## BOROUGH OF OAKLAND ORDINANCE NO. 23-CODE-934

## AN ORDINANCE REVISING, AMENDING AND REENACTING PARAGRAPH 1,3, 4 and 8 OF ORDINANCE NO-22-CODE-887 TITLED "THE CODE OF THE BOROUGH OF OAKLAND, COUNTY OF BERGEN, STATE OF NEW JERSEY, ENTITLED "SALARIES OF MUNICIPAL EMPLOYEES"

**WHEREAS**, the Mayor and Council are desirous of repealing and reenacting paragraphs 1, 3, 4 and 8 of its Ordinance dealing with compensation paid its employees and including the contractual negotiations with various bargaining groups with respect to said compensation in the form of Salaries and Benefits.

**NOW, THEREFORE, BE IT ORDAINED** by the Mayor and Council of the Borough of Oakland that there is hereby established compensation for the classification of certain officers, officials and employees of the Borough of Oakland as required by N.J. Statute 40A.9-165 as hereinafter set forth:

**SECTION I.** Paragraph 1 respecting the salaries of Administrative and Executive is hereby amended with language as follows:

## ANNUAL SALARY Paragraph 1: Administrative and Executive

	Minimum Maximum	
Chief Financial Officer	60,000	180,000
Senior Account Clerk	30,000	67,000
Principal Accounts Clerk	35,000	67,000

**SECTION II.** Paragraph 3 respecting the salaries of Municipal Boards and Commissions is hereby amended with language as follows:

Paragraph 3: Municipal B	oards and Commis	sions
	Minimum	Maximum
Secretary to Sustainable Oakland Green Team	500	2,000

The rate of compensation of each employees of the Borough of Oakland, hired on an hourly basis in the various departments and job title listed below as from time to time approved by the Mayor and Council by resolution is hereby established as follows:

## SECTION III. Paragraph 15: Hourly Rate Employees

А.	Administrative and Executive		
	Part Time Office Worker	Statutory Minimum	40.00
B.	SLEO	35/hr.	45/ Hr.

SECTION IV. All other parts, portions, and provisions of Ordinance No. 22-Code-887 are hereby ratified and confirmed, except where inconsistent with the terms hereof. In the event of any such inconsistencies, the terms of this Ordinance shall be deemed to govern.

SECTION VI. Any part, portion or provision of this Ordinance deemed unconstitutional or invalid, shall not affect any other parts, portions and provisions hereof. The terms of this Ordinance are deemed to be severable.

SECTION VII. This ordinance shall be effective upon final passage and publication in accordance with the law.

Linda H. Schwager, Mayor

ATTEST:

Wendi Seelin, Acting Borough Clerk

Date: