

Watertown Contributory Retirement System

PUBLIC SERVICE RE-EMPLOYMENT LIMITATIONS

In accordance with **Section 91** of Chapter 32 of the Massachusetts General Laws, there are two strict limitations on further public employment in the Commonwealth following your superannuation retirement from a public service position.

❖ Earnings

Your earnings for the period of re-employment in any calendar year, when added to your retirement allowance, cannot be greater than the salary currently being paid for the position from which you retired plus an additional \$15,000.00. (The additional \$15,000.00 is not utilized in the calculation in the first 12 months following retirement.)

❖ Hours

Your re-employment is limited to a period of up to **960 hours** (*approx. 18 hrs. per week*), over a complete calendar year.

❖ YOUR EMPLOYMENT MUST CEASE WHEN EITHER LIMITATION IS REACHED.

Tracking of Earnings and Hours

It is your responsibility to keep track of your hours and the money you earn while re-employed. If you think that you might exceed the restrictions contact the Watertown Retirement Board for a complete explanation of options.

❖ Section 91

- Applies to both superannuation and disability retirees.
- Applies to any public employment, regardless of whether or not it occurs in the same city or town from which you retired.
- o Applies whether you choose to classify yourself as a "consultant" or "independent contractor".
- Limitations cannot be avoided by forming a company if the primary reason for the formation is to avoid the limitations.
- Earnings for "details" which are paid by city or town payroll are included in the limitations, regardless of whether the city or town ultimately bills a private entity for the work.

	I have reviewed the Section 91 earning limitations and fully understand the restrictions as
(Initial)	outlined above.
Signature:	Date: