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Lawnside Board of Education

AGREEMENT

THIS AGREEMENT, made this of day of September, 1980, by and between the BOARD OF EDUCATION FOR THE BOROUGH OF LAWNSIDE, Lawnside, New Jersey, hereinafter referred to as the "BOARD", and LAWNSIDE SCHOOL SERVICE PERSONNEL ASSOCIATION, of Lawnside, New Jersey, hereinafter referred to as the "ASSOCIATION."

WITNESSETH:

For and in consideration of the mutual promises and covenants herein contained, it is agreed as follows:

ARTICLE I. RECOGNITION OF BARGAINING UNIT

A. UNIT

The BOARD hereby recognizes the ASSOCIATION as the exclusive and sole representative for collective negotiations concerning grievances and terms and conditions of employment as specifically set forth herein for all full-time and non-certified personnel regularly employed or to be regularly employed by the BOARD. This unit shall not include the head custodian and other non-certified supervisory personnel.

* July 1, 1977 - June 30, 1983

B. DEFINITION OF EMPLOYEE

Unless otherwise indicated, the term "employee", when used hereinafter in this Agreement shall refer to all employees represented by the ASSOCIATION in the negotiated unit as above defined, and references to male employees shall include female employees.

ARTICLE II. NEGOTIATION OF SUCCESSOR AGREEMENT

- A. Not later than the time periods prescribed by law, the BOARD and the ASSOCIATION agree to engage in negotiations for a successor Agreement. The Agreement so negotiated shall apply to all members of the negotiating unit and shall be reduced to writing and signed by all parties.
- B. Negotiations shall commence with a meeting at a mutually satisfactory place within fifteen.(15) days after receipt of a proposal, unless the BOARD and the ASSOCIATION mutually agree to an extention of time.
- C. Either party may, if it so desires, utilize the services of outside consultants and may call upon professional and lay representatives to assist in negotiations.
- D. Whenever members of the bargaining unit are mutually scheduled by the parties hereto to participate during working hours in conferences, meetings, or in negotiations respecting the collective bargaining agreement, they will suffer no loss of pay.

ARTICLE III. GRIEVANCE PROCEDURE

A. DEFINITIONS

1. Grievance

A "Grievance" is a claim processed in accordance with the terms of this Agreement, wherein grievant, individually or through grievant's agent or attorney-at-law, asserts that a term or condition of this Agreement or a written policy of the BOARD or an administrative decision has been violated or the enforcement of which has caused harm to the grievant.

B. PROCEDURE

1. Time Limits

A grievance, whether formal or informal, must be initiated by the grievant in writing within fifteen (15) days from the occurence of said grievance or within fifteen (15) days from the time when the aggrievee became aware or should have become aware of the alleged grievance.

2. Step 1 - Administrative Principal or Immediate Supervisor, Informal

A grievant who has a grievance may confer with the Administrative Principal or Immediate Supervisor in an attempt to resolve the matter informally. At the conclusion of this conference, a grievance report indicating the result of said conference shall be executed by both parties.

3. Step 2 - Administrative Principal or Immediate Supervisor, Formal

(a) If the result of grievant's informal confer-

ence with his immediate supervisor (or, in the case of secretaries and aides, the Administrative Principal) is not satisfactory to grievant, then, grievant must reduce the grievance to writing and file the same with Administrative Principal and the ASSOCIATION within three school days of the execution of the grievance report mentioned in Step 1.

- (b) If Step 1 is not utilized by grievant, than grievant shall file his written grievance with the Administrative Principal within the time period set forth in paragraph (B,1).
 - (c) All written grievances shall specify:
 - 1. The term or condition of this Agreement or Board Policy or Administrative Decision which has been violated, misinterpreted or wrongfully applied and which affects a term or condition of employment, and
 - The extent of the injury, loss, or inconvenience resulting from the alleged violation of the term or condition of this Agreement, and
 - The remedy sought.

Within seven (7) school days from the receipt of a written grievance in the form described above, the Administrative Principal shall provide grievant with a written decision.

4. Step 3 - Board of Education

If the grievance is not resolved to the grievant's satisfaction after completing Steps 1 and 2, the latter, which is

mandatory, then within five (5) days after the receipt of the Administrative Principal's decision, said grievant may request a review by the BOARD. This request must be submitted in writing directly to the BOARD through its Secretary.

The BOARD, or committee thereof, shall review the grievance and shall, within thirty-five (35) days of the receipt of said grievance, render a written decision.

Step 4 Right to Arbitration

If the decision of the Board does not resolve the grievance to the satisfaction of the grievant, the grievance may be submitted to arbitration except when it relates to administrative decisions or Board policy. In the latter case, the BOARD'S determination is final. If arbitration is to be requested, the grievant shall notify the BOARD and the Arbitration Association within ten (10) school days of the receipt of the BOARD'S decision in Step 3 of the grievance procedure.

6. The Year-end Grievances

In the event a grievance is filed at such time that it cannot be processed through all the steps in this grievance procedure by the end of the school year, then in that event, the BOARD shall, at its next regularly scheduled meeting or special meeting, whichever first occurs, review and decide said grievance. The decision of the BOARD under these circumstances shall be communicated in writing to the grievant within ten (10) school days of the decision.

7. Group Grievance

If, in the judgment of the ASSOCIATION, a griev-

ance directly affects a group or class of employees, the ASSOCIATION, pursuant to Section B (8) hereof may submit such grievance in writing directly to the Administrative Principal with the processing of said grievance commencing at Step Two. A group grievance shall be defined as the filing by two or more persons of a grievance pursuant to the terms of this Agreement.

In determining the number of grievances filed during any period of time specified within this Agreement, a group grievance shall be considered as one grievance and all grievances emanating from the same facts shall be considered as a part of the one filed even though an individual grievant does not desire to be heard. Any decision rendered by the BOARD or final arbiter shall be binding upon the unit as herein defined.

8. Association - Party in Interest

Where the ASSOCIATION is not representing an individual grievant or group of grievants but during the determination of any grievance the interpretation of the terms of this Agreement are in issue and the result thereof can adversely affect employees as a class, said ASSOCIATION may, and is hereby granted standing to be heard prior to the rendition of any decision, upon ASSOCIATION giving BOARD two (2) days' notice of their intent to invoke the privilege of standing, subject, however, to the right of aggrieved party to exclude all persons where his or her personal matters are in issue and being discussed.

9. Forms

The forms for filing grievances, certain notices,

taking appeals, making reports and recommendations, shall be those annexed to this Agreement and marked as Exhibit "A".

10. Meetings and Hearings

All meetings and hearings under this grievance procedure shall not be conducted in public and shall include only such parties in interest and their designated or selected representatives heretofore referred to in this Article, unless otherwise excluded hereunder.

11. All time periods set forth under the grievance procedure are mandatory and irrevocable unless waived by the mutual written consent of the parties hereto.

C. ARBITRATION PROCEDURE

The following procedure shall be used to secure the services of an arbitrator:

- 1. A request will be made to the American Arbitration Association to submit a roster of five (5) persons qualified to function as an impartial arbitrator in the dispute in question.
- 2. If the parties are unable to agree upon a mutually satisfactory arbitrator from the submitted list, they will request the American Arbitration Association to submit a second roster of names.
- 3. If the parties are unable to agree upon a mutually satisfactory arbitrator from the second list, either party may request, within ten (10) school days from receipt of such list, the American Arbitration Association to designate an arbitrator.

- 4. The arbitrator shall limit himself to the interpretation and application of the terms of this Agreement, to the
 issues submitted to him, and shall not add to nor subtract anything from the Agreement between the parties.
- 5. The opinion of the arbitrator shall be advisory only. If, however, during the term of this Agreement, the BOARD rejects seven (7) advisory opinions, the results of which were fully acceptable to the grievant, than in that event the next opinion shall be binding unless otherwise excluded hereunder.
- 6. The costs for services of the arbitrator, including per diem expenses, if any, and actual and necessary travel, subsistence expenses, and the cost of the hearing room shall, in the case of advisory opinions, be borne by the party who has received an adverse ruling. The above-mentioned costs shall be equally shared in matters involving binding arbitration and those matters involving a split decision.

ARTICLE IV. EMPLOYEE RIGHTS AND PRIVILEGES

- A. No employee shall be disciplined, reprimanded, reduced in rank or compensation or deprived of any professional advantage without just cause. Any such action asserted by the BOARD, or any agent or representative thereof, shall not be made public and shall be subject to the grievance procedure herein set forth. Any dismissal or suspension shall be considered a disciplinary action and shall, at the option of the employee, be subject to the grievance procedure.
 - B. Whenever any employee is required to appear before any

administrator or supervisor, Board, or any committee or member thereof concerning any matter which could adversely affect the continuation of that employee in his position, employment or salary or any increments pertaining thereto, then he shall be given prior written notice of the reasons for such meeting or interview and shall be entitled to have a representative (s) of the ASSOCIATION present to advise him and represent him during such meeting or interview.

C. No employee shall be prevented from wearing pins or other identification of membership in the ASSOCIATION or its affiliates.

D. MAINTENANCE OF BENEFIT

Those benefits the employees are presently receiving and which are not a matter of contract but of apparent privilege shall be maintained by the BOARD during the term of this Agreement. These benefits, if a matter of administrative decision or BOARD policy, shall not be the subject matter of, and are expressly excluded from that portion of the grievance procedure beyond BOARD level.

E. RIGHTS OF EMPLOYEE TO REPRESENTATION

A grievant may be represented at all stages of the grievance procedure by himself, or, at his option, by a representative selected or approved by the ASSOCIATION.

F. SEPARATE GRIEVANCE FILE

All documents, communications and records dealing with the processing of a grievance shall be filed in a separate grievance file and shall/be kept in the personnel file of any of the participants.

ARTICLE V. ASSOCIATION'S RIGHTS AND PRIVILEGES

A. At the ASSOCIATION'S expense, the BOARD agrees to furnish to the ASSOCIATION, at the ASSOCIATION'S request, all information to which it is entitled by law.

B. RELEASE TIME FOR MEETINGS

Whenever any representative of the ASSOCIATION or any employee participates during working hours in contract negotiations, grievance proceedings and conferences or meetings relating to contract negotiations or grievance procedures where the BOARD is a participant, he shall suffer no loss in pay.

C. The BOARD shall permit a designated regular member of the ASSOCIATION to visit the schools to investigate working conditions, employee complaints or problems, or for any other purposes relating to the terms and conditions of this Agreement.

Where one representative visits the school for such purposes, no advance notice need be given; however, the representative shall notify the principal immediately upon arrival in the building. In cases where two representatives visit a school for any of the aforementioned purposes, the principal shall be notified at least one school day in advance of the visit.

ARTICLE VI. WORK YEAR

The work year of employees shall be as follows:

(a) Cafeteria workers: School year, including days preparing for opening of school and for closing facility and completing reports.

(b) Janitors: Calendar year

(c) Secretaries: Calendar year

(d) Aides: School year

ARTICLE VII. DAILY WORK HOURS

The work day of the covered employees shall be as follows:

(a) Cafeteria workers: 35 hours

(b) Janitors: 40 hours

(c) Secretaries: 40 hours

(d) Aides: 37½ hours

The above hours shall include a 45 minute lunch period.

ARTICLE VIII. OVERTIME

Any employee who works in excess of 40 hours within any week shall be compensated at the rate of one and a half times his/her regular hourly rate.

If any overtime includes a Sunday or scheduled holiday, then in that event, said employee shall be compensated at a rate twice that of his/her regular hourly rate.

ARTICLE IX. WORK SCHEDULES AND HOLIDAYS

- 1. Work schedules shall be determined by the Administrative Principal or the employee's immediate supervisor.
- 2. Vacation times shall be scheduled to coordinate with the work schedule and shall be subject to the approval of the

immediate supervisor. Such approval shall not be arbitrarily withheld.

3. HOLIDAYS

All permanent or part-time administrative and noninstructional 12 month employees shall be entitled to the following holidays:

New Years Day
Presidents Day
Easter Monday
4th of July
Columbus Day
Thanksgiving Day and
the following Friday

Martin Luther King's Birthday Good Friday Memorial Day Labor Day Veterans Day* Christmas Day

*If the school calendar changes this date because of conventions, then one day.

All employees covered by N.J.S.A. 18A: 31-2 shall be provided the opportunity to attend the New Jersey Education Association convention with full pay as set forth therein so long as the mandate of the statute is complied with in every respect.

ARTICLE X. LEAVES OF ABSENCE

All leaves of absence shall be in accordance with BOARD policy as set forth in P6-7 et seq. dated February, 1980; a copy of which is annexed hereto and designated Exhibit "B".

ARTICLE XI. EMPLOYMENT PROCEDURE

A. NON-TENURE DISMISSAL

The procedures shall insure that the employee has the privilege of making an appeal to the Adm. Principal or his desig-

nee, and a hearing before the BOARD when terminated. A terminated ed employee shall receive 60 days notice of termination or two weeks pay in lieu of notice, plus accumulated vacation pay based on the proportion of full months worked in the contract year.

B. RESIGNATION

- 1. An employee who is resigning from his position shall give the normal 60 days notice.
- 2. Earned vacation shall be paid according to the proportion of full months worked to the total contract year, unless proper notice has not been given.
- 3. If the full 60 days notice is not given, earned vacation shall be paid only in the same proportion as the amount of notice actually given. For this purpose, ten full working days shall be used in calculating the amount of notice given by the employee.

C. ASSIGNED DUTIES

- 1. At no time shall the BOARD or any Agent thereof, assign or direct any employee covered by this contract, to any other duties outside of the duties appropriate to their position and consistent with their general job description.
- 2. At no time shall an employee be requested or required to, in any way, supervise or be responsible for pupils at any work location except in the event of an emergency.

ARTICLE XII. SENIORITY

A. School District seniority is defined as service by ap-

pointed employees in the School in the collective bargaining unit covered by this Agreement. An appointed employee shall lose all accumulated School District seniority only if he:

(1) resigns or is discharged for cause, irrespective of whether he is subsequently rehired by the School District.

Any anticipated or planned reduction in force shall not be implemented or take effect without sixty (60) days prior notice to the ASSOCIATION. Following the notice, a meeting between the BOARD and the ASSOCIATION shall occur at least thirty (30) days prior to the effective date of such anticipated or planned reduction in force.

- B. In the event of a work location reduction in force, including reductions caused by the discontinuance of a facility or its relocation, the employees shall be laid off in the inverse order of seniority of the employees in the department involved at the work location, consistent with Title 18A:17-4.
- (1) At least thirty (30) days before being laid off, an appointed employee shall be informed of all vacancies in any other work locations in his classification in the department in which he holds an appointment, for the purpose of giving him an opportunity, to be exercised within said month, to fill such vacancy. If he requests appointment to such vacancy, he shall be assigned thereto.

In the event that vacancies in such classification exist in several work locations, he shall be assigned to the vacancy designated by the department. In the event more than

one appointed employee in such classification is laid off, and there are insufficient vacancies for such assignments, then the laid-off employees with the highest seniority shall first be assigned to the vacancies involved.

- (2) In the event that there is no such vacancy, then the laid-off employee shall, within said month, be entitled to displace the appointed employee with the least seniority in the same classification. The displacing employee shall be paid the rate of pay of the position which he takes as above. No employee shall have the right to displace any other employee in any other department, irrespective of seniority.
- (3) The BOARD shall furnish to each such laid-off employee before said month, information as to work locations of the classifications and lesser classifications the duties of which such employee is capable of performing as above so that he shall be in a position promptly to exercise his rights under subparagraphs 1 and 2 above.
- (4) Each appointed employee who is displaced shall similarly have one month from the date of notice of his displacement to exercise his seniority of notice of his displacement to exercise his seniority rights, as set forth in sub-paragraphs 1 and 2 above.
- C. Displacing appointed employees who have accepted assignments to vacancies in classifications lower than the classifications they held immediately prior to the occasions which resulted in their displacing other employees shall be entitled to be

assigned, in the order of their departmental seniority, to the first vacancies available in their former classifications.

- D. In the event that within one year from the date of his lay off a vacancy occurs in the classification of his last appointment in the department from which he was laid off, or in a lesser classification in the same line of work in the department, a laid-off employee shall be entitled to recall thereto in the order of his departmental seniority.
- E. Notice of recall to work shall be addressed to the employee's last address appearing on the records of the School District by certified mail, return receipt requested. Within one (1) month from receipt of such notice of recall, the employee shall notify the BOARD in writing, whether or not he desires to return to the work involved in the recall notice, then he shall report for such work within two (2) weeks from the date he receives the recall notice. In the event he shall fail to so report to work, he shall forfeit all of his seniority and all rights to recall.
- F. Seniority shall not be accumulated during the period of lay off. Upon recall the appointed employee shall have his accumulated seniority to the date of lay off.

ARTICLE XIII. SALARIES

A. The salary of each employee covered by this Agreement is set forth in Schedules 1, 2, 3 and 4 attached hereto and made a part hereof.

B. METHOD OF PAYMENT

- 1. All 12-month employees shall be paid bi-weekly.
- 2. All 10-month employees shall be paid on the same basis as regular teaching staff members.
- 3. Each employee may individually elect to have ten percent (10%) of his monthly salary deducted from his pay. These funds shall be deposited by the BOARD in a savings account in a financial institution of the BOARD'S selection.
- 4. When a pay day falls on or during a holiday or weekend, employees shall receive their pay checks on the last previous working day.
- 5. Vacation pay, if earned, shall be received by the affected employee prior to the commencement of the employee's vacation.

ARTICLE XIV. PROMOTIONS

A. POSITIONS INCLUDED

Promotional positions are defined as follows:

Positions paying a salary differential and/or positions on the administrator-supervisory levels of responsibility including but not limited to positions as administrative secretary, head custodian and "newly created positions". All vacancies in promotional positions, including specialists and positions in programs funded by the federal government shall be adequately publicized by the Administrative Principal in accordance with the following procedure:

1. Date of posting

When school is in session, a notice shall be posted in each school as far in advance as practicable, ordinarily at least thirty (30) school days before the final date when applications must be submitted and in no event less than fifteen (15) school days before such date. A copy of said notice shall be given to the ASSOCIATION at the time of posting. Employees who desire to apply for such vacancies shall submit their applications in writing to the Administrative Principal within the time limit specified in the notice, and the Administrative Principal shall acknowledge promptly in writing the receipt of all such applications. Applications shall be kept on file in the Adm. Principal's office for continual consideration for future vacancies until the office is notified in writing by an applicant that the application is withdrawn.

Application procedure

Employees who desire to apply for a promotional position which may be filled during the summer period when school is not regularly in session shall submit their names to the Administrative Principal together with the position(s) for which they desire to apply, and an address where they can be reached during the summer. The Adm. Principal shall notify such employees of any vacancy in a position for which they desire to apply. Such notice shall be sent as far in advance as practicable, ordinarily at least twenty-one (21) days before the final date when applications must be submitted and in no event less than

fourteen (14) days before such date. In addition, the Adm. Principal shall, within the same time period, post a list of promotional positions to be filled during the summer period at the administration office, in each school, and a copy of said notice shall be given to the ASSOCIATION.

B. CRITERIA FOR NOTICE

In both situations set forth in Section A above, the qualifications for the position, its duties and the rate of compensation, shall be clearly set forth. The qualifications set forth for a particular position shall not be changed when such future vacancies occur unless the ASSOCIATION has been notified in advance of such changes and the reasons therefore. A disagreement over the necessity for such changes shall be subject to the grievance procedures set forth in this Agreement. No vacancy in a promotional position shall be filled other than in accordance with the above procedure.

ARTICLE XV. EMPLOYEE EVALUATION

A. NON-TENURE EMPLOYEES - FREQUENCY

Non-tenure employees shall be evaluated by their immediate superiors at least twice in each calendar year, to be followed in each instance by a written evaluation report and by a conference between the employee and his immediate superior for the purpose of identifying any deficiencies, extending assistance for their correction. Such evaluation in each instance shall consist of at least one (1) observation of at least fifteen (15)

minutes, each occurring on separate days.

B. COPIES OF EVALUATION

An employee shall be given a copy of any visit or evaluation report prepared by his evaluators at least one.(1) day before any conference to discuss it. No such report shall be submitted to the central office, placed in the employee's file or otherwise acted upon without prior conference with the employee. No employee shall be required to sign a blank or incomplete evaluation form.

C. EVALUATION PROCEDURE

Evaluation reports shall be presented to each employee by his immediate superior in accordance with the following procedures:

- 1. Such reports shall be issued in the name of the immediate superior based on a compilation of reports and observations by any or all supervisory personnel who come into contact with the employee in a supervisory capacity.
 - 2. Such reports shall be addressed to the employee.
- 3. Such reports shall be written in narrative form and shall include, when pertinent:
 - a. Strengths of the employee as evidenced during the period since the previous report.
 - b. Weaknesses of the employee as evidenced during the period since the previous report.
 - c. Specific suggestions as to measures which the employee might take to improve his performance

in each of the areas wherein weaknesses have been indicated.

D. PERSONNEL RECORDS

An employee shall have the right, upon request, to review the contents of his personnel file and to receive copies at their /expense of any documents contained therein.

E. DEROGATORY MATERIAL

No material derogatory to an employee's conduct, service, character or personality shall be placed in his personnel file unless the employee has had an opportunity to review the material. The employee shall acknowledge that he has had the opportunity to review such material by affixing his signature to the copy to be filed with the express understanding that such signature in no way indicates agreement with the contents thereof. The employee shall also have the right to submit a written answer to such material and his answer shall be reviewed by the Adm. Principal or his designee and attached to the file copy.

F. NO SEPARATE FILE

Although the BOARD agrees to protect the confidentiality of personal references, and other similar documents, it shall not establish any separate personnel file which is not available for the employee's inspection.

ARTICLE XVI. COMPLAINT PROCEDURE

A. PROCEDURAL REQUIREMENT

Any complaints regarding an employee made to any member of the administration by any parent, student, or other person

which does or may influence evaluation of an employee shall be processed according to the procedure outlined below.

B. MEETING WITH PRINCIPAL OR IMMEDIATE SUPERIOR

The principal or immediate superior shall meet with the employee to apprise the employee of the full nature of the complaint and they shall attempt to resolve the matter informally.

C. RIGHT TO REPRESENTATION

The employee shall have the right to be represented by the ASSOCIATION at any meetings or conferences regarding such complaint.

ARTICLE XVII. EXTENDED LEAVES OF ABSENCE

A. MATERNITY

The BOARD shall grant maternity leave without pay to any employee upon request subject to the following stipulations and limitations:

- 1. The BOARD may remove any pregnant employee from her assigned duties on any one of the following basis:
 - a. Her performance substantially declines from the period preceding pregnancy.
 - b. Her physical condition or capacity renders her incapable of performing her assigned duties which shall be deemed to exist if:
 - (1) The pregnant employee fails to produce a physician's certificate that she is medically able to continue working, or
 - (2) the BOARD'S physician concludes she is unable to continue working.
 - c. Any other just cause that is found to exist in N.J.S.A. Title 18A.

- 2. The BOARD shall grant a leave of absence for medical reasons associated with pregnancy and birth to pregnant employees on the same terms and conditions governing leaves of absence for other illness or medical disabilities, as set forth in N.J.S.A. Title 18A:30-1,et seq.
- 3. Any tenured or non-tenured employee seeking such leave shall apply to the BOARD thirty (30) school days prior to the beginning of leave. At the time of application, the employee shall specify in writing the date on which she wishes to commence leave and the date on which she wishes to return to work after birth. The BOARD may require any employee to produce a certificate from a physician in support of the requested leave dates.

The physician's certification is subject to agreement by the BOARD'S physician. Where medical opinion is supportive of the leave dates requested, such leave shall be granted by the BOARD, except that the BOARD may change the requested dates upon finding that the granting of leave for the dates stipulated and medically confirmed would substantially interfere with the administration of the school.

Following the granting of such leave to any employee, the commencement and termination dates thereof may be further extended or reduced for medical reasons upon application by the employee to the BOARD. Such extension or reduction shall be granted by the BOARD for an additional reasonable period of time except that the BOARD may alter the requested dates upon finding that such extension or reduction would substantially interfere with the

administration of the school, and provided that such date change is not medically contra-indicated.

The BOARD may require any employee to produce a physician's certificate in support of the requested change and is subject to agreement by the BOARD'S physician.

- 4. Upon return from a maternity leave of absence, the employee shall be reinstated in her same position or similar position for which she is certified.
- 5. The BOARD is under no compulsion to continue the employment of a non-tenured employee beyond the contracted period so long as the non-renewal of employment is not based solely upon a condition of pregnancy or childbirth. The maternity leave period shall not be counted for tenure purposes.
- 6. Advancement on the salary guide shall be based upon the date of commencement of the leave of absence. The employee will be granted a full salary guide step if she qualifies and if she works more than ninety (90) days. Working ninety (90) days or less shall result in no advancement on the salary guide.

B. GOOD CAUSE

Other leaves of absence without pay may be granted by the BOARD for good reason. A request must be made to the BOARD fifteen (15) days before their regular meeting.

ARTICLE XVIII. MEDICAL INSURANCE PROTECTION

1. the BOARD agrees to provide, without cost to the

employee, medical insurance protection by enrolling said employee into what is commonly referred to as the Blue Cross Blue Shield plans for the employee, and where appropriate, the spouse and child of said employee.

2. The BOARD agrees to provide, without premium cost to the employee, a medical drug prescription plan for said employee and family to be effective in the 81/82 school year.

ARTICLE XIX. VOLUNTARY PAYROLL DEDUCTIONS

The BOARD agrees to deduct dues from the salaries of its employees for the Lawnside Education Association, the Camden County Education Association, the New Jersey Education Association, and the National Education Association, or any one or any combination of such associations, as said employees individually and voluntarily authorize the BOARD to deduct.

ARTICLE XX. MANAGEMENT'S RIGHTS

The BOARD reserves to itself sole jurisdiction and authority over matters of policy and retains the right, subject only to the limitations imposed by the language of this Agreement, in accordance with applicable laws and regulation; (1) to direct employees of the school district; (b) to hire, promote, transfer, assign and retain employees in the school district and to suspend, demote, discharge, or take other disciplinary action against employees; (c) to relieve employees from duty because of lack of work or for other legitimate reasons: (d) to maintain efficiency

of the school district operations entrusted to them; (e) to determine the methods, means and personnel by which such operations are to be conducted; and (f) to establish reasonable work rules; and (g) to take whatever actions may be necessary to carry out the mission of the school district.

ARTICLE XXI. UNDERSTANDING OF THE PARTIES

This Agreement represents and incorporates the complete and final understanding and settlement by the parties of all bargainable issues which were or could have been the subject of negotiations. During the term of this Agreement, neither party will be required to negotiate with respect to any such matter, whether or not covered by this Agreement, and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or signed this Agreement.

ARTICLE XXII. MISCELLANEOUS PROVISIONS

A. SEPARABILITY

If any provision of this Agreement or any application of this Agreement to any employee or group of employees is held to be contrary to any law, then such provision or application shall not be deemed valid and subsisting, except to the extent permitted by law, but not all other provisions or applications shall continue in full force and effect.

B. COMPLIANCE BETWEEN INDIVIDUAL CONTRACT AND MASTER AGREEMENT

Any individual contract between the BOARD an an individual employee, heretofore or hereafter executed, shall be subject to and consistent with the terms and conditions of this Agreement. If any individual contract contains any language inconsistent with this Agreement, this Agreement shall be controlling.

C. NON-TENURE

Non-tenured employees who are not re-employed by the BOARD will be afforded such rights to notice and hearing as the New Jersey Laws and Regulations may prescribe.

D. NON-WAIVER

Anything to the contrary notwithstanding, nothing in this Agreement shall be deemed to constitute a waiver by the BOARD of, or to deny or restrict the BOARD in the exercise of the rights, responsibilities, or authority granted to it under applicable statutes.

E. MODIFICATION

This Agreement shall not be modified in whole or in part by the parties except by an instrument in writing duly execcuted by both parties.

F. NOTICE

Whenever any writing, report, decision, or notice is required to be given by either of the parties to this Agreement to the other, pursuant to the provisions of this Agreement, either party shall do so by telegram or certified letter at the following addresses:

If by the ASSOCIATION to the BOARD:

Lawnside Board of Education 426 Charleston Avenue Lawnside, New Jersey 08045 c/o Board Secretary

2. If by the BOARD to the ASSOCIATION:

Lawnside Public School
426 Charleston Avenue
Lawnside, New Jersey 08045
c/o Lawnside School Service Personnel Association

ARTICLE XXIII. DURATION OF AGREEMENT

This Agreement shall be effective as of July 1, 1977, and continue in effect through June 30, 1983.

IN WITNESS WHEREOF, the Parties have caused this Agreement consisting of 28 pages plus exhibits and schedules attached to be executed by their proper officers.

ARTICLE XXIV. REOPENER

This Agreement may be reopened during the 82/83 school year for salary only. Negotiations shall commence no later than October 15, 1982.

LAWNSIDE SCHOOL SERVICE PERSONNEL ASSOCIATION

BY: Janet Wright

House L James Becretary

BOARD OF EDUCATION FOR THE BOROUGH OF LAWNSIDE

DONOGO TO LAWNOIDE

Presiden

Secretary

EXHIBIT "A"

Grievance	Lawnside School District		
٠	GRIEVANCE REPORT		
Building	Assignment Name of Grievant Date Filed		
	STEP I		
Α.	Date Cause of Grievance Occurred		
B. 1.	Statement of Grievance		
	(a The term or condition of this Agreement which has bee violated, and		
	b The extent of the injury, loss, or inconvenience resulting from the alleged violation of the term or condition of this Agreement, and)		
2.	Relief Sought		
	Signature Date		
c.	Disposition by Administrative Principal or Immediate Superior		
	Signature or Principal or Date Immediate Superior		

•	Position of Grievant and/or Association			
	Signature	Date		
	orginatore ,	Du ÇC	•	
	STEP II			
	Date Received by the Board			
	Disposition of the Board			
			· · · · · · · · · · · · · · · · · · ·	
	Signature	Date.		
	STEP III			
	Date Submitted to Arbitration			
	Disposition & Award of Arbitr			
	•			
	Signature	Date		

Distribution of Form

- 1.
- Board Administrative Principal Association Employee 2.
- 3.
- 4.

EXHIBIT "B"

P6-7 Leaves of Absence.

- P6-7.1 Administrative Personnel. This subsection shall apply to all full-time, 12 month administrative employees of the board.
- a. Allowance. Administrative personnel shall be allowed vacation leave with full pay for a maximum of 20 work days per year. Five days of this leave may be used during the time when school is in session. All vacation Icave shall receive prior approval of the board. This leave is nonaccumulative.
- Sick Leave. Administrative personnel shall be granted sick leave with full pay for a maximum of 12 days in any calendar year. Any unused sick leave shall be accumulative, to be used for additional sick leave as needed in subsequent years.

(R.S. 18A:30-2 & 3)

P6-7.2 Other Full-Time Personnel.

injury, or because he has been excluded from school by the school medical staff because of a contagious disease in his immediate Sick Leave. Sick leave shall mean the absence of any person from his post of duty because of personal disability due to illness or household.

(R.S. 18A:30-1)

Full-time employees shall be allowed sick leave with full pay for a maximum of ten days in any school year. Any unused sick leave shall be accumulative. 12

P6-7.3 All Full-Time Personnel.

Full-time employees shall be a. Temporary Leave with Pay. entitled to leave with pay as follows: During the first year of employment, one working day for each calendar month of service.

Ten - 15 years service, 15 working days.

One calendar year to ten years of service, 12 working days.

Over 15 years service, 20 working days.

Over 20 years service, 25 working days.

- A full-time employee shall be entitled to five days. leave upon the death of a spouse or natural or legally adopted child. He shall be entitled to three days leave upon the death of a mother, father or grand parent; two days upon the death of a brother or sister, and one day upon the death of an in-law.
- All permanent or part-time employees shall be entitled to such holidays as shall be prescribed by the board from time to

course of his employment, the board shall pay him the full salary for the period of absence for up to one calendar year, without having such payment shall be reduced by the amount of any worker's compensation P6-7.4 Service-Connected Disability. Whenever any full-time employee is absent as a result of personal injury arising out of and in the absence charged to his annual or accumulated sick leave. The salary

(R.S. 18A:30-2.1)

- Leave. Employees retiring at age 65 or over shall be compensated for accumulated sick P6-7.5 Compensation for Unused Sick leave as follows:
- Ten years or more of service, unused sick leave shall be paid at one-third day's pay for each day accumulated at the time of retirement.
- b. Twenty-five years or more of service, unused sick leave shall be paid at one-half day's pay for each day accumulated at the time of

All 12-month employees shall be entitled to accumulate sick leave at the rate of one per month.

S.C. Supp. 2/80

SALARY GUIDE

JANITORS

	<u>78/79</u>	<u>79/80</u>	80/81	81/82
١٠.	5,720 (250)	7,093 (260)	7,589 (280)	8,190 (300)
2.	5,970	7,353	7,869	. 8, 490
3.	6,220	7,613	8,149	8,790
4.	6,470	7,873	8,429	9,090
5.	6,720	8,133	8,709	9,390
6.	6,920	8,393	8,989	9,690
7.	7,220	8,653	9,269	9,990
8.	7,470	8,913	9,549	10,290
9.	7,720	9,173	9,829	10,590
10.	•	9,433	10,109	10,890
11.		9,693	10,389	11,190

Schedule 1

SALARY GUIDE

SECRETARIES

	<u>78/79</u>	<u>79/80</u>	80/81	81/82
1.	5,200 · (250)	6,450 (260)	6,900 (280)	7,450 (300)
2.	5,450 .	6,710	7,180	7,750
3 . .	5,700	6,970	7,460	8,050
4.	5,950	7,230	7,740	8,350
5.	6,200	7,490	8,020	8,650
·6.	6,450	7,7 50	8,300 ·	8,950
7.	6,700	8,010	8,580	9,250
8.	6,950	. 8,270	8,860	9,550
9.	7,200	8,530	9,140	9,850
10.	7,450	. 8,790	9,420	10,150
11.	7,700	9,050	9,700	10,450

Schedule 2

SALARY GUIDE

CAFETERIA WORKERS

	<u>78/79</u>	79/80	80/81	81/82
1.	4,615 (250)	4,845 (260)	5,085 (280)	5,490 (3 <u>0</u> 0)
2.	4,865	5,105	5,365	5,7 90
3.	5,115	5,365	5,645	6,090
4.	5,365	5 , 625	5,925	6,390
5.	5,615	5,885	6,205	6,690
6.	5,865	6,145	6,485	6,990
7	6,115	6,405	6,765	7, 290
8.		6,665	7, 045	7, 590
9.		6,925	7,325	7,890
10.		7,185	7,605	8,190
11.		7, 445	7, 885	8,490

Schedule 3

SALARY GUIDE

AIDES

	<u>78/79</u>	<u>79/80</u>	80/81	81/82
1,	3,380 (250)	4,650 (260)	4,975 (280)	5,370 . (300)
2.	3,630	4,910	5 , 255 .	5,670
3.	3,880	5 ,1 70 .	5,535	5,970
À.	4,130	5,430	5,815	6,270
5.	4,380	5,690	6,095	6,570
6.	4,630	5,950	6,375	6,870
7.	4,880	6,210	6,655	7,170
8.	5,130	6,470	6,935	7,470
9.	·	6,730	7 ,215	7,770
10.		`6 , 990	7,495	8,070
11.	•	7,250	7,775	8,370

Schedule 4