THIS BOOK DOES NOT CIRCULATE

AGREEMENT

between

THE BOARD OF EDUCATION

of

THE TOWNSHIP OF SOUTH BRUNSWICK COUNTY OF MIDDLESEX, NEW JERSEY

and

SCHOOL MAINTENANCE ASSOCIATION OF SOUTH BRUNSWICK

July 11073- July 30, 1074

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PREAMBLE

1.	This document constitutes an agreement entered into by
2.	the Board of Education of the Township of South Brunswick,
3.	New Jersey, to be called the "Board" from this point forth
4.	and the School Maintenance Association of South Brunswick
5.	Township, New Jersey to be called the "Association" from
ő.	this point forth, on the 1st day of November, 1971.

ARTICLE I

Recognition

1.	A.	The Board recognizes that all employees of the South
2.		Brunswick Schools have the right to contribute to, affiliate
3,		with or create employee associations for the pumpose of
4.		participating with the Board in negotiations in keeping
5.		with Chapter 303, Public Laws of 1968 and within the
٥.		framework described by said laws.
7.	в.	The School Maintenance Association of South Brunswick has
8.		proven to the Eoard that they have obtained majority status.
9.		The Board, therefore, recognizes this Association to be the
10.		one and only representative for negotiating terms and
11.		conditions of employment for all school custodians, matrons,
12.		bus drivers, and buildings and grounds maintenance personnel
13.		under direct contract to the Board.
14.	C.	The term "custodian", unless otherwise stated, shall
15.		henceforth mean all employees in the negotiating unit defined
16.		in paragraph B above but shall not be confused with the
17.		sub-classification "School Custodian" which will be used when
18.		making reference to those charged with the care and maintenance
19.		of a specific school plant.

ARTICLE II

Principles

- 1. A. This agreement is negotiated in order to establish for its
- 2. term the terms and conditions of employment of all members
- 3. of the staff employed in the classifications set forth in
- 4. Article I.
- 5. B. The Board and the Association recognize the importance of
- 6. orderly, just and expeditous resolution of disputes which
- 7. may arise as to the proper interpretation or implementation
- 8. of this agreement and accordingly herein agree upon a
- 9. grievance procedure for the processing of such disputes.
- 10. C. The Board and the Association, parties to the Agreement,
- 11. accept the provisions of this Agreement as commitments which
- 12. they will cooperatively and in good faith honor, support and
- 13. seek to fulfill.
- 14. D. Each party will provide the other, upon written request,
- 15. with a written notification of those personnel who have been
- 16. authorized to act in their behalf in contract negotiations.
- 17. E. The provisions of this Agreement constitutes a binding
- 18. obligation on the parties for the duration hereof or until
- 19. changed by mutual consent in writing. Any previously
- 20. adopted policy rule or regulation of the Eoard which is in
- 21. direct conflict with the provisions of this Agreement shall
- 22. be superseded and replaced by this Agreement. Nothing in
- 23. this Agreement which changes pre-existing terms and conditions
- 24. of employment will operate retroactively unless expressly
- 25. so stated.

ARTICLE III

Association Rights

- 1. A. The Board agrees to furnish the Association, in response to
- 2. reasonable request from time to time, available information
- 3. in the public domain.
- 4. B. Grievance conferences, proceedings and negotiations shall
- 5. normally be scheduled at times other than regular work hours.
- 6. However, when the Board or its representatives requires or
- 7. agrees to the attendance of any member of the unit to
- 8. participate in any such activity during regular working hours
- 9. he shall suffer no loss in pay for such time spent.
- 10. C. The Association and its representatives may be permitted to
- 11. use school buildings at reasonable hours for meetings, upon
- prior notice and approval by the building principal.
- 13. D. The Association may be permitted the use of school facilities
- 14. and office equipment, upon prior notice and approval by the
- 15. building principal, at reasonable times when such equipment
- 16. is not otherwise in use. The Association shall pay for the
- 17. cost of all materials and supplies incident to such use and
- 18. For any repairs necessitated as a result thereof.
- 19. E. The Association shall have in each building work location
- 20. adequate bulletin board space for the posting of Association
- 21. notices. All such notices shall bear the signature of an
- 22. Association official, and only an authorized representative

- 23. of the Association shall be employed to post these materials
- 24. on the board. Copies of all such notices and material shall
- 25. be given to the Business Manager prior to posting. Bulletin
- 26. boards shall not be used for the posting of derogatory or
- 27. controversial material.
- 28. F. The Association shall be permitted the reasonable use of the
- inter-school mail facilities and school mail boxes.
- 30. G. In the event there is no Association representative in any
- 31. work location, an authorized representative from another work
- 32. location may be designated the authorized representative of
- 33. the Association by a letter of authorization signed by the
- 34. President of the Association, to carry out all duties and
- 35. responsibilities of Association representatives as set forth
- 36. in this Agreement, except that such representative shall not
- 37. be entitled to leave the premises of the work location in
- 38. which he works during his working hours, nor interfere with
- 39. the work being performed by other employees.
- 40. H. The rights and privileges of the Association and its
- 41. representatives as set forth in this Agreement shall be
- 42. granted only to the Association as the exclusive representative
- 43. of the employees, and to no other organization.

ARTICLE IV

Negotiation Procedure

- 1. A. The committee: Representatives of the Board and representatives
- 2. of the Association shall form a committee for the express
- purpose of conducting negotiations.
- 4. B. Representatives: Neither the Board nor the Association shall
- 5. control or attempt to control the procedures governing the
- 6. selection of the other group's representatives. Each group
- shall be empowered to propose, counterpropose and either
- accept or reject proposals being considered.
- 9. C. Meetings: Meetings shall be regularly scheduled until
- 10. negotiations are considered completed by the representatives
- 11. of the Board and the Association. Should either group feel
- 12. the need to meet with the other group at times not regularly
- 13. scheduled the group initiating the request will submit to the
- 14. other group a written statement detailing the reasons for the
- 15. meeting. This special meeting will take place ten (10)
- 16. calendar days after receipt of the written request.
- 17. D. Scope of Negotiations: The Board and the Association both
- 18. agree to negotiate terms and conditions of employment as well
- 19. as grievance procedures as described in Chapter 303, Public
- 20. Laws 1968.
- 21. E. Consultants: The Board and the Association each reserve the
- 22. right to bring consultants to the collective negotiations
- 23. sessions. Should both groups agree to engage in joint contract

- 24. to bring consultants or clerical assistants to the negotiating
- 25. sessions, costs between the Board and the Association will
- 26. be shared equally. The time and degree of participation of
- 27. these consultants and clerks shall be determined by mutual
- 28. agreement between the Board and the Association.
- 29. F. Sharing of Information: The Association shall have access
- 30. to information relating to the school district's financial
- 31. resources upon request.
- 32. G. Agreements: Agreements between the Board and the Association
- 33. shall be put in written form and signed by the presidents of
- 34. both the Board and the Association. These agreements shall
- 35. be held binding upon both groups to the extent allowed under
- 36. the laws of the State of New Jersey and the United States.
- 37. H. Impasse in Negotiations: In the event that either party feels
- 38. that an impasse has been reached in negotiations, they may
- 39. utilize the procedures available under Chapter 303 to avail
- 40. themselves of mediation and fact-finding. In the event
- 41. participating Association representatives are required to
- 42. attend mediation or fact-finding sessions during regular
- 43. working hours, they shall do so with no loss of pay. The
- 44. Association agrees that a maximum of two representatives
- 45. would be required for such sessions.

ARTICLE V

Grievance

1.	A.	Definition: A grievance is a claim by an employee or his
2.		representative that involves the appeal of an interpretation,
3.		application or violation of policies, agreements, or
4.		administrative decisions affecting him. As used in this
5.		definition, the term employee shall mean also a group of
6.		employees having the same grievance.
7.	B .	Purpose: The purpose of this procedure is to secure equitable
8.		solutions to grievances at the lowest possible level. Both
9.		parties agree that these proceedings will be kept confidential
10.		except where otherwise stated in this agreement.
11.	c.	Rights of the Aggrieved: Any individual employee represented
12.		by the Association shall be ensured freedom from restraint,
13.		interference, coercion, discrimination, or reprisal in presenting
14.		his appeal. He shall have the right to present his own
15.		appeal or to designate a representative of the Association,
16.		or other persons of his own choosing to appear with him at
17.		any step in the grievance procedure. Whenever he chooses to
18.		have other persons appear with him, the Association will have
19.		the option of being present.
29.	D.	Grievance Notification: The Association shall be notified in
21.		advance of any grievance meeting which involves an employee
22.		who has chosen to be represented by the Association in that

23.

grievance.

24. E. Procedure:

25. 1. Conditions

- 26. a. Failure at any step of this procedure to communicat
- 27. the decision on a grievance within the specified
- 28. time limit shall permit the aggrieved employee to
- 29. proceed to the next step. Failure at any step of
- 30. this procedure to appeal a grievance to the next
- 31. step within the specified time limits shall
- 32. constitute acceptance of the decision rendered at
- 33. that step. The time limits specified may be extended
- 34. or reduced by mutual agreement of the parties
- 35. involved at any level of the procedure.
- 36. b. During and notwithstanding the pendency of any
- 37. grievance, employees ahall continue to observe all
- 38. assignments and applicable rules and regulations of
- 39. the Board until such grievance and any effect theren:
- 40. shall have been fully determined.
- 41. c. All meeting and hearings under this procedure shall
- 42. be conducted in private and shall include only the
- 43. parties in interest and their designated or selected
- 44. representatives.

45. 2. Level One

- 46. a. An employee with a grievance shall first discuss it
- 47. with his immediate supervisor within 30 calendar
- 48. days of its occurence. The employee shall state at

49. the outset that he is initiating Level One of the 50. Grievance Procedure. If as a result of the discussion, the matter is not 51. b. 52. resolved to the satisfaction of the employee within five (5) working days, he shall set forth his 53. grievance in writing to his immediate supervisor 54. 55. specifying: the nature of the grievance, 56. i. 57. the nature and extent of injury, loss or ii. 58. inconvenience, 59. îii. the results of previous discussions and his dissatisfaction with the decision previously 60. ív. 61. rendered. 52. The supervisor shall communicate his decision to the 63. employee in writing within three (3) working days of 54. receipt of the written grievance. 65. 3. Level Two 66. No later than five (5) days after receipt of the 67. supervisor's decision, the employee may appeal the **68**. supervisor's decision to the Business Manager. The 69. appeal to the Business Manager must be in writing and 70. must state the grievance submitted to the supervisor as 71. specified above and the employee's dissatisfaction with 72. the supervisor's decision. The Business Manager shall 73. attempt to resolve the matter as quickly as possible, but

74, within a period not to exceed ten (10) working days.

75. The Business Manager shall communicate his decision in

76. writing to the employee and the supervisor.

77. 4. Level Three

78. If the grievance is not resolved to the employee's

79. satisfaction, he may request a review by the Board of

80. Education. This request must be submitted no later than

81. five (5) working days after receipt of the Business

82. Manager's decision. The request shall be submitted in

83. Uriting through the Business Manager who shall forward

84. it along with all related papers to the Board of

85. Education. The Board shall review the grievance and shall

86. at the option of the Board, hold a hearing with the

87. employee, and shall render a decision in writing within

88. thirty (30) calendar days of receipt of the grievance by

89. the Board.

90.

5. Arbitration

91. a. If the decision of the Board does not resolve the

92. grievance to the satisfaction of the employee and

93. the employee wishes review by a third party, he shall

94. so notify the Board through the Business Manager

95. within ten (10) working days of receipt of the Doard's

96. decision, except in the case of grievance involving

97. any of the following points:

98. i. Any matter for which a method of review is

99.		prescribed by law or any rule of regulation of
100.		the State Commissioner of Education or any
101.		matter which according to law is either
102.		(a) beyond the scope of Board authority or
103.		(b) limited to action by the Board alone.
194.	ii.	A complaint of a non-tenure employee which
105.		arises by reason of his not being re-employed.
106.	iii.	A complaint of an employee in a non-tenure
107.		position which is made solely by reason of his
108.		not being employed, re-employed, retained, or
109.		continued in his position.
115.	b. The f	ollowing will be used to secure the services
111.	of an	arbitrator:
112.	i.	A joint request will be made to the American
113.		Arbitration Association to submit a roster of
114.		persons qualified to function as an arbitrate:
115.		in the dispute in question.
116.	ii.	If the parties are unable to deterime, within
117.		ten (10) working days of the initial request
118.		for arbitration, a mutually satisfactory
119.		arbitrator from the submitted list, the
120.		American Arbitration Association may be
121.		requested by either party to designate an \
122.		arbitrator.
123.	c. The ar	bitrator shall limit himself to the issues
124.	submit	ted to him and shall consider nothing else.

125.		He can add nothing to, nor subtract anything from
126.		the Agreement between the parties or any policy of
127.		the Board of Education. The decision of the arbitrate
123.		shall be final and binding. Only the Board and the
129.		aggricved and his representatives shall be given
130.		copies of the arbitrator's decision. This shall be
131.		accomplished within thirty (30) days of the
132.		completion of the arbitrator's hearings.
133.	á.	The parties involved in the arbitration shall be
134.		responsible for all costs incurred by each and only
135.		the fee and expenses, if any, of the arbitrator shal!
136.		be shared by each party paying one-half.

ARTICLE VI

Job Security and Seniority

1.	A.	The Board will act with respect to promotions, transfers and
2.		assignments and layoffs as follows: The Board will give
3.		primary consideration to the best interest of the school
4.		district including as its primary consideration qualification.
5.		to perform the work and then seniority.
6.	В.	Notices of all vacancies shall be posted in each school by
7.		the Business Manager. The notice shall be posted for five
8.		(5) working days and employees interested must submit a
9.		written application to the Business Manager within the afore-
10.		mentioned five (5) working days posting period to be
11.		considered for the vacancy. The notice shall state the title
12.		of the job and its location.
13.		Employees who have acquired experience, skill and ability,
14.		physical or otherwise, to do the work required in the job,
15.		without training, shall be given consideration before an
16.		applicant outside the school system. All such applicants
17.		shall be considered and will be given a reply to their
18.		application. The Business Manager shall determine the
19.		qualifications and abilities of the employees who apply; and
20.		in the event that two applicants are of equal experience and
21.		ability, the applicant with the greater seniority shall be
22.		awarded the job.

- 23. The decision of the Business Manager in determining promotions,
- 24. transfers and assignments for the filling of vacancies and new
- 25. positions, shall be final.
- 26. C. A custodian shall acquire tenure status on July 1, 1971, and
- 27. each July 1st thereafter under the following conditions:
- 28. 1. He has devoted his full time to the duties of his position
- 29. and has served therein for three consecutive calendar years
- 30. from the date of his employment.
- 31. 2. He shall have been recommended for tenure by the
- 32. Superintendent of Schools on the basis of satisfactory
- 33. performance.
- 34. A custodian shall hold his position under tenure during good
- behavior and efficiency in the performance of his duties.
- 36. The Board shall retain the right to withhold the granting of
- 37. tenure to any custodian who does not meet both conditions
- 38. listed above in sections 1 and 2. Where doubt exists about
- 39. the custodian's ability to properly perform in his position,
- 40. the Board may request the custodian's resignation, or may
- 41. continue his employment on a probationary basis for one full
- 42. school year under a term contract.
- 43. D. In the event a reduction in force is required, such a reduction
- 44. will take place in accordance with the following provisions:
- 45. 1. The least seniored employee in the classification affected
- 46. shall be laid off. In this event this employee being
- 47. laid off had previously worked in the same or lower

- 48. classification, he may displace a less seniored employee
- 49. in such classification and that employee shall be laid
- 50. off, subject to the senior employee's ability to perform
- 51. the work.
- 52. 2. In the event that within eighteen months from the date
- 53. of his layoff a vacancy occurs in a classification which
- 54. he previously held, a laid-off employee shall be
- 55. entitled to recell thereto in the order of his seniority
- 56. if he had notified the Business Manager, in writing,
- 57. within sixty to minety days from his date of layoff that
- 58. he desires to be placed on the recall list.
- 59. 3. Notice of recall to work shall be addressed to the
- 60. employee's last address appearing on the records of the
- 61. school district, by certified mail, return receipt
- 62. requested, Within three (3) days receipt of such notice
- 63. of recall, the employee shall notify the Business Manager.
- 64. in writing, whether or not he desires to return to the
- 65. work involved in the recall. If he fails to reply or if
- 66. he indicates that he does not desire to return to such
- 67. work, he shall forfeit all of his seniority and all
- 68. rights to recall. If he indicates that he desires to
- 69. return to the work involved in the recall notice, then
- 70. he shall report for such work within two (2) days from
- 71. the date he receives the recall notice or within such
- 72. period of time as is set forth in a written extension of

- 73. time signed by the Business Manager or his designee. In
- 74. the event he shall fail to so report to work, he shall
- 75. forfeit all of his seniority and all rights to recall.
- 76. E. An employee who has accepted an assignment in a classification
- 77. lower than the classification he held prior to a reduction in
- 78. force, shall be entitled to be assigned, in the order of
- 79. seniority, to the first vacancies which become available in
- 80. their former classification.
- 81. F. Two weeks notice of lay-off shall be given to any employee.

ARTICLE VII

Payment of Salaries and Hours of Work

1.	Α.	The day shift shall consist of $8lack{1}{2}$ hours including $rac{1}{2}$ hour for
2.		lunch. The night shift shall consist of 8 hours including $\frac{1}{2}$
3.		hour for dinner. The basic work week is 40 hours for day
4.		shift personnel and 372 hours for night shift personnel.
5.	в.	Overtime performed on weekdays, Saturdays and Sundays shall
6.		be paid at the rate of $1\frac{1}{2}$ times the custodian's hourly rate,
7.		except as noted below.
8.		The hourly rate shall be determined by dividing the annual
۶.		salary rate by 2080 hours for day custodians and 1950 hours
10.		for night custodians.
11.		Double time shall be paid for work performed on Sundays and
12.		holidays when the Board of Education requires work on those
13.		days. Time and a half shall be paid for Saturday boiler
14.		checks in a building, but not to exceed one and a half hours.
15,		Upon approval by the Business Manager, compensatory time may
16.		be taken in straight time in place of payment for overtime.
17.		If the custodian is specifically requested by management to
18.		take compensatory time in lieu of overtime within the same
19.		week and he agrees, the custodian shall receive one and a
20.		half (1_{2}^{t} .) hours off for each hour of overtime performed.
21.	C.	Assignment of additional custodians, matrons or other
22.		personnel after normal school hours for approved functions
23.		will be made by the Business Manager and such assignment shal

- 24. not be in lieu of regularly assigned employees at the
- 25. particular school. Extra custodians, matrons, or other
- 26. personnel will be assigned for such purposes at the discretion
- 27. of the Business Manager.
- 28. D. All newly hired custodians may be required to obtain, within
- 29. one year, a black-seal fireman's license. The Board shall pay
- 30. all costs and expenses to secure said license. The Board
- 31. also agrees to pay all yearly renewals for said license while
- 32. the employee is employed by the Board.
- 33. E. Pay checks will be issued on the 15th and 30th of each month.
- 34. If such a day falls on a weekend, school holiday or vacation
- 35. period, the checks shall be issued on the last previous work
- 36. day. All checks will be issued to the employees without delay.

ARTICLE VIII

Insurance Protection

- 1. A. The present insurance benefits now in effect shall continue
- 2. for the 1973-1974 contract year.
- 3. B. The Board shall provide to each employee a description of the
- 4. health care insurance coverage under this Article.

ARTICLE IX

Leaves of Absence

1.	Α.	Sick	Leave
2.		1.	Employees shall earn thirteen days of sick leave for twelve
3.			months of service, at the rate of one and one twelfth day
4.			for each month in which at least ten days of service have
5.			been performed. Each day of absence covered by sick leave
6.			shall constitute service performed.
7.		2.	Employees shall be entitled to apply unearned sick leave
8.			against absence up to thirteen days in any year.
9.		3.	New employees who do not have a full twelve months of
10.			service in this system by July 1st shall be entitled to
11.			apply unearned sick leave against absence as per the
12.			following schedule:
13.			Uncorned Sick Leave Days To Be
14.			Starting Employment In Applied Against Absence
15.			August12 days
16.			September11 days
17.			October10 days
10.			November9 days
19.			December8 days
20.			January days
21.			February6 days
22.			March days
23.			April, May, and June days

24.		4.	Sick	leave not taken during the year shall be credited
25.			and	accumulated from year to year without limit.
26.	в.	<u>Heal</u>	th or	Hardship Leave Extended Total Disability Sick Leave
27.		Beno	<u> fiz</u>	
28.		1.	Tota	l Disability shall mean one which
29.			a.	results from bodily injuries or disease, and
30.			ь.	wholly prevents the employee from engaging in his
31.				occupation, or assuming duties assigned by his
32.				supervisor, taking into consideration the nature
33.				and degree of the disability.
34.			c.	The employee must be under the care of a physician.
35.				The Board may require examinations and statements
36.				from doctors of its own choosing as frequently as
37.				it is deemed necessary.
38.		2	<u>Elig</u>	<u>ibility</u>
39.			a.	Extended total disability benefits shall be payable
40.				to all full time employees who are on an annual
41.				contractual arrangement with the South Brunswick
42.				School System, regardless of the term of service
43.				previously performed prior to total disability.
44.			b.	Benefits shall not be available to any employee who
45.				has been notified in writing that his services are
46.				to be terminated or his contract not renewed, prior
47.				to the start of total disability, except as provided
48.				in paragraph d below.

49. c: Benefits shall also not be available to any employee who submits his resignation in writing prior to 50. 51. start of his total disability. Benefits to an employee whose services are to be 52. d. 53. terminated by a specific date, for whatever reason, 54. and whose total disability preceded the notice of 55. termination of such services, shall be paid only to 56. the date of such termination provided employee is 57. totally disabled at that time. 58. A recurrence of the same disability within 100 days c. 59. of discontinuance of benefits shall be considered 60. a continuation of the original disability. ć1. 3. Bonefits 62. The amount and duration of such benefits shall be 63. determined by the employee's current salary, length 64 of service, and the number of sick days utilized 35. prior to the commencement of this benefit. 56. The amount of the monthly payments shall be 57. determined in the following manner: 68. The basic monthly salary shall be computed by î. 69. dividing the annual salary by the number of 70. months the employee is required to perform 71. service, as provided in the annual contract. 72. Ten month employees (from September to June) íì.

73.

shall not be eligible for benefit payments

74.		under this program during the months of July
75.		and August.
76.	iii.	Benefit payments shall be increased by 1/2% above
77.		the basic 50% payment for each sick day used
78.		after the first thirty calendar days of total
79.		disability and prior to the commencement of
80.		benefit payments; e.g., an employee uses 40 sick
81.		days, after the first 30 calendar day waiting
82.		period, to cover his absence under this program.
83.		On the bacis of ½% for each of these days, the
84.		percentage factor would be added to the basic
85.		50%, or 70%. The employee, in this case, would
.63		be entitled to a monthly benefit of 70% of his
37.		regular monthly contract salary.
.38	c. líon	thly benefit payments shall not exceed 80% of an
89.	emp	loyee's regular contract salary. (SC or more
90.	sic	k days provides an 80% factor.)
91.	d. The	number of months that benefits shall be payable
92.	sha	ll be determined by dividing the total number of
93.	non	ths of service by four. Benefits also shall be
94.	pay	able for a portion of a month.
95.	e. In	no case shall benefits be payable concurrently
95.	wit	h payments received by an employee for retirement
97.	or	disability under the Social Security Program or
98.	апу	state employees or teachers pension plan.

99.	f. Benefits under th	nis program shall be reduced by the
100.	amount of any Wor	rkmen's Compensation payable.
101.	Sick Leave Used After the	Precentage Factor to be Applied in
102.	First 30 Calendar Days of	Computing Monthly Payments Under
103.	Total Disability	This Benefit Program
	1	50,5
	2	51.0
	3	51,5
	4	52.0
	5	52.5
	6	53,0
	7	53.5
	8	54.0
	9	54.5
	10	55.0
	11	55.5
	12	56.0
	13	56.5
	14	57.0
	15	57.5
	16	58.0
	17	58.5
	18 .	59.0
	19	59.5
	20	60.0

103.	Total Disability	This Benefit Program
	21	60.5
	22	61.0
	23	61.5
	24	62.0
	25	62.5
	26	63.0
	27	63.5
	28	64.0
	29	64.5
	30	65.0
	31	65.5
	3 2	66.0
	33	66.5
	34	67.0
	35	67.5
	36	68.0
	37	68.5
	38	69.0
	39	69.5
	40	70.0
	41	70.5
	42	71.0
	43	71.5
	44	72.0
	45	72.5

103.	Total Disabili	ty This Benefit Program
	46	73.0
	47	73.5
	48	74.0
	49	74.5
	50	75.0
	51	75.5
	52	76.0
	5 3	76.5
	54	77.0
	55	77.5
	56	78.0
	57	78.5
	58	79.0
	59	79.5
	. 60 or	more 80.0
104.	4. Exclusion	of Benefits
105.	a. Bend	efits shall not be payable for a disability
106.	resu	alting from:
107.	i.	a pregnancy.
108.	íi.	disease or bodily injury willfully and
109.		intentionally sclf-inflicted.
110.	iii.	injury incurred or disease contracted prior
111.		to becoming an employee of the South Brunswick
112.		School System, unless employed for more than
113.		three years in the system.
114.	ív.	declared or undeclared war, insurrection,

115			invasion, rebellion, civil war, or civil riot.
116.		ь.	Benefits shall not be payable while a salary is
117.			being paid through the use of accumulated sick leave.
118.	5.	Proc	edure for Applying for Benefits
119.		a.	An application for total disability benefits under
120.			this program must be accompanied by a physician's
121.			certificate listing the nature of the condition and
122.			the probable length of total disability of the
123.			employee.
124.		ь.	An application for total disability shall be
125.			submitted only after the maximum sick leave days,
126.			determined by the employee, have been used to cover
127.			the absence resulting from his total disability.
128.		c.	An employee need not use all sick leave days toward
129.			his absence when applying for benefits under this
130.			program, but only those days used shall be considered
131.			in computing the percentage factor for monthly
132.			benefits, as described under Item 3-b.
133.	c.	Mate	rnity Leave
134.		1.	A leave of absence without pay may be granted for
135.			maternity reasons to all tenure employees upon the
136.			recommendation of the Superintendent.
137.		2.	Written application shall be made at least six
138.			months before the expected confinement date. It
139.			shall be determined on an individual basis as to

invasion, rebellion, civil war, or civil riot.

when the employee shall discontinue her school duties. 140. 141. The maternity leave may extend until the beginning of 142. the school year following the expiration of a period of 143. six months after the termination of the pregnancy. 144. 3. Before returning to her position, the employee shall 145. submit satisfactory evidence that she is in fit physical 146. condition to perform the duties of her school position. 147. 4: In the event of the death of the child within the period 148. of the maternity leave, the length of leave may be 149. relaxed so long as the employee submits satisfactory 150. evidence of fit physical condition. A married employee not on tenure who becomes an expectant 151. 5. 152. mother shall give written notice of the fact at least 153. six months before the confinement date. The date of her 154. resignation and termination of her services shall be

152. mother shall give written notice of the fact at least

153. six months before the confinement date. The date of her

154. resignation and termination of her services shall be

155. determined on an individual basis. Should she wish to

156. return to the staff at a later date, careful consideration

157. shall be given her application. If the date of termination

158. should fall on or after April 1 of the third year of the

159, probation period and she is recommended for tenure, the

160. date of her possible return shall be determined by the

161. same policy as governs the return of employees on tenure.

162. D. <u>Military Leave</u>: A leave of absence without pay shall be employees for military service in accordance with N.J.S.A. 18A:6-33.

- 165. E. Personal Leave: Employees shall be entitled to two full days
- 166. or four half days personal leave per year with pay. Personal
- 167. leave shall not be sumulative, and must be applied for at the
- 168. earliest possible date.
- 169. F. Court Subpoena: No salary deduction shall be made for absence
- 170. when subpoensed to be a witness in court.
- 171. G. Jury Duty: Those regular employees called for jury duty shall be
- 172. paid at their regular rate less compensated fees for jury duty.
- 173. H. Absence for Death: A leave of up to three days with pay shall
- 174. be granted employees for death in the immediate family. Immediate
- 175. family shall constitute parent, parent-in-law, sister, sister-in-law,
- 176. brother, brother-in-law, husband, wife, child, grandparent, grand-
- 177. child, or relative living in the immediate household. Additional
- 178. two days leave may be granted for unusual and extenuating circumstances
- 179. subject to the approval of the Business Manager.
- 180. I. Sick Leave For Service Connected Disability: Whenever any employee,
- 181. entitled to sick leave under this section or under N.J.S.A.
- 182. 18A:30-1 or 18A:30-2, is absent from his post of duty as a result
- 183. of a personal injury caused by an accident arising out of and in
- 184. the course of his employment, the Board shall pay to such employee
- 185. the full salary or wages for the period of such absence for up to
- 186. one calendar year without having such absence charged to the annual
- 187. sick leave or the accumulated sick leave. Salary or wage payments
- 188. shall be made for absence during the waiting period and during the
- 189. period the employee received or was eligible to receive a temporary
- 190. disability benefit under Chapter 15 of Title 34, of the Revised
- 191. Statutes. Any payment of salary or wages paid or payable to the

- 192. employee pursuant to this section shall be reduced by the amount
- 193. of any workmen's compensation award made for temporary disability.
- 194. J. Applying For Leaves of Absence: All leaves of absence must be
- 195. applied for in writing.
- 196. K. Permission To Leave During Working Hours: A Custodian may not
- 197. leave his building during his assigned working day, without
- 198. permission from his immediate supervisor.

ARTICLE K

Paid Vacations

1.	A.	A custodian shall be entitled to	a paid vacation each year
2.	according to the following schedule:		
3.	Continuous Service Performed Entitled to Paid Vacation Days		
4.		Prior to July 1st	
5.		3 months or less	none
5.		4 months	3
7.		5 months	L ;
8.		6 months	5
9.		7 months	6
10.		8 months	7
11.		9 months	7
12.		10 months	દ
13.		11 months	9
14.		l year, but less than	5 years 10
15.		5 years	15
16.		6 years	15
17.		7 years	15
18.		8 years	16
19.		9 years plus	17
20.	E.	A custodian with less than twelv	e months of service resigning
21.		from his position before July 1s	t shall not be entitled to
22.		any paid vacation.	

- 23. C. The Board will attempt to arrange vacations to suit the wishes
- 24. of the amployees with the understanding that, wherever
- 25. possible, employees will be given a choice of vacation periods
- 25. in order of their seniority within their classification.
- 27. D. Hormal periods of vacation will be from July 1 through the
- 28. theck of August 15. However, an employee may be granted
- 29. vacation time throughout the year with the approval of the
- 30. Eusiness Manager.
- 31. E. Employees with one or more years of service with the District,
- 32. Who retire or resign, shall be eligible for payment of
- 33. accumulated vacation on a pro-rated monthly basis for time
- 34. worked.

ARTICLE KI

Retironent

- 1. A. Each custodian who shall have reached 70 years of age shall
- 2. be required to retire at the end of the school year in which
- he shall have attained his 70th birthday.
- 4. E. All employees who are full time personnel, excluding term
- 5. contract employees, have the advantages of the state law
- 6. providing for retirement incomes for the employees of the
- 7. school districts of New Jersey and of the federal social
- 8. security benefits. All veterans receive the Public Employees
- 9. Retirement benefits as provided by federal law.

ARTICLE XII

<u>Holidays</u>

1.	Α.	Employees shall be entitled to paid	holidays	during	the	school
2.		year as listed herein:				
3,		Independence Day	l day			
4.		Lebor Day	l day			
5.		Yom Kippur	1 day			
٤.		N.J.E.A. Convention-Friday	l day			
7.		Thonksgiving Day	l day			
8.		Friday following Thanksgiving	1 day			
۶.		December 24th	1 day			
10.		Christmas Day	l day			
11.		December 31st	1 day			
12.		New Year's Day	1 day			
13.		Lincoln's Birthday	l day			
14.		Washington's Birthday	l day			
15.		Good Friday	1 day			
16.		Easter Monday	1 day			
17.		Memorial Day	l day			
18.		Total	15 days			
19.	В.	If a holiday falls during a custodia	ns vacati	on peri	o b o.	r on a
20.		weekend, he shall be entitled to an	additiona	1 day o	off w	ith pay.

ARTICLE XIII

Salary

- 1. A. Salaries during the term of this Agreement shall be paid according
- 2. to the following schedule:
- Head Cust. Buildings & Custodian Custodian
 High School Grounds Main- Fireman's No
 Step & Crossroads tenance Man License License

5.	Step &	Crossroads	tenance Man	License	License	Matron	
6.	1	\$7,088	\$6,540	\$6,319	\$6,119	\$5,333	
7.	2	7,439	6,826	6,577	6,349	5,562	
8.	3	7,807	7,124	6,844	6,588	5,800	
۶.	4	3,174	7,422	7,112	6,826	6,0 3 &	
10.	5	8,548	7,801	7,491	7,205	6,348	
11.	6	8,932	8,136	7,877	7,591	6,652	
12.	7	9,312	8,553	3,256	7, 970	6,95	
13.	8	9,685	3,927	8,635	8,349	7,253	
14.	9	10.154	5-442	9.152	8.895	7.648	

- 15. B. The Roving Custodian shall receive an additional \$250 per annum.
- 16. C. The Night Custodian-Foreman at the High School and at Crossroads
- 17. shall receive an additional \$350 per annum.
- 18. D. One step credit will be allowed, up to the minth step on the guide,
- 19. for each year of prior outside related experience. This provision
- applies to all of the above listed guides.
- 21. E. All new personnel must be employed at least five (5) months prior
- 22. to July 1st in order to be eligible for an annual increment the
- 23. following year.
- 24. F. Unless specified, all positions are on a twelve month basis.

- 25. G. Custodians with two or more years of continuous service in this
- 26. school district shall be entitled to an annual allowance of
- 27. \$40.00 toward the purchase of work clothing in connection with
- 28. their job assignments.
- 29. H. Increments, or other increases may be withheld for inefficiency or
- 30. other just cause. The custodian shall be given written notice
- 31. stating the reasons said increments have been withheld. Upon
- 32. receipt of such notification, the custodian may, within 10 school
- 33. days, file a grievance in accordance with the prescribed pro-
- 34. cedure set forth in Article V of this agreement. Said grievance
- 35. shall commence at the Business Manager's level.

ATTICLE MIV

Joint Committee

٠.	A.	The parties hereto believe that the efficiency of the
2.		respective employees' service to the student population of the
3.		schools and the welfare of the employees will be better served
٤, •		by periodic meeting of a joint committee wherein both the
5.		employer and the employees may discuss and implement
٥.		suggestions for improving the nervices of the employees.
7.	P .	The committee shall consist of the Dusiness Manager and two
8_		(2) other members designated by the Pusiness Manager and three
9.		(3) members designated by the Association. The committee
10.		shall meet regularly each wonth during the school academic
11.		year, on the date and at the time to be mutually determined
12.		by the members of such committee.
13.	С.	The Ressibility and planning of in-service education and the
14.		establishment of a personnel advisory committee will be
15		included in the scape of this counities.

ARTICLE KV

Deductions From Salary

1. The Board agrees to deduct from the salaries of its employees 2. dues for Associations as said employee individually and 3. voluntarily authorize the Board to deduct in compliance with L; Chapter 310, Public Laws of 1907 (N.J.S.A. 52:16-15.9e) and 5. under rules established by the State Department of Education. 5. Said monies together with records of any corrections shall be 7. transmitted to the Treasurer of the School Maintenance Association 8. of South Drunswick by the 15th of each month following the 9. monthly pay period in which deductions are made. The Association 10. Treasurer shall disburse such monies to the appropriate accociation or associations. 11. 12. Ë. Each of the associations named above shall certify to the 13. Doard, in writing, the current rate of its membership dues. 14. Any association which shall change the rate of its wembership 15. dues shall give the Board written notice prior to the 16. offective date of such change.

ARTICLE XVI

Hiscellaneous

- 1. A. The Board and the Association agree that there shall be no
- discrimination, and that all practices, procedures, and
- 3. policies of the school system shall clearly exemplify that
- 4. there is no discrimination in the hiring, training, assignment,
- 5. promotion, transfer, or discipline of employees or in the
- application or administration of this Agreement on the basis
- 7. of race, creed, color, religion, national origin, sex,
- 8. domicile, or martial status.
- 9. B. If any provisions of this Agreement or any application of
- 10. this Agreement to any employee or group of employees is held
- 11. to be contrary to law, then such provisions or applications
- 12: shall not be deemed valid and subsisting, except to the extent
- 13. permitter by law, but all other provisions or applications
- 14. shall continue in full force and effect.
- 15. C. Any individual contract between the Board and an individual
- 16. employed, heretofore or hereafter executed, shall be subject
- 17. It and consistent with the terms and conditions of this
- 10. Agreement. If am individual contract contains any language
- 19. inconsistent with this Agreement, this Agreement, during its
- 20. duration, shall be controlling.
- 21. D. Whenever any notice is required to be given by either of the
- 22. parties to this Agreement to the other, pursuant to the
- 23. provisions of this Agreement, either party shall do so by

- 24. telegram or registered letter at the following addresses:
- 25. 1. If by the Association to the Board at West New Road,
- 26. Monmouth Junction, New Jersey 08852.
- 27. 2. If by the Board, to the Association at the residence of
- 28. The Secretary of the Association.
- 29. The Association shall file with the Board a letter designating
- 30. the Secretary of the Association during the term of this
- 31. Agreement.

ARTICLE XVII

Effect and Duration

1.	Α.	This Agreement constitutes Board policy for the term of said
2.		Agreement, and the Board shall carry out the commitments
3.		contained herein and give them full force and effect as Board
4.		policy.
5.	В.	Within sixty (60) days after thin Agreement is adopted, copie
€.		shall be printed and distributed, at Board expense, to all
7.		persons included within the scope of said Agreement.
8.	c.	This Agreement shall be effective as of July 1, 1973, and
9.		shall continue in effect until June 30, 1974.
10.		If negotiations continue beyond the June 30, 1974 expiration
11.		date of this contract, the Agreement shall continue in full
12.		force until a new Agreement is reached and as long as the
13.		employees stay on the job after said date.
14.	D.	Should a change in this Agreement be mutually agreed upon,
15.		it shall be reduced to writing and signed by the Presidents
16.		of the respective parties, and adopted by the Board.

SCHOOL MAINTENANCE ASSOCIATION OF SOUTH BRUNSWICK

Ву	Side of a	1 13 2 m 2 1
		Present President
Ву		
		Past President

SOUTH BRUNSWICK TOWNSHIP BOARD OF EDUCATION

President