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THIS AGREEMENT made this & day of & love 1979, between THE COUNTY OF MIDDLESEX, a Municipal Corporation, by its Board of Chosen Freeholders, (hereinafter referred to as the Employer) and Middlesex County Health Inspectors Association, (hereinafter referred to as the Association).

WHEREAS, the Association has been selected as the exclusive bargaining agent by the employees hereinafter to be defined, in accordance with Chapter 303 of the Laws of 1968; and

WHEREAS, said Association has been in negotiations with the Employer pursuant to Chapter 303 of the Laws of 1968; and

WHEREAS, the Association and the Employer have agreed upon certain terms of employment as a result of the negotiations carried on pursuant to Law:

NOW THEREFORE, subject to Law as herein provided, the parties hereto, in consideration of the following mutual promises, covenants and agreements contained herein, do hereby establish the following terms and conditions which shall govern the activities of the parties and all affected employees;

- I. <u>RECOGNITION</u>: The Employer hereby recognizes the Association as the sole and exclusive bargaining agent for Middlesex County Sanitary Inspectors.
- II. <u>ASSOCIATION REPRESENTATIVES</u>: The Association shall have the right to designate such members of the Association as it deems necessary as Association representatives and they shall not be discriminated against due to their legitimate Association activities. When these representatives are mutually scheduled by the parties to participate during scheduled work hours in negotiations or grievance procedures they shall suffer no loss in pay.

1/1/79- 12/31/80

- III. <u>WAGES</u>: Effective January 1, 1979, all eligible employees covered by this agreement will be paid in accordance with the County Wage Submittal dated November 7, 1979 covering wages from January 1, 1979 to December 31, 1980.
- A. <u>WAGE INCREASE ELIGIBILITY</u> All employees in this bargaining unit being carried on the County payroll, or on approved leaves of absence will receive the wage increase negotiated in the following manner and with the following exceptions:
- 1. Employees hired in 1979 and thereafter will receive a pro-rata share of the Negotiated Wage Increase on the first January following their start of employment, i.e., commencing with the month the employee started employment and counting to December 31st, each month of service will represent one-twelfth of the Negotiated Wage Increase (.0833 times number of months of service, times Negotiated Wage Increase equal percentage of raise to be applied). The month in which the employee is hired will be considered a full month for the purpose of computation of this wage increase. The second January and for each subsequent January, they will receive a full share of the Negotiated Wage Increase.
- 2. It is agreed that the wage increase will be limited to that amount which enables an employee to reach the maximum of his/her range or the negotiated wage increase.
 - B. <u>Salary Range</u>: <u>1979</u> <u>1980</u>
 Sanitary Inspector \$9,971-15,845 \$9,971-16,528
 Authorized hiring rate \$11,517

C. <u>PROMOTIONS</u>: Any employee promoted by Civil Service Certification or provisional appointment will receive a 4% increase on his/her annual base salary at the time of appointment. If the 4% does not equal the minimum of the new salary range, he/she will receive the minimum of the new range.

A promoted employee whose name does not appear, or who cannot be reached on a certified list of eligibles which names them as the provisional, will be returned to their previous lower title. The 4% increase will be deducted from their salary and an interested eligible will be permanently appointed to fill the vacancy.

D. MERIT INCREASES: It is understood and agreed that pursuant to the intent of the New Jersey Employer-Employee Relations Act, Chapter 303 Laws of 1968 (N.J.S.A. 34-13A-1 et seq.) all wage increases are limited to the negotiated contractual amounts arrived at by means of the bargaining process. The only exceptions to this policy will be represented by certification to a higher position or a temporary or provisional appointment to a higher position. In these cases the promotion policy as contained in this contract will be observed.

It is understood and agreed that the absorption by the County of Sanitary Inspectors from a Municipality or from a Regional Health District will be with their salary within the range of the County.

Newly hired Sanitary Inspectors with a license will start at the authorized hiring rate.

E. <u>OVERTIME</u>: All hours <u>worked</u> in excess of thirty-five (35) will be paid at the rate of time and one half. When possible and insofar as is practicable, twenty four (24) hour notice will be given to an employee when requesting him/her to work overtime. Overtime will be distributed equitably based on seniority with the exception of an emergency.

Board of Health meetings will be paid for by compensatory time as per past practice.

Effective January 1, 1980, Sanitary Inspectors working overtime who have been absent from work during their normal work week because of illness shall be paid the overtime applicable rates for the hours worked. However, it is understood that not more than one day of absence due to illness be used for overtime computation during the work week.

It is further understood and agreed that a doctors certificate will be required for the certification of illness for the day of absence in order to meet the overtime qualification, as per Civil Service Rules 4:1-17.18 Verification of Sick Leave.

F. HOURS WORKED DEFINED: Hours worked includes all time an employee is required to be on duty or on the employer's premises, or at a prescribed work place and all time during which he is suffered or permitted to work.

- IV. <u>DUES CHECKOFF</u>: The Employer agrees to deduct from the earnings of each employee Association member dues when said employee has properly authorized such deduction in writing. The deduction formula is to be agreed upon subsequently.
- V. LONGEVITY: In accordance with the longevity resolution as amended by the Board of Chosen Freeholders all eligible employees are entitled to receive longevity based upon their base salary as of December 31, 1978, starting with the completion of the 8th year of service as follows:

9 through 15 years of service = 2% 16 through 20 years of service = 4% 21 years and over = 6%

Effective January 1, 1977, the present longevity program will continue for all employees on the payroll as of December 31, 1976.

Employees starting employment with the County on January 1, 1977 and thereafter will not accrue longevity.

VI. MEDICAL BENEFITS: All full-time and eligible part-time employees and employees' family shall be covered by Blue Cross, Blue Shield, and Rider J; at the Employer's expense. Major Medical for the eligible employees and family shall be supplied at the employer's expense.

All full-time and eligible part-time employee shall be covered by the Great-West Life Assurance Company Dental Plan, or a similar plan, at the employer's expense.

The Rutgers Community Health Plan (H.M.O.) is available to the employee as an alternate to Blue Cross, Blue Shield, Rider J and Major Medical. The County will contribute the same amount toward R.C.H.P. coverage as is contributed toward traditional coverage. In the event R.C.H.P. coverage is elected the employee may be subject to a payroll deduction depending on the type of coverage.

PAYMENT OF BLUE CROSS, BLUE SHIELD PREMIUMS FOR RETIREES:

Pursuant to N.J.S.A. 40A:9-14.1 and N.J.S.A. 52:14-17.38, the County agrees to provide to a retired employee and his dependents, if any, if such employee has accrued twenty-five (25) years of credited service in a State or locally administered retirement system, the payment of Blue Cross, Blue Shield, Major Medical and Rider J. premiums. This policy is as set forth in resolution #1596 authorizing these payments adopted by the Employer on December 21, 1978.

DRUG PRESCRIPTION PROGRAM: All eligible employees and eligible employees' family will be covered by a Drug Prescription Program at the Employer's expense. There will be a co-pay per prescription by the employee.

VII. <u>HOLIDAYS</u>: The present holiday schedule in effect is to be adhered to and also to be observed are any other holidays declared by legally constituted authorities of the County, State, and Federal Government, provided said Holiday has been recognized by the Board of Freeholders.

New Years Day
Martin Luther King's Birthday
Lincoln's Birthday
Washington's Birthday
Good Friday
Memorial Day
Independence Day
Labor Day
Columbus Day
Election Day
Veterans Day
Thanksgiving Day
Friday following Thanksgiving Day
Christmas Day

When these holidays conflict with the work schedule, they may be taken as compensatory time.

VIII. <u>BEREAVEMENT</u>: All employees shall receive three (3) days leave in the event of the death of his/her spouse, child, son-in-law, daughter-in-law, parent, mother-in-law, father-in-law, brother, brother-in-law, sister, sister-in-law, grandparent, grandchildren, aunts and uncles, and any other relative living in the immediate household, such leave being separate and distinct from any other leave time.

It is understood and agreed that this Bereavement leave will be communicated to the Department Head by the employee and said employee shall be granted three (3) days leave of absence consisting of three (3) calendar days next following the day of death until the date of burial. The employee will be compensated for time lost during said period from his regularly scheduled work, not to exceed three (3) days.

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personal holidays in addition to those above for any personal purpose. Personal holidays may not be carried over to the following year. Personal holidays may be taken on separate days or consecutively; however, the employee should, whenever possible give the Employer one (1) day notice for each personal holiday to be taken. New employees shall accrue one (1) personal holiday at the end of each fourth month of employment and severance pay shall be calculated considering personal holidays on the basis of one accrued personal holiday per fourth month of employment completed in the year said employment is terminated.

X. <u>VACATIONS</u>: A new employee shall be granted vacation leave only at a rate of one (1) day per month on a month to month basis until the completion of one full year of employment. Upon completion of said year, a pro-rate number of vacation days shall be credited to the employee for the balance of the calendar year ending December 31st.

If separation occurs before the end of the year and more vacation days have been taken than is appropriate, the per diem rate of pay for the excess days shall be deducted from the final pay.

All employees shall be granted vacation leave based upon the following schedule:

YEARS OF SERVICE

AMOUNT OF VACATION

Less than one year
One to five years
Six to nine years
Ten to twelve years
Thirteen to twenty years
Twenty first year or more

One working day for each month of service.

Twelve working days during each year of service.

Fifteen working days during each year of service.

Sixteen working days during each year of service.

Twenty working days during each year of service.

Twenty-five working days during each year of service.

It is understood that when reference is made to "six to nine years, etc.", six means the <u>start</u> of the sixth year, etc.

 $\label{thm:time} \mbox{Vacation time accumulation will be based on the Civil Service Ruling now in effect.}$

XI. SICK LEAVE: A new employee shall earn sick leave at a rate of one and one-quarter (1½) days per month on a month to month basis until completion of one full year of employment. Upon completion of said year a pro-rata number of sick days shall be credited to the employee for the balance of the calendar year ending December 31st.

If termination occurs before the end of the year and more sick leave has been taken than earned, the per diem rate of pay for the excess days shall be deducted from the final pay.

Sick leave shall accumulate year-to-year with an additional fifteen (15) days credited to the employee at the beginning of each successive calendar year.

All other proper and authorized leaves as provided in the rules of the Department of Civil Service, shall be recognized and constitute a part of this agreement.

Days lost due to injury or illness arising out of or caused by County employment for which the employee has a claim for Workmen's Compensation, which has been approved by the appropriate County authorities or sustained by an appropriate Court of competent jurisdiction, shall not be charged to sick leave. However, all of the requirements of N.J.S. 34:15-1 shall govern and control the Injury Leave and Compensation Benefits including the requirements for reimbursement and the basis for not granting an Injury Leave as more fully set forth in the Codified General Resolutions of the County of Middlesex.

Paid holidays occuring during a period of sick leave shall not be charged to sick leave.

ACCUMULATED SICK TIME PAYOFF UPON RETIREMENT- Employees covered under the terms of this Agreement shall be entitled upon retirement to receive a lump sum payment, as supplemental compensation, one-half payment for every full day of Middlesex County earned and unused accumulated sick leave (not to exceed \$12,000.00) which is credited to him on the employment records and certified by the appointing authority on the effective date of his/her retirement. This policy will be administered in accordance with the Resolution adopted by the Board of Chosen Freeholders authorizing same.

XII. ADHERENCE TO CIVIL SERVICE RULES: The Employer and the Association understand and agree that all rules promulgated by the New Jersey Department of Civil Service concerning any matter not specifically covered in this Agreement shall be binding upon both.

XIII. GRIEVANCE PROCEDURE: Definition: A grievance is any dispute between the parties concerning the application or interpretation of final agreement reached through these negotiations or any complaint by an employee as to any action or non-action taken towards him which violates any right arising out of his employment.

Step 1. The employee shall present the grievance or dispute to the Assistant Public Health Coordinator, in writing, within fifteen (15) working days of its occurrence. The Coordinator shall attempt to adjust the matter and shall respond, in writing, with five (5) working days.

Step 2. If the grievance has not been settled, it shall be presented within five (5) working days in writing by the Association Representative to the Director of Health and Social Services, after the Coordinator's response is due. The Director shall respond to the Association Representative in writing within five (5) working days.

Step 3. If the grievance still remains unadjusted to the satisfaction of the grieved or unanswered by the Director of Health and Social Services, it shall be presented by the Association Representative to the County Personnel Director, in writing, seven (7) working days after the response of the Director of Health and Social Services is due. The Personnel Director shall respond within ten (10) working days in writing to the Association Representative.

Step 4. If no settlement of the grievance has been reached between the parties, either one or both may move the grievance to arbitration within thirty (30) days of receiving the answer from the Personnel Director.

Employees grievances shall be presented to the County
Supervisory Representative on forms prepared by the County. The grievance
procedure, as contained in this contract, shall be strictly adhered to. It
is understood that employees must sign their individual grievances. Grievances
without an employees signature shall not be accepted or processed.

ARBITRATION: Any party wishing to move a grievance to arbitration shall notify the Public Employment Relations Commission that they are moving a grievance to arbitration and request that a list of arbitrators be furnished to the Employer and the employees. If the Employer and the employees cannot mutually arrive at a satisfactory arbitrator within thirty (30) working days after receipt of the list from the Public Employment Relations Commission, the Commission shall select an arbitrator. The arbitrator shall hear the matter on the evidence and within the meaning of this Agreement, such rules and regulations as may be in effect by the Civil Service Commission which might be pertinent and render his award in writing which shall be advisory. The cost of the Arbitrator's fee shall be shared by the Employer and the Association. The party requesting a transcript shall bear the cost for such. Time extensions may be mutually agreed to by the Employer and the employees.

AIV. PERSONNEL FILES: Employees shall have the right to inspect and review their own individual personnel file upon request to the Personnel Director. The Employer recognizes and agrees to permit this review and examination at any reasonable time. The employee shall have the right to define, explain, or object, in writing, to anything found in his personnel file. This writing shall become a part of the employee's personnel file.

XV. <u>SAVINGS CLAUSE</u>: It is mutually understood and agreed that all benefits currently enjoyed by employees shall remain in effect and become part of this Agreement.

XVI. MANAGEMENT RIGHTS: All of the rights, power and authority possessed by the Employer prior to the signing of this Agreement are retained exclusively by the Employer subject only to such limitations as are specifically provided in this Agreement.

XVII. NO STRIKE OR LOCK-OUT: Neither the Association nor the employee or the employer shall interfere, instigate, promote, sponsor, engage in or condone any strike or concerted work stoppage, lock-out or any other intentions of interruption of work. In the event that any person violates the terms of the no-strike clause, the public employer shall have the right to discharge or otherwise discipline such person. In the event that an arbitration proceeding is instituted which involves a breach of the no-strike clause, the sole question for the arbitrator shall be whether the employee was engaged in the prohibited activity.

Agreement shall remain in full force and effect from January 1, 1979 until December 31, 1980 and all provisions therein, unless otherwise provided, shall be retroactive as of January 1, 1979. All of the provisions of this Agreement shall remain in full force and effect until a successor collective bargaining agreement is negotiated.

COUNTY OF MIDDLESEX
By its Board of Chosen Freeholders

STEPHEN J. CAPESTRO, DIRECTOR

PRESIDENT MIDDLESEX COUNTY HEALTH
INSPECTORS ASSOCIATION

MARY C. HUDSON, CLERK

-10-