within its sole discretion, shall choose to make repayment of proceeds not otherwise encumbered by any pledge or encumbrance supporting an obligation of the Authority.

g. **City Retains Control Over Parking Meters; Covenant by the City.** This Agreement shall not limit, impair, or affect the complete and exclusive control by the City under and pursuant to its police power over the Parking Meters; and, without in any way limiting the generality of the foregoing, the City may, at any time or from time to time, in the exercise of its police power, change the location of any Parking Meter, remove any Parking Meter, increase or decrease the fees collected through any Parking Meter, or take any other action which the City could lawfully take with respect to any Parking Meter if this Agreement had never been made. The Parking Meters shall always remain in the property of the City. Notwithstanding the foregoing, or any other provision of this Agreement, the City hereby covenants that it will not take any action with respect to Meter Revenues which will materially adversely affect the ability of the Authority to meet any rate covenants under any indenture, resolution or other agreement pursuant to which the Authority has pledged Meter Revenues to secure Bonds or Notes.

h. **Reimbursement for Meter Operation and Maintenance Expenses.** If the City at any future time assumes the expense of acquiring, maintaining and servicing the Parking Meters, the

Authority agrees to reimburse the City for such expense, at a sum to be determined by future agreement between the parties.

5. **Payments in lieu of taxes.** The Authority shall remit to the City an annual payment in lieu of taxes on Authority-owned tax exempt properties in an amount not to exceed \$1,400,000. The payment shall be made to the City Director of the Department of Finance in four equal installments of \$350,000 by February 28, April 30, July 31 and October 31 each year.

6. **Employment.**

a. **Bargaining Unit employees.** The Authority shall recognize the American Federation of State, County and Municipal Employees, District Council 84, Local 2719 ("AFSCME") as the collective bargaining agent for the bargaining-unit employees of the City that are transferred to the Authority (the names of which employees are set forth on Exhibit C attached hereto and made a part hereof) and shall accept the terms of the collective bargaining agreement (the "Collective Bargaining Agreement") negotiated by the City dated February 2, 1995, and effective as of January 1, 1995 for a term of three years. The Authority shall initially hire the persons currently employed by the City in the following positions: two (2) clerk typist 2, nineteen (19) full-time parking meter patrollers, eleven (11) part-time parking meter patrollers and one (1) part-time clerk 2. The City and the

Authority shall also establish and participate in a coordinated bargaining committee among the City, AFSCME 2719, AFSCME 2037 and the Public Parking Authority of Pittsburgh for purposes of collective bargaining for the contract term beginning January 1, 1998. Coordinated bargaining shall discontinue thereafter unless all parties elect to continue such form of bargaining. In the event that the Public Safety Department of the City requests the Authority to provide bargaining-unit employees to work with Public Safety employees at special events, then the Authority shall provide such employees; provided that the City shall reimburse the Authority for the wages payable to such employees as a result of their working such special events.

b. Other employees. The Authority shall provide to all other employees transferring from the City to the Authority benefits and terms and conditions of employment which are at least equivalent to the benefits and terms and conditions of employment currently provided by the City. The Authority shall initially hire the person currently employed by the City in the following position: one (1) assistant supervisor of parking code enforcement.

c. Right to Bid for City Jobs. The parties acknowledge that the Collective Bargaining Agreement shall provide that the Authority shall not subcontract to any other parties any jobs which are performed by AFSCME members under the

Collective Bargaining Agreement. The City agrees that in the event the Authority at any time subcontracts the job of any employee whose name is set forth on Exhibit D, then the City shall allow such employee to bid on City jobs in accordance with the then standard job-bidding procedures used by the City, the intention being that such employee shall be treated, for such job-bidding purposes, no differently from City employees bidding on the same job.

7. **Offset.** The Authority shall fund the underfunded pension benefits of those individuals listed on Exhibit D, attached hereto and made a part hereof, on a schedule to be agreed to between the City and the Authority. The Authority shall be entitled to deduct from the final quarterly payment described in Section 5 hereinabove, in each fiscal year of the Authority until such underfunded benefits are fully funded, all amounts expended by the Authority to fund such underfunded benefits. The Authority shall provide to the City at the time of the deduction a report certified by the Authority's actuary of any deductions made for each employee.

8. **Indemnity.** The Authority shall defend, indemnify and save harmless the City and the Equipment Leasing Authority from any and all liability, loss, damages, expenses, causes of actions, suits, penalties, fines, claims or judgments, including reasonable attorney's fees incurred because the Authority failed

to perform its duty to defend, arising from the performance of its activities under this Agreement, including the Authority's use of motor vehicles. The Authority shall require that the City and the Equipment Leasing Authority be named as additional insureds on all insurance policies of contractors with whom the Authority contracts to perform services related to this Agreement.

9. Compliance with Laws. The Authority shall fully obey and comply with all applicable laws, ordinances and administrative regulations duly made in accordance therewith, which are applicable to this Agreement.

10. Monitoring. The functions performed by the Authority shall be subject to monitoring by the City. The Authority shall supply the City with periodic reports as may be reasonably requested. The City shall also be entitled, upon request, to review records of the Authority, including records of complaints received from the public, and the disposition thereof by the Authority.

11. Assignment. The Authority shall not assign any of the rights granted under this license without the written approval of the City.

12. Workers Compensation. The Authority certifies that it has accepted the provision of the Workers Compensation and occupational Disease acts, as amended and supplemented, insofar as the performance of any work within the license area is concerned, and that it has insured its liability thereunder in accordance with the terms of the said acts.

13. Authorizing Resolutions. This Agreement is made and executed by the City of Pittsburgh pursuant to Resolution No. _____, effective _____, by the Authority pursuant to Resolution No. _____, effective _____ and by the Equipment Leasing Authority pursuant to Resolution No. _____, effective _____.

14. Continuation of Meter Revenues Agreement. Except as specifically provided in Section 4d hereinabove, nothing in this Cooperation Agreement shall be deemed or construed to affect or modify in any way whatsoever the Meter Revenues Agreement, which Agreement shall continue otherwise unmodified until modified by the parties thereto in accordance with its terms.

15. Anti-Discrimination. The Authority shall conform with all applicable discrimination provisions of the Pittsburgh Code, including those in Title Six, "Conduct", Article V, "Discrimination", and any amendments thereto, and shall incorporate in any subcontracts which may be permitted under this

Agreement a requirement that said subcontractors also comply with the provisions.

IN WITNESS WHEREOF, the parties have duly executed this Agreement on the day and year first above written.

ATTEST:

M. Linda Lincowere
Mayor's Assistant Secretary

CITY OF PITTSBURGH

F. M. [Signature]
Mayor

WITNESS:

[Signature]

Senator M. [Signature]
Director, Department of
Public Safety

WITNESS:

[Signature]

[Signature]
Director, Department of
General Services

Examined by:

[Signature]
Assistant City Solicitor

Approved as to form:

[Signature]
City Solicitor

ATTEST:

[Signature]
Secretary

PUBLIC PARKING
AUTHORITY OF PITTSBURGH

[Signature]
Executive Director

ATTEST:

[Signature]
Secretary

CITY OF PITTSBURGH
EQUIPMENT LEASING AUTHORITY

[Signature]
Chairman

EXHIBIT A

EQUIPMENT TO BE TRANSFERRED

<u>EQUIPMENT</u>	<u>QUANTITY</u>	<u>SERIAL #s</u>
Z-425 SH Personal Computer	1	351RC0179ROA
APM - Bull PB	1	monitor: (38068)
		base: (38069)
		keyboard: (38067)
Dot Matrix Printer	1	38070
HP4 LaserJet Printer	1	1394C2001A

Handheld Ticketing Devices (38)

1. B299499	12. B299520	23. B299497	34. B299534
2. B299530	13. B299505	24. B299498	35. B299531
3. B327819	14. B299522	25. B299511	36. unknown
4. B299517	15. B299516	26. B299512	37. unknown
5. B299509	16. B299514	27. B299501	38. unknown
6. B299508	17. B327817	28. B327818	
7. B299515	18. B299502	29. B299510	
8. B299532	19. B299513	30. B299518	
9. B299519	20. B299532	31. B299528	
10. B299583	21. B299529	32. B299500	
11. B299529	22. B299527	33. B299507	

Handheld Ticketing Devices Printers (38)

1. EP00540	14. EP00571	27. EP00616
2. EP00589	15. EP00673	28. EP00702
3. EP00570	16. EP00622	29. EP00574
4. EP00701	17. EP00669	30. EP00606
5. EP00608	18. EP00576	31. EP00592
6. EP00612	19. EP00710	32. EP00572
7. EP00661	20. EP00598	33. EP00583
8. EP00607	21. EP00389	(34-38) Not available
9. EP00552	22. EP00588	
10. EP00709	23. EP00681	
11. EP00395	24. EP00580	
12. EP00573	25. EP00575	
13. EP00593	26. EP00585	

Handheld Ticketing Devices Cradles (9)

1. B189503	4. B064553	7. B189504
2. B328647	5. B328649	8. B328645
3. B189499	6. B328653	9. B328651

Battery Chargers - Handheld Printers (8)

1. FCX - 40531	4. FCX - 40532	7. FCX - 40534
2. FCX - 40535	5. FCX - 40536	8. FCX - 40538
3. FCX - 40539	6. FCX - 40540	

Battery Chargers - Handheld Ticketers (8)

**There are no serial numbers available

Residential Parking Permit Program

Personal Computers (3 stations and 1 printer):

Zenith Data Systems, Z Station 425 S.n. keyboard,
monitor, computer hard-drive
City Codes: 34707, 34708, 34706

Zenith Data Systems, Z Station 425 S.n. keyboard,
monitor and hard-drive
City Codes: None

Compaq Deskpro 386 computer hard-drive and keyboard
City Code: 53011

Amdek Monitor
City Code: None

Bull Compuprint printer
City Code: 4124

Radios: See attached memo dated February 1, 1995



City of Pittsburgh

Department of General Services

Tom Murphy
Mayor

Deborah S. Miskovich
Director

MEMORANDUM

TO: Art Rullo

FROM: Deborah S. Miskovich *[Signature]*

DATE: February 1, 1995

RE: CITY OF PITTSBURGH PARKING AUTHORITY RADIO EQUIPMENT

As per your request, the following represents all radios assigned to the Parking Enforcement Officers of the Department of Public Safety. For your convenience, we have identified for you the manufacturer, model and radio identification number as follows:

MANUFACTURER	MODEL	RADIO #
Motorola	Saber II	8999
Motorola	Saber II	9467
Motorola	Saber II	9468
Motorola	Saber II	9501
Motorola	Saber II	9610
Motorola	Saber II	9738
Motorola	Saber II	9739
Motorola	Saber II	9740
Motorola	Saber II	9741
Motorola	Saber II	9742
Motorola	Saber II	9743
Motorola	Saber II	9744
Motorola	Saber II	9745
Motorola	Saber II	9746
Motorola	Saber II	9747
Motorola	Saber II	9775

TOTAL MOTOROLA SABER II RADIOS:

16

526 City - County Building • Pittsburgh Pennsylvania 15219

General Office • Cable Communications • Facilities • Fleet • Printing • Purchasing

General Office (412) 255-2220 Fax (412) 255-2226 Building (412) 255-2085 Toll (412) 255-2672 H. (412) 255-2510

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MANUFACTURER	MODEL	RADIO #
General Electric	MPE	8002
General Electric	MPE	8003
General Electric	MPE	8005
General Electric	MPE	8006
General Electric	MPE	8007*
General Electric	MPE	8008
General Electric	MPE	8011*
General Electric	MPE	8012
General Electric	MPE	8013
General Electric	MPE	8017
General Electric	MPE	8018
General Electric	MPE	8020*
General Electric	MPE	8023*
General Electric	MPE	8024
General Electric	MPE	8025*
General Electric	MPE	8030
General Electric	MPE	8031
General Electric	MPE	8032
General Electric	MPE	8034
General Electric	MPE	8036
General Electric	MPE	8037
General Electric	MPE	8038*
General Electric	MPE	8041
General Electric	MPE	8043
General Electric	MPE	8044
General Electric	MPE	8046
General Electric	MPE	8047
General Electric	MPE	8048
General Electric	MPE	8050
General Electric	MPE	8051*
General Electric	MPE	8053*
General Electric	MPE	8055
General Electric	MPE	8056
General Electric	MPE	8058
General Electric	MPE	8060
General Electric	MPE	8061
General Electric	MPE	8062*
General Electric	MPE	8063
General Electric	MPE	8065

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General Electric	MPE	8066
General Electric	MPE	8068
General Electric	MPE	8070*
General Electric	MPE	8072*
General Electric	MPE	8073*

TOTAL GENERAL ELECTRIC MPE RADIOS: 44
(*Present location of radios: E.O.C.)

Please advise if all of the radio equipment currently assigned to the Parking Enforcement Officers are in fact to be transferred to the City of Pittsburgh Parking Authority.

Should you require any additional information, please advise.

Thank you.

DSM/mpc

cc: Mr. Salvatore M. Sirabella
Jacqueline R. Morrow, Esq.
Mr. Rowan A. Miranda, Ph.D.,
Ashley C. Schannauer, Esq.
Mr. Dale A. Perrett
Mr. Mark Salopek

EXHIBIT B

Number of Parking Meters 5,147

On-Street Parking Rates:

Downtown: \$.25 per 7.5 minutes
Remainder of City: \$.25 per 30 minutes

Residential Permit Parking Program:

Annual Permit -- \$20.00
Visitor Pass -- \$1.00 per pass

Hours of Enforcement:

On-Street Meters: 8:00 a.m. through 6:00 p.m. Monday
through Saturday

RPPP: Please see attached B-2 for listing of zones and
hours

EFFECTIVE JANUARY, 1995

AREA	EXPIRATION	COLOR	HOURS	GRACE PERIOD
"A" Lawrenceville	MARCH - 1995	RED	7AM-7PM Except Sun.	1 HOUR
"B" Central&West Oakland	SEPT - 1995	SILVER	7AM-7PM Except Sun.	1 HOUR
"C" W. Oakland	JULY - 1995	LIGHT BLUE	8AM-7PM MON - FRI	2 HOURS
"D" Cent.Oakland	SEPT - 1995	TAN	9AM-7PM Except Sun.	1 HOUR
"E" S. Oakland	JULY - 1995	MEGENTA	9AM-MID. Except Sun.	1 HOUR
"F" E.Allegheny	FEB - 1996	YELLOW	7AM-7PM Except Sun.	2 HOURS
"G" Allegheny W.	DEC - 1995	SILVER	7AM-9PM MON - SAT 12 -6PM/SUN	1 HOUR
"H" Bloomfield	NOV - 1995	LIGHT GREEN	7AM-7PM Except Sun.	1 HOUR
"J" W.Shadyside	APRIL - 1995	YELLOW	8AM-6PM MON - FRI	1 HOUR
"K" CMU	AUG - 1995	LIGHT BLUE	7AM-7PM MON - FRI	1 HOUR
"L" E. Allegheny	JAN - 1996	DARK GREEN	7AM-7PM MON - FRI	1 HOUR
"M" S.Oakland	JUNE - 1995	ORANGE	7AM-9PM Except Sun.	1 HOUR
"N" Mt. Wash.	APRIL - 1995	ORANGE	7AM-7PM Except Sun.	1 HOUR
"P" Bluff	NOV - 1995	LIGHT BLUE	7AM-7PM Except Sun	1 HOUR
"Q" Bellefield	DEC - 1995	GOLD	7AM-7PM Except Sun	1 HOUR
"R" Bloomfield	OCT - 1995	SILVER	7AM-7PM Except Sun	1 HOUR
"S" VA Hospital	MAY - 1995	MAGENTA	7AM-7PM MON - FRI	1 HOUR

AREA	EXPIRATION	COLOR	HOURS	GRACE PERIOD
"T" Beechview.	MAY 1995	YELLOW	7AM-7PM Mon - Fri 9AM - 1PM/Sat	1 HOUR
"U" Central Shadyside	DECEMBER 1995	YELLOW	11AM-6PM Mon - Fri Noon-6pm/Sat	2 HOUR
"V" AIKEN/CENTRE	JUNE 1995	RED	7AM-7PM Mon - Sat	1 HOUR

EXHIBIT C

Full-Time Patrollers:

Anderson, Donna
Bellisario, Kimberly
Brown, Corrine
Butler, Jacqueline
Coleman, Nancy
Dickens, Linda
Dobbins, Barbara
Ervin, Deborah
Fersch, Michael
Greening, Nancy
Hurney, Linda
Manfredo, Margaret
Marshall, Leatha
Miller, Barbara
Mitchell, Agnes
Ritter, Donna
Shray, Pamela
Tillman, Celeste
Wendell, Geraldine

Part-Time Patrollers:

Bogdanki, Robyn
Degregorio, Florence
Fedele, Debra
Frankwitt, Robert
Golling, Stephen
Guerriero, Gregory
Lanetz, Edward
Morton, Lestee
Scott, Loretta
Thompson, Michael
Walter, James

Full-Time Clerk Typist 2:

Gallagher, Lois
Stauff, Lois

Part-Time Clerk Typist 2:

Campbell, Dina

EXHIBIT D

Offsets for Underfunded Pension Benefits

Anderson, Donna
Bellisario, Kimberly
Brown, Corrine
Butler, Jacqueline
Coleman, Nancy
DeVito, Judith
Dickens, Linda
Dobbins, Barbara
Ervin, Deborah
Fersch, Michael
Gallagher, Lois
Greening, Nancy
Hurney, Linda
Manfredo, Margaret
Marshall, Leatha
Miller, Barbara
Mitchell, Agnes
Ritter, Donna
Shray, Pamela
Stauff, Lois
Tillman, Celeste
Wendell, Geraldine