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AGREEMENT BETWEEN

THE ROCKAWAY TOWNSHIP BOARD OF EDUCATION

AND

THE ROCKAWAY TOWNSHIP SECRETARIAL ASSOCIATION

TABLE OF CONTENTS

Article			₽ĕ	ıge
Preamble				3
I	Recognition			4
II	Negotiation Procedure			4
III	Grievance and Arbitration	4	-	8
ıv	Leaves of Absence	8	-	12
v	Hospitalization, Major Medical :	12	-	13
VI	Salaries Schedule A	14	-	13 15
VII	Placement on Salary Guide, New Personnel			16
IIIV	Board Rights			16
IX	Hours of Work	16	_	17
x	Nursing Duties			17
xI	Vacations			17
XII	Holidays			18
XIII	Attendance/Lunch Hours			18
xIV	Evaluation			18
xv	Promotions			19
XAI	Payment at Retirement	19	-	20
AXII	Tuition Reimbursement			20
XVIII	Validity of Agreement			21
XIX	Amendments			21
XX	Publication of Agreement	21	-	22
XXI	Miscellaneous Provisions			22
XXII	Duration of Agreement			22
	Signatures			22

PREAMBLE

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This Agreement is made between the ROCKAWAY TOWNSHIP BOARD OF EDUCATION, hereinafter called the "BOARD", and the ROCKAWAY TOWNSHIP SECRETARIAL ASSOCIATION, hereinafter referred to as the "ASSOCIATION".

WITNESSETH:

WHEREAS, it is the intent and purpose of the parties hereto to promote the efficient administration of the Rockaway Township Board of Education and the well-being of its employees; and

WHEREAS, the parties hereto seek to promote a basic harmonious relationship between the "Board" and the "Association", and further seek to promote a basic understanding relative to personnel policy, practices and procedures and matters affecting other conditions of employment, and to provide means for amicable discussion and adjustment of matters of mutual concern and interest within the Rockaway Township School District; and

WHEREAS, the parties hereto recognize that the "Board" retains the right to direct employees in accomplishing the work of the "Board" of Education, to hire, promote, transfer, assign and retain employees in positions within the school district; to suspend, demote, discharge, or take other disciplinary action against employees; to relieve employees from duties because of lack of work or other legitimate reasons; to maintain the efficiency of the Rockaway Township School System operations entrusted to the elected Board members; to determine the methods, means and personnel by which such operations are to be conducted, and to take whatever actions may be necessary to carry out the educational goals in situations of emergency; and

WHEREAS, nothing herein contained shall be in derogation of any right of grievance, appeal, protest or other redress reserved to the "Association" or an employee of the unit by applicable laws or regulations or by the provisions of this Agreement. NOW, THEREFORE, pursuant to the provisions of Chapter 123, Public Laws of 1974, this Agreement is entered into between the Board of Education of Rockaway Township, New Jersey, hereinafter called the "Board", and the Rockaway Township Secretarial Association, hereinafter called the "Association".

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ARTICLE I - RECOGNITION

The "Board" hereby recognizes the "Association" as the exclusive and sole representative for the collective negotiation concerning the terms and conditions of employment for office personnel under contract with the Board, including, but not limited to: Clerk - Typist, Secretaries to Building Principals, Guidance Secretary, Transportation Secretary, Child Study Team Secretaries, Central Office Receptionist, Payroll Supervisor, Head Bookkeeper, and Supplemental Department Secretary.

ARTICLE II - NEGOTIATION PROCEDURE

- A. Pursuant to Chapter 123, Public Laws of 1974, the "Board" agrees to enter into collective bargaining negotiations with the "Association" in a good faith effort to reach agreement on terms and conditions of employment.
- B. The "Board" shall receive all employee proposals in writing prior to the start of negotiations. The time and place of meeting shall be set by mutual consent.
- C. Negotiations shall begin not later than February 1st of the calendar year preceding the year in which the Agreement is to go into effect.

ARTICLE III - GRIEVANCE AND ARBITRATION

- A. Effective July 1, 1976, it is agreed that an advisory arbitration procedure shall be effective. In connection with this procedure, the parties hereto agree as follows:
 - Non-tenure employees shall not be permitted to grieve their non-reemployment.

- 2. Advisory arbitration shall pertain only to the interpretation, application or violation of specific contractual terms as herein set forth, and shall not include any grievances involving administrative decisions, policy decisions or interpretations or applications of N.J.S. Title 18A.
- Administrative decisions and policy decisions which are excluded from the advisory arbitration procedure shall be grieved up to and including the Board of Education only.
- B. The purpose of the following procedure is to provide a means for the processing of a dispute or controversy which may arise with respect to the interpretation, application or violation of specific contractual terms of this Agreement.
- C. The term "grievance" as used in this Agreement, is a dispute or controversy concerning the interpretation, application or violation of specific provisions of this Agreement.
 - 1. The grievance procedure herein set forth shall be available only to those employees within the bargaining unit heretofore set forth, who have completed at least six (6) months employment with the "Board". This grievance procedure shall not be available to non-tenured employees concerning their non-reemployment by the "Board".
 - 2. A grievance to be considered under this procedure must be initiated by the employee within ten (10) school days of its known occurrence. Failure to so act shall be deemed to constitute an abandonment of the grievance.

D. Policy

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 In the presentation of a grievance, the employee shall have the right to present his own appeal or to designate a representative to appear with the employee at any step of the Appeals procedure.

- 2. Nothing herein contained shall be construed to limit the right of an employee having a grievance within the meaning of this Agreement to process same through all prescribed levels with or without intervention by the "Association", as the employee may elect. The "Association" shall, however, be given an opportunity to be present at all hearings conducted after Level one, and shall, with permission of the employee, have access to all pertinent documentation.
- 3. The "Board" shall have the right to designate a representative to participate at any stage of the grievance procedure.
- 4. Failure at any level of this procedure to communicate the decision on a grievance within the specified time limits shall permit the aggrieved employee to proceed to the next level. Failure at any level of this procedure to appeal a grievance to the next level within specified time limits shall be deemed to be abandonment of the grievance or acceptance by the employee of the decision rendered at this level. Time limits may be waived only with the consent of the parties at each level.
- 5. It is understood that the employees shall, during and notwithstanding the pendency of any grievance, continue to observe all assignments and applicable rules and regulations of the "Board". If time is lost by an employee in processing a grievance, necessitating the retention of a substitute (except where the employee is temporarily relieved of normal duties by the Superintendent), the "Board" will pay only the cost of the substitute. The time lost by the employee must either be without pay or charged to personal time.

E. Procedure

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1. The employee shall first discuss his grievance orally with his immediate supervisor either directly or through the "Association's" designated representative with the objective of resolving the matter informally.

- 2. If a satisfactory settlement is not reached at the informal level, hereinabove set forth, or if no decision has been rendered within five school days after presentation of grievance, the employee or his representative may present his grievance in writing within five (5) days after determination made in paragraph one to the immediate supervisor. The written grievance shall set forth:
 - a. the nature of the grievance and the remedy requested;
 - the nature and extent of injury or loss;
 - c. the results of the previous discussion;
 - d. the basis of dissatisfaction with prior determination.
- 3. A written decision shall be rendered within five (5) full days after receipt of the written grievance.
- 4. If the grievance is not satisfactorily disposed of in the prior step, or if no decision has been rendered within five (5) school days after delivery of the grievance to the immediate supervisor, then the grievance may be referred to the Superintendent within ten (10) school days of the completion of the proceeding in the preceding paragraph. The submission to the Superintendent shall be in writing and shall include copies of all relevant documents previously considered in the grievance procedure together with a statement explaining the employee's dissatisfaction with those decisions previously rendered within two (2) weeks after receipt of the written grievance (unless a different period of time is mutually agreed upon in writing). The Superintendent shall in writing advise the "Association" and the employee of his determination and shall forward a copy of said determination to the immediate supervisor of the aggrieved employee.
- 5. If the grievance is not satisfactorily disposed of in the prior step, or if no decision has been rendered within ten (10) school days after delivery of the grievance to the Superintendent, then the grievance may be referred to the Board of Education within ten (10) school days of the completion of the proceeding in the preceding paragraph. The submission to the "Board" shall be in writing and shall include copies of all relevant documents previously considered in the grievance procedure together with a statement explaining the employee's dissatisfaction with those decisions previously rendered within two (2) weeks

after receipt of the written grievance (unless a different period of time is mutually agreed upon in writing). The "Board" shall, in writing, advise the "Association" and the employee of its determination and shall forward a copy of said determination to the immediate supervisor of the aggrieved employee.

- 6. In the event the disposition made of the grievance is deemed unsatisfactory, either party may request the American Arbitration Association to process the grievance in question in accordance with its rules and regulations for the selection of an Arbitrator who shall render an advisory arbitration opinion only. Such request must be made within fifteen (15) calendar days of the date of receipt of the "Board's" decision. The decision of the Arbitrator shall not be binding upon any of the parties to this Agreement and shall be advisory in nature only.
- 7. The Arbitrator shall limit his/her determination to the issues submitted to him/her and shall rule on nothing else. His/her determination shall be limited strictly to the application or interpretation of the provisions of this Agreement, and he/she shall be without power or authority to make any determination contrary to or inconsistent with the terms of this Agreement or of applicable law. The Arbitrator may not alter, add to or omit from the provisions of this Agreement.
- Only the "Board" and the Aggrieved and the "Association" shall be supplied with copies of the Arbitrator's determination.
- 9. Each party will bear the total cost incurred by itself. The fees and expenses of the Arbitrator are the only costs which will be shared equally by the "Board" and "Association".

ARTICLE IV - LEAVES OF ABSENCE

A. Sick Leave

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1. Definition:

Sick leave is defined to mean the absence from her post of duty of a regularly employed school employee because of:

- a. Personal disability due to illness or injury; or because of exclusion from school by the school physician on account of a contagious disease or of being quarantined for such disease in her immediate household. Personal illness may further be construed to mean illness requiring home or hospital confinement followed by a period of convalescence.
- b. A requirement for diagnostic tests, medical or dental treatment which cannot be scheduled for a time when school is not in session.

2. Regular Sick Leave:

- a. All secretarial personnel shall be entitled to one sick day per contract month as follows: 10 month secretaries will receive 10 days per school year; 12 month secretaries will receive 12 days per school year. However, in the event an employee for any reason enters a pay status after the beginning of the school year, she will be considered to have earned sick leave at the rate of one day per month, starting with the first full month of employment.
- b. Any unused sick leave shall accumulate without limit to be used for additional sick leave as needed in subsequent years.
- c. In the event of absence for illness or injury in excess of three (3) consecutive days, the Secretary/Business Administrator may require a physician's certificate as a prerequisite for continued sick leave payments.
- d. On those days which are officially designated as "snow days" throughout the school district and the schools in the district are not open, secretaries shall not be required to report for work.

3. Extended Sick Leave:

a. After attainment of tenure status, a regular employee who is ill or disabled for a period in excess of the employee's total sick leave accumulation shall receive her salary for a period equivalent to five (5) days for each year, or part thereof, such employee has been regularly employed by the "Board". This additional sick

leave shall not extend beyond June 30th of the school year in which the illness or injury occurs.

b. When such employee is absent on extended sick leave for a period in excess of five (5) consecutive days, the Business Administrator may require a physician's certificate as a prerequisite for further sick leave salary payments.

4. Involuntary Sick Leave:

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a. Upon recommendation of the Business Administrator, the "Board" may at its own expense, require an employee to submit to a physical to determine whether involuntary sick leave is warranted. An employee placed on involuntary sick leave by the Board shall be entitled to compensation in accordance with the voluntary sick leave provisions of this Article.

B. Personal Leaves of Absence

Secretarial employees shall be entitled to temporary, noncumulative leave of absence in accordance with the following:

- Up to five (5) working days at any one time with full pay when death occurs in immediate family (spouse, child, parent, brother, sister, mother-in-law, father-in-law, sonin-law, daughter-in-law, and any other member of the immediate household).
- 2. One (1) day with full pay to attend the funeral of a close friend or relative per year (other than immediate family). Any subsequent days need prior approval by the Superintendent.
- 3. Up three (3) days per school year, noncumulative, with full pay to care for a member of the immediate household, or a parent domiciled elsewhere, who is ill.
- 4. Three (3) days with full pay per school year to attend to matters of personal business which are so pressing that they demand immediate attention and cannot be attended to at a time when schools are not in session. A personal business leave day shall not be granted for the day following holidays or vacations. To obtain a personal leave day an

employee must submit a request for the day of personal leave at least two (2) days in advance of the day which the employee seeks as a personal day. Such request shall be made to the employee's immediate supervisor, whose concurrence shall be required for that particular day. The written request shall set forth that the day is required for a matter which is of an emergency nature which cannot be attended to otherwise.

- 5. Employees called for jury duty shall be paid an amount equal to the difference between the employee's daily salary and the jury duty fee paid by the court (not including travel allowances or reimbursement of expenses) for each school day the employee reports or performs jury duty.
- 6. Employees shall be granted leave with full pay for time necessary to appear in any legal proceedings connected with their employment or with the school system, if the employee is required by law to appear, except when necessary to resolve an impasse in which case those employees participating in any labor mediation will be in a leave-without-pay status.

C. Superior Attendance Record

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- 1. For the purpose of encouraging superior attendance the "Board" will establish the following procedures for the 1995-1997 school years. The "Board", at its own option, may increase the benefits or modify or discontinue the plan in following years.
- A sum of \$3,000.00 will be divided among those secretaries who qualify by reason of superior attendance.
- A secretary with no absences during the school year,
 September through June, will be entitled to three (3)
 proportionate shares.

A secretary with one day's absence will receive two (2) approportionate shares.

A secretary with two days' absence will receive one (1) proportionate share.

4. For example:

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# of secretaries	Attendance	Entitlement
Oualifying	Record	Shares
1 Secretary	No absences	3
1 Secretary	1 day's absence	2
1 Secretary	2 days' absence	1
Total shares accumulated:	-	6

\$3,000.00 -- 6 shares - \$500.00

- 5. Therefore, the secretary with no absences, in example above, would receive \$1,500.00 and the secretary with one absence would receive \$1,000.00 and the secretary with two absences would receive \$500.00.
- 6. Absences excluded from application to the above procedure are death in the immediate family, attendance at funerals, and jury duty absences.
- 7. A secretary with no absences, September through June will receive a payment of no less than \$600.00 in recognition of her perfect attendance. Secretaries with one absence will receive no less than \$450.00 and those with two absences will receive no less than \$300.00.

ARTICLE V - HOSPITALIZATION. MAJOR MEDICAL, AND DENTAL BENEFITS

A. Full Family Hospitalization and Major Medical coverage shall be available by a plan providing comparable or better coverage than the plan in effect for the 1975-1976 school year. "Board" shall have the right to change insurance carriers provided that the plan shall at all times provide for comparable or better coverage than the plan in effect for the 1975-1976 school year. In the event the "Association" is of the opinion that the plan does not provide for comparable or better coverage than the plan in effect for the 1975-1976 school year, then and in that event, the "Association" may proceed through the grievance procedure including arbitration, to determine whether the coverage provided is comparable or better than that which was in effect for the 1975-1976 school year, and the arbitrator shall have full authority with reference for this particular issue to continue the coverage in effect as provided for by the "Board" or to set aside the coverage in effect for the 1975-1976 school year.

- B. The "Board" shall notify the carrier to provide to each individual a description of the Health Care Insurance coverage provided under this Article at the beginning of each year of this agreement, which shall include a clear description of conditions and limits of coverage as listed above.
- C. Commencing July 1, 1995, the "Board" will assume the cost of Dental Plan for the 1995-1996, 1996-1997, school years, up to a maximum payment of \$9.53 monthly for single coverage and \$28.60 monthly for family coverage. Any excess above such rates shall be borne by each employee through a Payroll Deduction Plan.
- D. A co-payment for health benefits will be deducted from each employee's salary on a yearly basis according to the following schedule: 1995-96 \$475.00 1996-97 \$500.00

This co-payment provision may be reopened for negotiation if and when something other than a co-payment for benefits is negotiated with the R.T.E.A. In the event of a policy change which results in a lower premium to the Board of Education, the co-payment of this contract may be renegotiated.

Retroactive reimbursement will be made for the difference should a lower co-payment be negotiated for each year of this contract.

ARTICLE VI - SALARIES

- A. The salaries of all secretaries covered by this Agreement are as set forth in the salary schedule of this Article VI.
 - When a pay day falls on or during vacation, or weekend, secretaries shall, to the extent feasible, receive their paycheck on the last previous working day.
 - 2. Within the capabilities of the computer program, secretaries may elect to have deducted from their paychecks the following:
 - a. Single or Multiple Bonds
 - b. Summer Savings
 - c. Tax Shelter Annuities
 - d. Dental program premiums, and
 - e. Any additional deductions mutually agreed upon between the Board and the Association.

- Request for termination of savings bonds deductions must be submitted sixty (60) days prior to effective date. Payroll deduction authorization shall be submitted prior to the month of September.
- 4. Should a secretary be engaged for a period of less than six (6) months prior to the end of the school year, she will remain at the same salary for the following school year.
- B. All secretarial personnel shall receive the negotiated increase provided such employee receives a satisfactory evaluation.

SCHEDULE A

Grade I - Clerk Typist (non-benefited limited to 19
hours per week)

Grade II - Clerk-Typist Full-Time

Grade III - Guidance Secretary

Supplemental Department Secretary
(Floater)

Grade IV - Secretary to the Building Principal - Secretary to Child Study Team

Central Office ReceptionistSecretary to Transportation

Grade V - Head Bookkeeper - Payroll Supervisor

below:

* Minimum/Maximum Starting Salaries as set by Schedule A: All based on full-time employment:

Grade I - \$10.00 per hour

Grade II - \$13,000 Min./\$16,775 Max. - 10 mos.
- \$15,600 Min./\$20,130 Max. - 12 mos.

Grade III - \$15,500 Min./\$18,500 Max. - 10 mos.
- \$18,600 Min./\$22,200 Max. - 12 mos.

Grade IV - \$16,500 Min./\$19,570 Max. - 10 mos.
- \$19,800 Min./\$23,484 Max. - 12 mos.

Grade V - \$20,833 Min./\$24,115 Max. - 10 mos.

12 Month

- \$25,000 Min./\$29,938 Max. - 12 mos.

C. Salary increases will be in accordance with the schedule

1995/96 \$667.30 \$800.76 1996/97 3% 3%

10 Month

SCHEDULE A

Name of Employee	*Tenure/ Non-Ten	. Position/Location	10/12 Mos.	Gr.	1995-96 Salary	1996-97 Salary
Cindy Benes	τ	Secretary/O'Brien	10	IV	\$19,500	\$20,085
Brenda Bolanowski	т	Secretary/Trans.	12	IV	\$27,162	\$27,977
Linda Bruseo	т	Secretary/Dwyer	10	IV	\$21,197	\$21,833
Mary Cavallo	т	Secretary/Copeland	10	IV	\$28,477	\$29,331
Susan Costantino	T	Payroll Supv./ Board Office	12	V	\$23,536	\$24,242
Odilia Federocko	Т	Secretary/Malone	10	IV	\$25,365	\$26,126
Jeannette Ferranti	T	Supplemental Dept. Secretary/Adm. Bldg.	10	Ш	\$20,237	\$20,844
Millicent Freeman	T	Secretary/CST	10	IV	\$21,976	\$22,635
Annette Maratta	T	Head Bookkeeperi Bd. Office Secretary	12	Ā	\$31,404	\$32,346
Mary Ann Muller	Т	Receptionist/ Board Office	12	IV	\$24,956	\$25,705
Rosemary Muscolino	Т	Secretary/ Stony Brook	10	IV	\$20,760	\$21,383
Marie Newsome	T	Guidance Secretary/ Copeland	10	III	\$21,356	\$21,997
Barbara Vojvodich	т	Secretary/CST	10	IV	\$21,954	\$22,613
Annette Wells	С	Secretary/CST	10	IV	\$19,500	\$20,085
Roseann White	T	Head Bookkeeper/ Board Office	12	V	\$40,942	\$42,170
Patricia Zielinsky	T	Secretary/ Birchwood School	10	IV	\$21,197	\$21,833
Part-Time Clerical Em	ployees				\$9.97 p/hr.	\$10.27 p/hr

^{*(}Tenure/Non-Tenured status for 1996-97)

ARTICLE VII - PLACEMENT ON SALARY GUIDE, NEW PERSONNEL

All secretaries new to the school district shall receive at least partial credit for directly related school work and/or non-school experience that in the judgement of the Board of Education positively relates to the secretarial assignment. No new employee will be hired at a salary greater than the lowest paid person in that job description made the year before.

ARTICLE VIII - BOARD RIGHTS

The "Board", on its own behalf and on the behalf of the electors of the district, retains and reserves unto itself without limitation, all powers, rights, responsibilities, authority and duties conferred upon and vested in it by the laws of the State of New Jersey, including the right to the executive management and administrative control of the school system and its properties.

ARTICLE IX - HOURS OF WORK

A. Twelve Month Secretaries

- 1. Twelve month secretaries shall work a seven (7) hour day, five (5) days per week. There shall be a one (1) hour non-paid lunch period each day. Their daily work schedule shall be as determined by the Superintendent of Schools.
- When schools are on half-session, the twelve month secretaries shall work their normal full day's schedule.
- Overtime shall be paid at the rate of one and one-half the base rate of pay after completion of thirty-five (35) hours in each work week.

B. Ten Month Secretaries

 Ten month secretaries shall work a seven (7) hour day, five (5) days per week. There shall be a one hour non-paid lunch period each day. Their daily work schedule shall be as determined by the Building Principals.

- When schools are on half-session, the ten month secretaries shall work their normal full day's schedule.
- 3. Overtime shall be paid at the rate of one and one-half the base rate of pay after completion of thirty-five (35) hours in each week.
- 4. Ten month secretaries shall report for work on September lst, unless it falls on a weekend or holiday. Their contract periods will continue through June 30.
- 5. In the event a ten month secretary is called to work between July 1st and August 31st, the pay rate will be time and one-half based on the new contract salary.
- 6. Any ten month secretary who is hired for the Summer Program should receive payment based on their new contract rate.

ARTICLE X - NURSING DUTIES

No secretary shall be required to take over the medical duties of the nurse. Secretaries will render minimal emergency services. Board Comprehensive Policy currently covers secretaries under these circumstances.

ARTICLE XI - VACATIONS

- A. Twelve month employees shall be eligible for annual vacations as follows: (1) Year's service two (2) weeks
 - (5) Years'service three (3) weeks
 - (10) Years'service four (4) weeks
 - (15) Years'service 21 Days
 - (18) Year's service 22 Days
 - (20) Year's service 23 Days
- B. During the vacations which occur during the school term, all twelve month secretaries will work a sufficient number of days on a rotation basis in a mutually agreeable arrangement between the Superintendent and Board Secretary. In no event shall said force exceed one-half of the available personnel.
- C. All twelve month employees shall adjust their vacation period according to the demands of the office work schedule. The Superintendent and Business Administrator shall arrange such a schedule on a rotating basis to service their needs.

- D. Vacation time shall not be carried over from one year to the next unless some part of it shall not have been taken at "Board's" request. In such event the employee may, at her option, carry the unused portion over to the following year or be paid on the basis of the salary in effect when the vacation was earned.
- E. Ten month employees shall follow the school calendar.

ARTICLE XII - HOLIDAYS

A. All twelve month employees shall be given the following holidays, and any additional days allocated for such employees by the Board of Education:

New Year's Day, Good Friday, Memorial Day, July 4th, Labor Day, Veterans' Day, Thanksgiving Day and the Friday following, Christmas Day, and early release on Christmas Eve Day and New Year's Eve Day when schools are closed.

Release time shall be 1:00 P.M. and secretaries shall work through their lunch period. Holidays shall be taken the day before or after when they fall on the weekends. Three (3) additional holidays shall be granted based on the school calendar and by mutual agreement.

B. Ten month employees shall follow the school calendar.

ARTICLE XIII- ATTENDANCE/LUNCH HOURS

- A. Time Sheet Secretarial employees shall sign in and sign out daily in office of Principal or Supervisor.
- B. Lunch Hours Secretarial personnel in the Administration Building will stagger their lunch hours in such a manner that the switchboard, Superintendent's office and the Board office are covered with at least one secretary present.

ARTICLE XIV - EVALUATION

Secretarial employees shall be given a ninety (90) working day notice of unsatisfactory performance and possibility of withholding of increment. Review will be made of performance after a ninety working day period.

ARTICLE XV - PROMOTIONS

- A. Qualified secretaries will be given first consideration for promotion.
- B. A notice will be posted in all school buildings concerning available openings for bargaining unit positions. However, if a position becomes available during the summer months the Board Secretary will notify association members.
- C. Within five (5) days of the posting, any employee within the bargaining unit who desires to apply for the position shall submit his/her application to the designated Supervisor.
- D. It is understood and agreed that the "Board" may simultaneously advertise the opening and that there is no obligation to fill the position from within the bargaining unit. The "Board" agrees to consider all applications but it is understood and agreed that the "Board" has complete discretion to make the final decision concerning the filling of the position.
- E. Any reclassification of positions must be negotiated with the bargaining unit.
- F. Any ten month secretary who accepts a twelve month position shall be given credit for the her total years in a secretarial position for the purpose of determining vacation entitlement. This clause is retroactive for any current member of the Association who did not receive credit toward vacation when they moved from a ten to a twelve month position.

ARTICLE XVI- PAYMENT AT RETIREMENT

A. Effective July 1, 1989, each employee shall be entitled, upon retirement for service and age or disability from a state administered retirement system, to receive a lump sum payment for one-third of the earned and unused accumulated sick leave which is credited to him/her on the effective date of his/her retirement in the manner and to the extent provided for herein. An employee who elects a deferred retirement benefit shall not be eligible for supplemental compensation payment.

- B. Such supplemental compensation shall be computed as follows:
 The employee shall receive upon retirement one (1) day's pay
 for each three (3) days of earned and unused accumulated sick
 leave, and prorated for reduced sick leave entitlement
 resulting from an employee's retirement prior to the
 conclusion of any school year. The per diem rate for
 calculating each supplemental compensation shall be 1/200th of
 the salary received for ten (10) month employees or 1/240th of
 the salary received for twelve (12) month employees.
- C. Notice of intention to claim the benefits provided herein must be made in writing to the Board on or before sixty (60) days prior to the date on which the retirement becomes effective. However, the "Board" will consider waiving the sixty (60) day notice in cases of emergency or unexpected circumstances.
- D. There will be a Cap on total payment per employee at \$2,500.00 except for those employees above that total as of July 1, 1995. All employees currently above \$2,500.00 will earn \$25.00 for each sick day accumulated above their total as of July 1,1995. (Example-employee "A" has a currently valued sick-day payout of \$3,250.00 as of July 1, 1995. They accumulate 10/12 more sick days as of July 1996. These days are worth \$250.00 which added to the original total of \$3,250.00 now is worth a grand total of \$3,500.00.)

 Each employee's total payout for sick days will be calculated for this purpose based on their salary for 1994-95.

ARTICLE XVII - TUITION REIMBURSEMENT

Employees will be eligible for reimbursement for course work taken to improve their skills. Employee must submit written request in advance of registration for approval by the Superintendent. Reimbursement will be paid after successful completion of course work up to \$500.00 per school year.

ARTICLE XVIII - VALIDITY OF AGREEMENT

In the event that any provisions of this Agreement shall at any time be declared invalid by any court or competent jurisdiction or through government regulation or decree, such decision shall not invalidate the entire Agreement, it being the express intention of the parties hereto that all other provisions not declared invalid shall remain in full force and effect.

ARTICLE XIX- AMENDMENTS

- A. By mutual consent of the Employer and the "Association", this Agreement may be opened at any time for amendment. Any request for amendment from either party shall be in writing and must include summary of the amendment or amendments proposed. Within twenty (20) working days of receipt of such request, representation of the employer and the "Association" shall meet to discuss the matter. If the parties agree that opening of the Agreement is warranted, they shall proceed to negotiate the proposed amendments. No change will be considered other than those directly related to the subject of the proposed amendments. Any amendments on which agreement is reached shall be duly executed by both parties. No other type of change to this Agreement shall be recognized except as provided in Section B below.
- B. It is recognized that amendments to this Agreement may be required because of changes in applicable laws, rules, regulations, or policies issued by higher authority after the date of execution of this Agreement. In this event the parties will meet for the purpose of negotiating new language that will bring the Agreement into conformity with the new requirements. Such amendments shall be duly executed by the parties and will become effective on a date determined to be appropriate under the circumstances.

ARTICLE XX - PUBLICATION OF AGREEMENT

A. It is agreed that sufficient amount of copies of this Agreement will be provided initially by the Employer and that subsequent copies will be provided and distributed to new employees by the Association.

B. Any subsequent supplemental, implementing, subsidiary, or informal agreements between the "Association" and the Employer will be provided and distributed by the Employer in sufficient number of copies to meet the needs of the "Association" and Employer based on mutual agreement at time of need.

ARTICLE XXI - MISCELLANEOUS PROVISIONS

- A. This Agreement constitutes Board policy for the term of said Agreement, and the Board shall carry out the commitments contained herein and give them full force and effect as Board policy.
- B. Any individual contract between the Board and an individual employee, heretofore or hereafter executed, shall be subject to and consistent with the terms and conditions of this Agreement. If an individual contract contains any language inconsistent with this Agreement, this agreement, during its duration, shall be controlling.

ARTICLE XXII - DURATION OF AGREEMENT

This Agreement shall remain in full force and effect for a period of two years commencing July 1, 1995, and shall expire at midnight June 30, 1997.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their respective Presidents, attested by their respective Secretaries, and their corporate seals to be placed thereon.

ROCKAWAY TOWNSHIP BOARD OF EDUCATION

ATTEST:

BY AMaun

Secretary

Date

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ROCKAWAY TOWNSHIP SECRETARIAL ASSOCIATION

attest

BY:

agrat om

Date

Progident

Date