AGREEMENT BETWEEN

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THE SUPPORTIVE STAFF ASSOCIATION
OF OCEAN COUNTY COLLEGE
(CLERICAL/SECRETARIAL STAFF)

THE BOARD OF TRUSTEES OF OCEAN COUNTY COLLEGE, Employes)

FOR

THE FISCAL YEAR COMMENCING JULY 1, 1983
THROUGH THE FISCAL YEAR ENDING JUNE 30, 1985

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THIS AGREEMENT, made this 16th day of June, 1983 by and between the SUPP ORTIVE STAFF ASSOCIATION OF OCEAN COUNTY COLLEGE, hereina fter sometimes referred to as "Association", and the BOARD OF TRUSTEES OF OCEAN COUNTY COLLEGE, hereinafter sometimes referred to as "College":

WITNES SETH:

# Principles of As reement

- A. This Acreement is negotiated in order to establish for its term the terms and conditions of employment for all members of the staff employed in the classifications set forth in Article I-A below.
- B. The College and the Association recognize the importance of or derly, just and expeditious resolution of disputes which and arise as to the proper interpretation or implementation of this Agreement.
- C. The Co lege and the Association accept the provisions of this Agreemer at as commitments which they will cooperatively and in good faith honor, support and seek to fulfill.
- D. The provisions of this Agreement will constitute a binding obligat son of the parties for the duration hereof, or until changed b mutual consent in writing.

### ARTICLE I

# Recognition

- A. Unit. The Board hereby recognizes the Association as the exclusive a modern defined in Chapter 123, New Jersey Public Laws, 1975, for all regular full-time and part\_time secretarial/cle rical employees presently employed or hereafter employed by the College, as defined in PERC's Certification dated April 23, 1973, and attached to this Agreement as Exhibit "A".
- B. <u>Defini</u> <u>tion of Employee</u>. Unless otherwise indicated, the term "emplo" yee", when used hereinafter in this Agreement, shall refer to all employees represented by the Association in the negotiating unit as above defined, and reference to female employees shall include male employees.

#### ARTICLE II

# Name egotiation of Successor Agreement

A. <u>Polic</u> <u>Changes</u>. This Agreement contains the entire understanding <u>s</u> f the parties and there are no representations, warranties, co enants, or other undertakings, other than

expressly set f the herein, and the College and the Association are hereby bound to the extent of this Agreement and to any mand tory laws applicable to the employee-employer relationship be ween the parties.

- B. Not ear lier than September 15, 1984, nor later than October 15, 1986, the College and Association agree to negotiate over successor agreement in accordance with the procedure set forth herein, in good faith effort on both sides to reach agreement concerning salaries, conditions of employment and ther matters which are not reserved to the Board as a mana ement prerogative or which is not prohibited by law. Any agreement so negotiated shall apply to all members of the regotiating unit and shall be reduced to writing and signed by all the parties.
- C. Negotial tions shall commence with a meeting at a mutually satisfal ctory place within fifteen (15) working days after receipt of mutual proposals by the College and the Association, unless the parties agree to an extension of time described here in . Each party shall promptly make available to the other, upon request, information within its possession which is not provileged under the law and which is reasonable and necessary to the subjects under negotiation.
- D. Member of the bargaining unit will not be scheduled by the parties he ereto to participate during working hours in negotiation meet ings, except as mutually agreed by both parties to this Agreement.
- E. Modific ation. This Agreement shall not be modified in whole or in part by the parties, except by an instrument in writing duly executed by the parties. Any waiver by either party to any part of this Agreement shall not be deemed to be a waiver of any other part of this Agreement.
- F. The College agrees not to negotiate concerning said employees negotiation unit, as defined in Article I of this Agreement, with any organization other than the Association for the duration of this Agreement.
- G. During the term of this Agreement, neither party shall be required to negotiate with respect to any such matter, whether or not covered by this Agreement and whether or not within the expectation of either or both of the parties at the time they negotiated or executed this Agreement.

#### ARTICLE III

#### Grievance Procedure

# A. Definit \_\_ions.

- 1. <u>Gri vance</u>. A "grievance" is a complaint by a member of the ba argaining unit that there has been a misinterpretatio on or misapplication of the terms of this Agreement and/or College policy as per the Supreme Court West Windsor decision, which misinterpretation or misapplication directly affects said grievant.
- 2. Agg rieved Person. An "aggrieved person" is the person or person s or the Association making the claim.
- 3. <u>Par ty in Interest</u>. A "party in interest" is the person or person s making the claim, including the College or the Association.
- B. Purpose . The purpose of this procedure is to secure at the lowest possible level, equitable solutions to the problems which me ay from time to time arise affecting employees and the employer . Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at a ny level of the procedure.

### C. Procedumre.

- 1. Time Limits. The number of days indicated at each level shall be considered as a maximum and every effort should be made to expedite the process. The time limit specified may, thousever, be extended by mutual agreement.
- 2. Le el 1 Immediate Supervisor. An employee with a grievance shall first discuss it with his/her immediate supervisor, with the objective of resolving the matter informally. A representative of the Association shall not be present at this level. Within fifteen (15) workdays after the grievant knew o should have known of the events or conditions on which the grievance is based, a grievance shall be submitted in writing to the supervisor who is the Director of the Department or the Director's designated representative, by the grievance may also be submitted to the Association by the grievant-employ ee. Within ten (10) workdays thereafter a written reply shall be given by the supervisor or designated representative to the grievant with a copy to the Association.
- 3. Le vel 2 Director of Personnel. If the aggrieved person is not satisfied with the disposition of his/her grievant ce at Level 1, or no decision has been rendered within five (5) work days after the presentation of the grievance, he/s he may file the grievance in writing with the

Association with in five (5) work days after the decision at Level 1, or ten (10) work days after the grievance was presented, which ever is sooner. Within five (5) work days after receiving the written grievance, the Association shall refer it to the Director of Personnel. The Director of personnel shall render a written decision within fifteen (15) work days of receipt of the grievance.

Lewel 3 - President of College. If the aggrieved person is not sa tisfied with the disposition of his/her grievance at Lewel 2, or if no decision has been rendered within fifteen < 15) work days after the presentation of the grievance, he/shame may file the grievance in writing with the Association with in five (5) work days after the decision at Level 2, or twermety (20) work days after the grievance was presented, which ever is sooner. Within five (5) work days after receiving the written grievance, the Association shall refer it to the President of the College or his designee. Association or the grievant shall also submit a copy of the grievance to the College Board of Trustees for information purposes only. Said grievance shall only be submitted in writing. The President or his designee shall then render a written decision within fifteen (15) work days of receipt of the grievance.

# 5. Lewel 4 - Binding Arbitration For Grievances of Ierms of This Agreement

(a) If the aggrieved person is not satisfied with the disposition of his/her grievance at Level 3, or if no decision has bee n rendered within twenty (20) working days after the grie vam nce was delivered to the President of the may within five (5) work days after a decision College, he/she by the President or twenty (20) work days after the grievance was delivered to the President, whichever is sooner, request the Association submit its grievance to in writing that arbitration. If the Association in its discretion determines that the grievar ce is meritorious, it may submit the grievance on behalf of the individual to arbitration within fifteen (15) work days after receipt of request by the aggrieved person.

notice of submission to arbitration, the College and the Association shall attempt to agree upon a mutually acceptable arbitrator and so hall obtain a commitment from said arbitrator to serve. If the eparties are unable to agree upon an arbitrator or too obtain such a commitment within the specified period, a request to for a list of arbitrators may be made to the American Arbitration to the Association by either party. The parties shall then be boomed by the rules and procedures of the American Arbitration Association in the selection of an arbitrator.

(c) submitted to him writing and shal arbitrator shall law, or which is decision of the the Association

The arbitrator so selected shall confer with the representati wes of the College and the Association and hold hearings pr womptly, and shall issue his/her decision not later than twent  $\rightarrow$  (20) days from the date of the closing of the hearings, or if oral hearings have been waived, then from the date the fin al statements and proofs on the issues are The arbitrator's decision shall be in t set forth his/her findings of fact, reasoning and co-enclusion as to the issues submitted. The be without power or authority to make any decision which r equires the commission of an act prohibited by violative of the terms of this Agreement, or not the subject sof the express terms of this Agreement. The arbitrator shall be submitted to the Board and and shall be final and binding to the parties.

- (d) In the event the arbitrability of a grievance een the parties, jurisdiction to resolve the is at issue be+w solely with the arbitrator selected in issue shall rest accordance with the provisions herein, which decision shall be final and bindir g on both parties.
- The cost for the services of the arbitrator (e) including per di em expenses if any, and actual necessary travel subsister ce expenses and the cost of the hearing room shall be borne - qually by the College and the Association. Any other expense es incurred shall be paid by the party incurring same.

# Lewel 4 - Advisory Arbitration For College Policy Grievances

The parties agree that the grievance definition shall be expanded to Temperature policy grievances as per the Supreme Court West Windsor decision. The parties further agree that policy grievances shall have a final step and terminate in Advisory Arbitration.

Note: The \_\_\_\_\_rievance procedure for College policy gri vance shall follow the same time table as est blished for grievances which may end in Bin ing Arbitration.

# Rights of Employees to Representation.

- 1. Emmologee and Association. Any aggrieved person may be represen ted after Level 1 of the Grievance Procedure by himself/herself or at his/her option by a representative selected or app roved by the Association.
- 2. Remorisals. No reprisal of any kind shall be taken by the Co lege or by any member of the administration, or by the Assoc — lation or by any employee, against any party in interest, any respresentative, any member of the College or the

Association, or any other participant in a grievance procedure by reason of suc h participation.

suspension or da offense.

any employee is brought up on charges, no scharge shall be put into effect without a meeting between the Director of Personnel and/or his/her representative ame nd two (2) appropriate representatives of the Association. The is provision does not apply to situations requiring immed ate action because of the nature of the

# E. Miscell aneous.

- 1. <u>Wrī tten becisions</u>. All decisions rendered above Level 1 of the G rievance Procedure shall be in writing setting forth the decist on and the reasons therefore, and shall be transmitted prome ptly to all parties in interest and to the Association.
- 2. ALL meetings and hearings under this procedure shall not be corme ducted in public and shall include only such parties in inter est and their designated or selected heretofore referred in this Article. representatives.
- 3. If. Association may Procedure even t
- in the judgment of the Association, a grievance affect s a class or group of employees, the submit such grievance in writing to the Director of Pers onnel directly and the processing of such grievance shall be commenced at Level 2. The Association may process such a g rievance through all levels of the Grievance hough the aggrieved person does not wish to do

4. SEP final step of a used by either p any of the parti

arate\_Grievance\_File. Upon completion of the grievance process, including court action if arty, which resolves an issue in favor of the grievant, commune ications and records dealing with the processing of the at graevance shall be filed in a separate grievance file a nd shall not be kept in the personnel file of cipants.

### ARTICLE IV

# A ssociation-College Relationship

A. The Cot against any empl unlawfully coerc

lege and Association agree that there shall be no discriminatio n, interference or coercion by either party oyee because of his/her membership in the Association or be ecause of his/her refusal to join the Association. The e Association further agrees that it shall not e employees into membership.

B. The Boa rd agrees to make available to the Association ds for their review that are relevant to a all public recor

tter contained in this Agreement. It is understood that the ard does not have an obligation to provide reports or data toublic records as defined in the "Right to Know Law" of is State.

- C. Wheneve any representative of the Association or any ployee is mut u ally scheduled by the parties to participate ring working hours in negotiations, grievance proceedings, nferences or metings with the Board or its representative, shall suffer to loss in pay. Nothing herein shall require e Board or the College to schedule such meetings during rking hours.
- D. Represe tatives of the Association shall be permitted transact official Association business on College property times and places to be determined in accordance with revailing Collection explicitly, procedures and regulations. It is addressed that all meetings of the Association shall be held as not to interpret normal College perations. The request for scheduling of all meetings shall made through the designated College scheduling office.
- E. The Ass ociation shall have the right to use College quipment such a stypewriters, ditto and mimeographing ating machines, at reasonable times when such otherwise in use as determined by the College rits represent atives. Prior to such use, a written request by the College or its representative. The sociation shal the pay for the reasonable cost of all material idental to such use.
- F. The Ass ociation shall have the right to use the nter-College mae il system. Before using the inter-College ail, the Associ ation will submit a copy of the materials to e distributed to the Director of Personnel or his designee or approval.
- G. The College retains all existing rights insofar as ts relationship— with the employees of the Association is concerned, except as these are limited by the specific terms of this Agreemen t.

### ARTICLE V

### Work Schedule

A. The no mal work week for all present full-time employees of the unit shall be thirty-five (35) hours weekly, five (5) consect tive days a week, with one hour for lunch daily. Depending upon the employee's particular department, he/she may be required to work from 8:00 a.m. to 4:00 p.m., 8:30 a.m. to 4: 30 p.m., or 9:00 a.m. to 5:00 p.m. Monday through Friday.

Other hours of work to meet the particular requirements of a department may be mutually scheduled by the

Personnel Office.

College and the employee upon the recommendation of the Department Super visor and the approval of the College

- hour for lunch/c inner.
- The normal work week for present full-time employees, as noted above 🖙 oes not negate the right of the College to establish other work week patterns for either vacant or newly budgeted positions. Such additional work week patterns shall provide at least a thirty-five (35) hour work week plus one
- supervisor.
- C. <u>coffee</u> <u>Breaks</u>. Two (2) uninterrupted periods of not more than fiftee n (15) minutes (one in the morning and one in the afternoon) shall be available to employees. The times shall be mutual y agreed to by the employee and his/her
- D. excluding lunch/
- Overtime is defined as any authorized work time spent at regular duties or other assignments, either before or after regular daily work hours described hereinbefore, ab ove the thirty-five (35) hours per week, dinner hour.
- 1. ALL shall be in writ half hour at the remunerated at t week. For overt forty (40) hours rate. In the evmutually agree, salary. If comp said compensator period after it supervisor. If employee's utili aforesaid 45 day compensatory time day period.
- overtime and compensatory time authorization ing. Overtime will be rounded to the nearest end of each pay period. This will be he rate of one and a half times the hourly salary for all he ours worked over forty (40) hours in a single ime hours worked from thirty-six (36) through , compensation will be at the regular hourly ent the employee and the immediate supervisor compensatory time may be allowed in lieu of ensatory time is allowed in lieu of salary, y time shall be utilized within a 45 day is earned with written consent of the the needs of the College preclude the zation of the compensatory time within the period the College, in its discretion, shall either pay the a ppropriate overtime or provide the earned e regardless of whether it is beyond the 45
- 2. If and evening sche
- a full-time day employee must work evenings. he/she will be a llowed two (2) hours off between his/her day dule as a dinner period.
- ment.
- 3. Ove rtime shall be computed to include earned time off. Earned time e off shall include (1) Holidays, (2) Vacation Days, (3) Sick D ays, (4) Personal Leave Days and (5) Bereave-

#### ARTICLE VI

# Working Conditions

# , Job Des \_\_\_\_ ript ion.

- 1. The e shall be on file in the personnel Office a nensive jo description of each secretarial/clerical on. Any major change in the assigned duties or sibilities of any secretarial/clerical position shall be nown to the Association.
- 2. On the first day of employment each clerical ae shall be given a copy of his/her job description.
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  ees repres
- t. During the first week of employment each starfial/clerical employee shall be presented ecurrent Agreement between the College and Failure to so receive a copy of the ot be used as a basis for a grievance against or a claim of ignorance of working conditions. I bear all costs and responsibility for ratified Agreement, in acceptable form within ratification. The College shall deliver to the Association sufficient copies of the tor Association distribution to all ented by the Association.

# · Vacatio n Schedule.

- 1. Vac he work sc approval
- ation leave shall be scheduled in consonance hedule of the department and shall be subject of the employee's supervisor.
- 2. Vac ation leave shall be earned according to ment serv ce at the following rates:
- through Fc urth Year

5/6 days per month, or a total of 10 days per year.

through N nth Year

1 1/4 days per month, or a total of 15 days per year.

Year and \_\_\_\_\_ver

1 2/3 days per month, or a total of 20 days per year.

- 3. Va ation leave may not be taken in advance of earned.
- 4. Va \_\_\_\_\_ation leave must be taken within one calendar of the yea \_\_\_\_\_ in which it was earned.

5. Permanent part-time employees who regularly work at least one-half of a full-time schedule shall earn proportionate vacation leave in accordance with the above accrual rates.

# D. Holiday Schedule.

1. Holidays allowed and paid for are:

New Year's Day
Good Friday
Memorial Day
July 4
Labor Day
Thanksgiving
Friday after Thanksgiving
Christmas
Day before or after Christmas

- 2. The College hereby guarantees to each employee five (5) days of holiday in addition to the days set forth hereinabove. The precise dates shall be determined by the College.
- 3. In the event a holiday falls on a day during which the College administration deems it necessary to continue a support service, a percentage of employees may be scheduled to work. When employees work on days designated to be holidays, such employees shall be paid double time and one-half (2-1/2 times) the employees regular rate of pay for all hours worked on such designated holidays.
- 4. In order to be eligible for holiday pay, an employee must be actively employed at the time of the holiday and must have worked his/her regularly scheduled workday before and after the holiday, unless such absence is authorized by the appropriate dean (in the absence of the dean, the Director of Personnel).
- 5. A permanent part-time employee receives pay for a holiday if it falls on a normally scheduled workday. If a holiday falls on a day when he/she is normally not scheduled to work, the part-time employee does not receive payment for the holiday.
- E. <u>Snow and Ice Days</u>. If classes are cancelled due to excessively hazardous roads in the area of the College, the College will notify unit members that they will not be required to report to work, in the normal manner for the notification of the cancellation of classes.

 $_{\rm F.}$  The College, at its discretion, may grant reductions in work hours during the summer months as done in prior years without prejudice.

### ARTICLE VII

### Employment Procedures

- A. <u>Dismissal of Employees</u>. A two (2) week notice of employment termination shall be given by the College. Dismissal without notice may result from the following causes: neglect of duty, incompetency, absence from work without proper notification, dishonesty, improper conduct, contempt or failure to obey legitimate directions of a department head, and discourteous treatment of students, other personnel or visitors. Any new employee may be dismissed without cause during the first three (3) months of employment.
- B. <u>Severance Pay</u>. A person who has been employed for at least one year and whose employment is terminated by the College will be paid severance pay in the amount equal to two (2) weeks salary. A person who has been employed beyond the three (3) month probationary period and whose employment is terminated by the College prior to completing one full year, will be paid in an amount equal to one week's salary. Severance pay will not be paid to any person, (a) whose employment is terminated during the first three (3) months of employment, (b) who voluntarily resigns his/her position, and (c) who is dismissed for cause.

### C. Resignation.

- 1. Any employee who is resigning from his/her position shall give two (2) weeks written notice to his/her immediate supervisor.
- 2. Earned vacation shall be paid according to the proportion of full months worked to the total contract year, unless proper notice has not been given and in such event, no vacation pay shall be due and payable.

### ARTICLE VIII

### Salaries

A. <u>Salary</u>. Effective July 1, 1983 the base salaries of the unit members shall be increased by 8% across the board. Effective July 1, 1984 the base salaries of the unit members employed prior to May 1, 1984 shall be increased by 6% across the board for 7/1/84-6/30/85. The salary increases and benefits negotiated in these agreements are applied only to current employees as of the date of ratification and execution of these agreements.

B. Method of Payment. Effective July 1, 1983 a one-week pay deferral shall be instituted. Employees are paid bi-weekly and checks are issued to each employee every other friday. If a payday falls on a holiday, the employee shall be paid the previous day.

#### ARTICLE IX

# Changes in Job Classifications

<u>Promotions</u>. When a vacancy occurs or a new position is created within the bargaining unit, the College shall distribute to major departments and post a notice on the Personnel Bulletin Board for ten (10) working days when possible, but not less than five (5) working days. Further, the President of the Association shall receive a copy of this notice. However, failure to supply said notice to the President of the Association shall not be a grievable matter. Said notice shall set forth the job classification, duties and requirements, date of starting and salary scale. Employees desiring consideration shall make application to the person designated in the notice within the specified time period of said posting. Each employee-applicant not selected shall, upon request, receive a written explanation from the Director of Personnel.

### ARTICLE X

# Evaluation - Merit Increases

- A. Employee Evaluation. Evaluation of employees in this unit shall be made by his/her appropriate department head at least once a year. A copy of this evaluation shall be given to the employee and discussed with him/her. If the evaluation is unfavorable, a subsequent evaluation shall be made within one month of the discussion with said appropriate department head. Said second evaluation shall also be made by the department head. In the event a change of evaluation of an employee is placed in the employee's personnel file subsequent to his/her termination, the College shall notify in writing said employee at his/her last known address. The evaluation form shall provide an opportunity for the employee to make comments thereon.
- B. <u>Personnel Files</u>. An employee's personnel records shall be made available for inspection by the individual employee within a reasonable amount of time, upon request by the employee. The employee shall have the right to examine all documents in his/her file except outside confidential recommendations. He/She may have reproduced anything in his/her file except those items stated above, official transcripts, and anything prohibited by law. A copy of all internal evaluation reports and recommendations concerning the employee's competence shall be included in this file. An

employee who exercises his/her right to examine his/her file, may be accompanied if he/she wishes, by a representative of the Association. All evaluations, recommendations, etc. in an employee's file must be signed by the issuing authority. An employee must be notified whenever any negative material regarding his/her health or performance is placed in his/her folder. An employee's file shall be made available during the processing of any grievance.

C. <u>Merit Increases</u>. Members of the Association are eligible for merit increases within the absolute discretion of the College pursuant to College policy at the time of decision.

### ARTICLE XI

# Employee Facilities and Equipment

Appropriate and adequate equipment shall be provided to all employees covered by this Agreement, properly maintained to fulfill their respective job functions as defined by the College.

#### ARTICLE XII

### Sick Leave

- A. Sick leave for regularly appointed full-time employees is accrued at the rate of one-half day per pay period for a total of thirteen (13) days per year. Employees on a ten (10) month appointment accrue sick leave at the rate of one day for each month of service. Where an employee takes three (3) or more consecutive sick days, the College, at its discretion, may require that employee validate sick leave taken by presenting the written statement of employee's physician, or in the discretion of the College the employee may be required to present himself/herself to a physician to be selected by and paid for by the College, before being permitted to return to work. The appropriate supervisor shall issue a written warning when a pattern of sick leave utilization on Fridays and Mondays has been established, and if that pattern continues, the College may require the employee to consult a doctor at College expense. Supervisors shall have the responsibility of documenting said absences.
- B. The unused portion of sick leave is cumulative with no limit to the number of days that can be accrued.
- C. Employees with part-time appointments are entitled to accrued sick leave allowance at the rate which their work schedule is proportionate to a full\_time schedule. When an employee's status changes from part- to full-time or full- to part-time, accrued sick leave credit will be carried forward at the proportionate rate at which it was earned.

- D. Sick leave is not earned during periods of leave of absence without pay of one month or longer. There shall be no settlement of sick leave credit at time of termination of employment, sick leave being only available to persons for health reasons.
- E. An employee who expects that his/her absence due to illness will continue beyond his/her accumulated sick leave may request a leave of absence without pay. If this request for leave of absence is approved by the College, the employee may continue health benefits insurance for a limited period of time by arranging for prepayment of premiums to the College in accordance with New Jersey Statutes.
- shall be permitted for matters which cannot be cared for in a regular full-time employee's free time. Requests for personal leave other than for serious illness of a member of the employee's household, shall be made at least twenty-four (24) hours in advance of such anticipated absence. Requests are to be made directly to the supervisor in writing, and at its discretion the College may require the employee to set forth the reasons for such leave. Unused personal leave shall terminate at the end of each fiscal year.

### ARTICLE XIII

### Leaves of Absence With Pay

- A. <u>Military Leave</u>. Members of the Reserve or National Guard are allowed two (2) weeks of paid leave annually to attend this training. This is in addition to other leaves set forth in this Agreement.
- B. <u>Bereavement Leave</u>. In the case of a death in the employee's immediate family (spouse, children, parents, parents-in-law, brothers, sisters, grandparents, daughters-in-law, sons-in-law and grandchildren) paid bereavement leave not to exceed four (4) days will be granted.
- in the amount of the difference between a normal day's wages and that paid by the court for duty. Normally the payment by the court will be significantly less than the employee's wages. The employee may receive his/her normal salary for the period by surrendering his/her endorsed court jury check to the Payroll Department.

#### ARTICLE XIV

### Disability Plan

- A. Effective July 1, 1982 the College shall provide, at no expense to the employee, a partial salary disability payment plan for regular, permanent employees of the College who are absent from work due to prolonged illness which extends beyond accumulated sick leave.
- B. Partial payment of the employee's base salary in effect at the inception of illness, in accordance with the following service table, shall commence on the fifteenth (15th) day of absence from work, when the following conditions are met:
  - (1) Must be employed minimum 60 days plus commencing the first of the following month.
  - (2) Accumulated Sick Leave has been exhausted.
  - (3) Acceptable medical certification of illness/incapacity has been received.

# <u>Service</u> <u>Remuneration</u>

First Contract Year
Two Contract Years,
or any part thereof
Three Contract Years,
or any part thereof
Four or more Contract Years

25% of contract salary
45% of contract salary
50% of contract salary

- C. Partial salary payments under this disability plan shall be reduced to the extent that the employee receives workmen's Compensation, Social Security payments, temporary disability payments under an employee pension plan, or other mandatory disability program benefits.
- D. Partial salary payments under this disability plan shall cease on the date on which the first of the following events occur:
  - (1) Employee returns to regular duties.
  - (2) Employee leaves the employment of the College.
  - (3) Expiration of stated employment period if, prior to inception of illness/incapacity the employee had been formally advised of the College's intention not to re-employ.
  - (4) Payments under this plan have been received for a maximum period of fifty-two (52) weeks. (No payments are to be made to 10-month employees during the months of July and August.)

E. Personnel hired and serving in their first year in a designated, temporarily funded position of limited duration are not eligible to receive benefits under this policy.

### ARTICLE XV

### Leaves of Absence Without Pay

### A. Regulation and Definition.

- 1. Leave of absence without pay may be granted to regular nonprobationary secretarial/clerical employees for the following reasons: medical disability, military and child care. Personal leaves of absence may be granted at the discretion of the College. An employee returning from a leave of absence as defined herein will be assigned to his/her former position classification or classification of like status and compensation, unless circumstances of the staff member or the College have changed making this unreasonable. In such circumstances the member will be assigned to a classification for which the member is qualified and for which a position is available.
- 2. Leaves of absence not to exceed thirty (30) calendar days require the approval of the president of the College. Leaves of absence in excess of thirty (30) calendar days will require the final approval of the Board of Trustees.

# B. <u>Eligibility and Duration of Leaves</u> of Absence Without Pay.

Maximum Duration Maximum Duration Including of Extensions Type/Eligibility <u>Initial Leave</u> Medical 2 years 6 months Unable to work because of personal illness or injury and sick time and vacation leave time are exhausted. Child Care Following birth of a 3 months 1 year female employee's child or following adoption of child under age 6.

Child Care
Upon a female
member's request,
her physician's
recommendation or
when attendance or
performance becomes
unsatisfactory due
to pregnancy.

Under conditions of a female member's bio-logical maternity, any sick leave time accrued may be initially applied and exhausted.

Military

Selective Service
induction or called
up as a Reserve or
National Guard
member.

Period of Active Duty 4 years,
plus additional
time required by
law if any,
plus 90
days after
release
from duty

<u>Personal</u> College discretion

3 months

1 year

C. Prior to the employee being permitted to take the above described leaves of absence without pay, accrued vacation leave time must be used prior to medical, child care and personal leaves. The staff member will be paid in lieu of accrued vacation leave time at the beginning of military leave. No vacation leave time will be accrued during a leave of absence.

### ARTICLE XVIII

#### Tuition

Full-time employees of the College, as defined herein, shall be permitted free tuition and fees, and part-time employees shall also be permitted free tuition and fees on a pro-rata basis, for all regular courses offered by Ocean County College up to a maximum of six (6) credit hours per semester, and up to a maximum of four (4) credit hours for summer session courses, providing there are unassigned seats available in the course. Employee's dependents, which are defined as spouse and dependent children, as defined by the Internal Revenue Service of the Federal Government, may be granted free tuition and fees for regular College courses offered by Ocean County College, providing there are unassigned seats available in the course. In the case of a matriculated employee or dependent, there will be exemption from the "seats available" restriction. Employees and dependents who are not matriculated will have a definite enrollment schedule/date. A maximum of sixty (60) credit hours of the required course load for two (2) full-time students may be taken by an employee's dependents in any one academic year. The above benefits pertaining to free tuition and fees shall be limited to those full-time employees, and to part-time employees on a pro-rata basis, who have satisfactorily completed their probationary period of three (3) months of employment. Partial tuition waivers shall be granted on a pro-rata basis for employees who become eligible after the start of the term and for those who terminate active employment prior to the end of the term. Members of this unit and dependents as defined herein will be admitted to Community Education courses free of tuition and fees on a space available basis providing the minimum paid enrollment for the course has been satisfied. Those employees or other beneficiaries enrolled in courses shall make every effort to complete successfully the selected courses and shall not irresponsibly withdraw prior to the completion. Where said irresponsible withdrawal has occurred, the College may withhold this benefit to such employee in the future.

### ARTICLE XIX

# Deduction of Dues from Salaries

A. Employee members may request dues deductions pursuant to New Jersey State Law for the dues of the following organizations: S.S.A.O.C.C. (known as the "Association"), the Ocean County Education Association, the New Jersey Education Association, and the National Education Association. Such authorizations shall continue in effect until formally revoked in writing by the employee and copies thereof delivered to the Association and the Board.

B. Payment of such dues as may be deducted from salaries shall be made payable to the Treasurer of the Association within fifteen (15) days of the end of the month for which dues have been deducted.

#### ARTICLE XX

### Miscellaneous Provisions

- A. Non-discrimination. Ocean County College and the Association agree to cooperate in continuing to maintain the policies and practices which prevent discrimination against any employee or applicant for employment because of race, color, religion, sex, age, national origin, or marital status, and further to affirmatively cooperate in the implementation of Presidential Executive Order No. 11246 as amended, its regulations and other lawful requirements intended to prevent any such discrimination.
- B. <u>Management Prerogative</u>. Any rights or privileges not expressly given to employees or the Association in this Agreement are hereby expressly reserved by the College as a management prerogative.
- C. <u>Severability Clause</u>. If any provision of this Agreement or any application of this Agreement to any employee or group of employees or to the employer is held to be contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

#### ARTICLE XXI

### Duration of Agreement

This Agreement shall be in effect from July 1, 1983 through June 30, 1985, unless the Association and the College mutually agree in writing to an extension or modification of its duration.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by the Chairman of the Board of Trustees and the Secretary of the Board of Trustees, and the President and Secretary of the Association. This Agreement shall initially be executed by the Association after receipt of a certified Resolution of the Association along with an agreement executed by the President and Secretary of the Association, the Chairman of the Board of Trustees and the Secretary of the Board of Trustees, upon proper Resolution of the entire Board of Trustees shall likewise execute said Agreement.

ATTEST:

BOARD OF TRUSTEES OF OCEAN COUNTY COLLEGE

Secretary

By Schard Jambol

Dated:

ATTEST:

SUPPORTIVE STAFF ASSOCIATION OF OCEAN COUNTY COLLEGE

Karen Hussensetter

Dated: 2/6/84

and Candelette

Treasurer

Harry Morg