Contract Between

Colts Neck Township Board of Education

and

Colts Neck Township Education Association

Effective

July 1, 1984, through June 30, 1985

and

July 1, 1985, through June 30, 1986

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TABLE OF CONTENTS

Article No.	<u>Title</u>	Page
I	Recognition	1
II	Negotiation of Successor Contract	2
III	Grievance Procedure	3
IV	Teacher Rights and Responsibilities	7
٧	Association Rights and Responsibilities	9
VI	School Calendar	10
AII	Fair Dismissal Procedure	31
VIII	Temporary Leaves of Absence	12
IX	Extended Leaves of Absence	13
X	Accumulated Sick Leave	16
ΧΙ	Tuition	17
111	Salary Guide Placement	18
XIII	Insurance	19
VIV	Deductions from Salary	20
×γ	Duration of Contract	22
SALARIES	AND BENEFITS	
	Stipends	23
	Teachers	24

ARTICLE I

RECOGNITION

A. Bargaining Unit

The Colts Neck Township Board of Education hereby recognizes the Colts Neck Township Education Association as the exclusive and sole representative for collective negotiation for terms and conditions of employment for all persons here agreed by the Board and the Association to be covered by this contract. Those covered by the contract are identified as all regularly employed:

- Salaried and Certified Personnel
- 2. State Compensatory Education Aides
- B. Definition of Member of Bargaining Unit

Unless otherwise indicated, the term "employee" when used herein shall refer to a member or members of the Bargaining Unit as defined above, male and female. In addition, masculine pronouns will be understood to apply equally to female employees.

C. Hereinafter, it is understood that the Colts Neck Township Board of Education may be referred to as "The Board," and the Colts Neck Township Education Association may be referred to as "The Association."

ARTICLE II ...

NEGOTIATION OF SUCCESSOR CONTRACT

A. Deadline Date

The parties agree to enter into collective negotiation over a successor contract in accordance with Title 34:13A-1 through 13A-13, in a good faith effort to reach agreement on matters concerning the terms and conditions of employees' employment.

Any contract so negotiated shall apply to all employees, be reduced to writing, and be submitted to the Association and Board for a ratification vote. Upon adoption, the contract shall be signed.

B. Modification

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

C. The contract shall be contingent upon the adoption and continuation in force of a non-coercion policy by the Board of Education for those extra-curricular and club activities not listed in the contract.

ARTICLE III

GRIEVANCE PROCEDURE

I. Definition

- A. A "grievance" shall mean a complaint by an employee as defined in Article I.
- B. An "aggrieved party" is the person, persons, or the association making the complaint.
- C. A "party to the grievance" is the person or persons making the complaint and any person who might be required to take action or against whom action might be taken in order to resolve the complaint.
- D. A grievance to be considered under this procedure must be initiated by the aggrieved party within 30 calendar days of its occurrence. If a grievable situation occurs during the time school is not in session during the summer, the time period shall commence with the first day that school reconvenes in September.

II. Procedure

- A. The purpose of this procedure is to secure, at the lowest possible level, equitable solutions to the problems which may from time to time arise affecting the terms and conditions of employment. Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.
- B. Nothing contained herein shall be construed as limiting the right of any aggrieved party having a grievance to discuss the matter informally with any appropriate member of the administration.
- C. An aggrieved party may be represented at all levels of the grievance procedure up to, but not including, arbitration by himself, or at his option, by the Association.
- D. Failure at any level of this procedure to communicate the decision on a grievance within the specified time limits shall permit the aggrieved party to proceed to the next level. Failure at any level of this procedure by the aggrieved party to appeal a grievance to the next level within the specified time limits shall be deemed to be acceptance of the decision rendered at that level.
- E. It is understood that the aggrieved party shall, during and notwithstanding the pendance of any grievance, continue to observe all assignments and applicable rules and regulations of the Board until such grievance and any effect thereof shall have been fully determined.

- F. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level should be considered as a maximum and every effort should be made to expedite the process. The time limits specified may, however, be extended by written mutual agreement.
- G. In the event a grievance is filed at such time it cannot be processed through all the steps in this grievance procedure by the end of the school year and, if left unresolved until the beginning of the following school year, could result in irreparable harm to a party to the grievance, the time limits set forth herein may be reduced so that the grievance procedure may be exhausted prior to the end of the school year or as soon thereafter as is practicable.
- H. No reprisals of any kind shall be taken by the Board, any member of the Administration, or by any member of the Association against any party to the grievance by reason of his participation in the grievance procedure.

III. Implementation

A. An aggrieved party with a grievance shall first discuss it with his principal or immediate supervisor, either directly or through the association, with the objective of resolving the matter informally.

When the grievance is considered by the grievant to be unrelated to or beyond the purview of his principal or immediate supervisor, the grievant may circumvent same but

- 1 will copy the grievance to his principal or immediate supervisor at the time of its initiation, and
- 2 the final determination to allow circumvention of the principal or immediate supervisor will be at the sole discretion of the superintendent.

The superintendent's decision will be rendered, in writing, to the grievant and his principal or immediate supervisor within three school days following his receipt of the written grievance.

- B. If, as a result of the discussion, the matter is not resolved to the satisfaction of the aggreeved party within five school days, he shall set forth his griceance to the principal specifying:
 - (a) the nature of the grievance
 - (b) the nature and extent of the injury, loss or inconvenience
 - (c) the interpretation of previous discussions
 - (d) his discatisfactions with decisions previously rendered
 - (e) the specific ramedy sought, where feasible

The principal shall communicate his decision to the aggrieved party in writing within five scacal days of receipt of the written grievance.

- C. The aggrieved party, no later than five school days after receipt of the principal's decision, may appeal the principal's decision to the superintendent of schools. The appeal to the superintendent must be made in duplicate, reciting the matter submitted to the principal as specified above and his dissatisfaction with decisions previously rendered. The superintendent will forward one copy of the appeal to the President of the Association. The superintendent shall attempt to resolve the matter as quickly as possible but within a period not to exceed ten school days. The superintendent shall communicate his decision in writing to the aggrieved party, the principal, and the President of the Association.
- D. If the grievance is not resolved to the aggrieved party's satisfaction, he no later than five school days after receipt of the superintendent's decision, may request a review by the Board of Education. The request shall be submitted in writing through the superintendent of schools who shall attach papers only related to the grievance and forward the request to the Board of Education within five school days of its receipt from the aggrieved party. The Board shall review the grievance and, at the option of the Board or the aggrieved party, hold a hearing with the aggrieved party. When the aggrieved party is not represented by the Association, the Association shall have the right to be present as observers. The President of the Board of Education or his designated alternate from the Board shall be the presiding officer in a hearing. The Board will render a decision in writing within thirty calendar days of receipt of the grievance by the Board.
- E. If the aggrieved party is dissatisfied with the decision of the Board of Education, he may request in writing within 10 school days, that the Association submit the grievance to arbitration. If the Association wishes review by a third party, the Association shall notify the board within 10 school days after receipt of the aggrieved party's request and may submit the grievance to arbitration within 15 school days after receipt of the aggricved party's request. Grievances concerning (a) any matter for which a specific method of review is precribed either by law or any regulation of the State Commissioner of Education or any matter which according to law is either beyond the scope of Board authority or limited to action by Board alone; (b) a complaint of a non-tenure teacher which arises by reason of his not being reemployed; (c) a complaint by any teacher occasioned by appointment to, or lack of appointment to, any position for which tenure is either not possible or not required; and (d) any party not specifically part of this agreement, shall not be deemed arbitrable.

IV. Arbitration Procedure

SECURING AND USING THE SERVICES OF AN ARBITRATOR

A. A request for an arbitrator may be made, by either party to the grievance, to the American Arbitration Association. The parties agree to be bound by the rules of the American Arbitration Association.

B. The arbitrator shall limit herself/himself to the issues submitted to him/her. The arbitrator's decision shall be binding on the parties or advisory to the parties as specified in C or D below.

The arbitrator shall not have the right or authority to add to or subtract from the precise language of the agreement.

C. Only grievances alleging that there has been a violation of the express written terms of this negotiated agreement shall be subject to binding arbitration.

The arbitrator shall have no binding authority under Section C to rule on grievances which concern the interpretation, application, or alleged violation of Buard policies and administrative decisions affecting terms and conditions of employment or of statutes and regulations setting terms and conditions of employment.

D. Grievances concerning the interpretation, application or alleged violation of statutes, management policies or administrative decisions shall be subject only to advisory arbitration.

V. Costs

- A. Each party to the grievance will bear the total costs incurred by themselves.
- B. The fees and expenses of the arbitrator are the only costs which will be shared by the parties to the grievance and such costs will be shared equally.
- C. An employee who voluntarily attends an arbitration proceeding (i.e., his presence is not required by the arbitrator) and, because of this attendance, is unable to perform his duties will have the cost of the substitute deducted from his pay.

ARTICLE IV

TEACHER RIGHTS AND RESPONSIBILITIES

- A. As professionals, teachers are expected to devote to their assignments the time necessary to meet their responsibilities, but they shall not be required to "clock in and out" by hours and minutes. Every teacher shall indicate his presence for duty and departure from duty, by initialling the appropriate column of the faculty "sign-in" roster at the time of his arrival and at the time of his departure.
- B. Every teacher shall have a scheduled duty free lunch period of not less than 45 consecutive minutes. In addition, the Board shall, within the hours during which the students are scheduled in school, provide teachers with a daily preparation time. This time shall not be less than 15 consecutive minutes in any day, with a minimum of 15 consecutive minutes guaranteed on shortened session days, and not less than 150 minutes within any 5-day cycle. Teachers shall not be assigned any other duties during this time except during an emergency. Teachers will be assigned by the administration as required to implement this provision. The provision of professional time will be implemented by the 10th day of school except where extraordinary conditions exist. In no case will implementation be later than October 1st.
- C. Teachers shall be in school 7 hours daily.
- D. Criticism of a teacher or his instructional methodology by a supervisor, administrator, or Roard member shall be made in confidence and not in public forum.
 - Criticisms by a teacher of the administration or the Board shall be made in confidence and not in public forum.
- E. No teacher shall be dismissed or reduced in compensation if he is under tenure of office, position or employment during good behavior and efficiency in the school system, except for inefficiency, incapacity, unbocoming conduct, or other just cause, and then only after a hearing held pursuant to law after written charges of the cause or complaint shall have been preferred against such person, signed by the person making the same provided that nothing in this article shall prevent the reduction of the number of persons holding such offices, positions, or employment under the conditions provided by New Jersey's law.
- F. No teacher shall be reprimended or disciplined without just cause.

G. In case a reduction in staff is necessitated by lower enrollment or by other circumstances totally unrelated to individual employee job performance, prior employees who are qualified for a position, when that type of position becomes available, shall be specifically notified of the position opening at the time it is advertised.

The employee shall notify the administration of his/her interest in the position within one week from the date of the notification.

ARTICLE V

ASSOCIATION RIGHTS AND RESPONSIBILITIES

A. <u>Use of School Facilities</u>

The Association and its representatives shall have the privilege to use school buildings at all reasonable times outside of school hours for meetings, providing the desired facility is not otherwise in use, and prior approval of the building principal is obtained. Any extra costs from building use shall be paid for by the Association in accordance with building use guidelines.

B. Use of School Equipment

The Association shall have the privilege to use school facilities and equipment, including typewriters, mimeographing machines, other duplicating equipment, calculating machines, and all types of audio-visual equipment at reasonable times outside of school hours, providing such equipment is not otherwise in use and providing the building principal regards the equipment as being in satisfactory condition for the extra use. The Association shall furnish materials and supplies incidental to such use, and pay reasonable costs for repair necessitated as a result of such use

C. Mail Facilities and Mail Boxes

The Association shall have the right to use the interschool mail facilities and school mail boxes as it deems necessary and without the approval of building principals or other administrative personnel.

D. Up to an aggregate of six (6) person days shall be allowed for staff representatives of the Association to attend conferences and conventions of state and national affiliated organizations, or to conduct urgent Association business. This released time will be granted, as required for the occasions stipulated, during the period of September 1st through June 30th, upon prior notification to the building principal of the impending absence.

The person(s) utilizing the released time shall be chosen by the Association President or his designated representative. The Board or its representative shall not deny such leave when requested under this section.

ARTICLE VI

SCHOOL CALENDAR

The school calendar will consist of 183 teacher days.

The final determination of the precise school calendar will be the responsibility of the Board of Education; however, the Superintendent will meet with the Executive Board of the Association in order to receive information of concern to the membership in reaching the final determination.

ARTICLE VII

FAIR DISMISSAL PROCEDURE

On or before April 30th of each year, the Board shall give to each non-tenure teacher continuously employed since the preceding September 1st either:

- A written offer of a contract for employment for the next succeeding year providing at least the same terms and conditions of employment but with such increases in salary and benefits as may be required by law, or
- 2. A verbal notification by the Superintendent or, in his absence, by Board designee, five (5) working days before the regular Board meeting to consider contracts that the Board does not intend to offer such employment and requesting the teacher to exercise one of the following options:
 - (A) To receive a written notice from the Board that such employment shall not be offered, or
 - (B) To submit a letter of resignation
 - (C) A non-tenure teacher who has been given notice of non-renewal of his contract may, if he so requests, be given reasons therefor and an opportunity, if desired, to discuss the matter informally with the Board or a committee thereof. A complaint of a nontenure teacher which arises by reason of his not being reemployed is not subject to the grievance procedure.

ARTICLE VIII

TEMPORARY LEAVES OF ABSENCE

- A. Employees shall be entitled to the following temporary non-accumulative leaves of absence with full pay for each school year.
 - 1. Three (3) days leave of absence for personal, legal, business, household or family matters which require absence during working hours. Application to the employee's immediate supervisor for personal leave shall be made at least one (1) day before taking such leave (except in the case of emergencies) and the applicant for such leave shall be required to check the general reason for taking leave under this section on the appropriate form.
 - Time necessary for appearance in any legal proceeding connected with the employee's employment, or with the school system, or in any other legal proceeding, if the employee is required by law to attend.
 - a. In the case of the death of a member of the immediate family (spouse, parents, children, siblings, grandparents, and corresponding in-laws) wherever domiciled, or any relative domiciled in the employee's residence, up to five (5) days total annually.
 - Up to three (3) days total annually in the event of death for other family members not residing in the household of the employed.
 - Additional leave for death may be granted upon approval of the superintendent.
 - b. Up to five (5) days total annually in the event of serious illness in the immediate family.
 - Up to three (3) days total annually in the event of serious illness of other family members not residing in the household of the employed.
 - Additional leave for serious illness may be granted upon approval of the superintendent.
 - 4. Other leaves of absence with pay may be granted by the Board for good reason.
- B. Leaves taken pursuant to Section A above shall be in addition to ten (10) days accumulative sick leave to which each employee is entitled, except as otherwise specified in the schedules of salary.
- C. When, in the judgment of the Board of Education there is good cause to doubt the validity of a sick leave claim, the Board may require a physician's certificate to be filed, by the employee, with the Board Secretary to verify the sick leave claim before the leave is granted with pay.
- D. For the purposes of this article, a part-time employee's day shall be defined as the number of hours normally worked daily by that employee.
- E. Professional Day/School Business Day
 - A professional day is to be defined as a day requested by the teacher and approved by the immediate supervisor and Superintendent to attend a workshop, conference, seminar, observation, etc., outside of the school district. It is non-chargeable to any other leave under this article.
 - 2. A school business day is to be defined as a day on which the administration requests a teacher to attend any of the above activities outside of the district. It is non-chargeable to any other leave under this article.
 - 3. Attendance at meetings by teachers within the district will be considered no different than a regular school day.

ARTICLE IX

EXTENDED LEAVES OF ABSENCE

- A. A leave of absence without pay of up to two (2) years shall be granted to any teacher who joins the Peace Corps, VISTA, National Teachers Corps, or serves as an exchange teacher or overseas teacher, and is a full-time participant in any of such or similar programs, or accepts a Fulbright Scholarship.
- B. A teacher shall be granted a leave of absence without pay for up to one
 (1) year to teach in an accredited college or university.
- C. Employees shall be granted maternity leave without pay upon meeting and subject to the following conditions:
 - 1. It is the responsibility of the pregnant employee to inform the Superintendent as soon as she is aware of her pregnancy.
 - 2. The employee may receive, upon written request, a maternity leave of absence without pay for a specified period of time.

Note: Should the employee elect to continue to work, she may do so until:

- (a) The Board's physician and the employee's physician agree that she is medically unable to continue working or
- (b) provided there is a difference of medical opinion between the Board's physician and the employee's physician, then the two physicians shall agree in good faith on a third impartial physician who shall examine the employee and whose medical opinion shall be conclusive. The cost of the third physician's examination shall be borne by the Board.
- The leave may commence at any time before the anticipated due date.
- 4. The leave must extend to a date not earlier than the beginning of the first subsequent contract year nor end later than the beginning of the second subsequent contract year. In order to receive an offer of reemployment, the employee must notify the Superintendent in writing on, or within one month prior to, March 1st, of his/her intent to return to employment in the district the subsequent July 1st or September 1st.
- 5. Following submittal of the March 1st notice, the employee will be made an offer of employment in writing, at a salary not less than that in the contract in force at the time of the leave request and for an employment period not less in time per week than that in the said contract.
- 6. The agreed upon beginning and ending dates of the leave period will be considered binding upon both the employee and the Board except that, in the event of unforeseen circumstances, if both parties consent to changing the agreed upon leave period, the said leave period may be modified.

- D. Any employee adopting a child may receive leave without pay in the same fashion as maternity leave under subsection C hereinabove upon meeting and subject to the following conditions:
 - 1. It is the responsibility of the employee to inform the Superintendent in writing as soon as a formal application for adoption has been accepted by an agency, but in any event not later than one (1) month prior to the commencement date of the leave.
 - In the event of circumstances beyond the control of the employee, the Board may waive this one (1) month notice requirement.
 - 2. The employee may receive, upon written request, a leave of absence to care for the adopted child without pay for a specified period of time.
 - 3. The leave may commence on or about the expected date of adoption.
 - 4. The leave must extend to a date not earlier than the beginning of the first subsequent contract year nor end later than the beginning of the second subsequent contract year. In order to receive an offer of reemployment, the employee must notify the Superintendent in writing on, or within one month prior to, March 1st, of his/her intent to return to employment in the district the subsequent July 1st or September 1st.
 - 5. Following submittal of the March 1st notice, the employee will be made an offer of employment in writing, at a salary not less than that in the contract in force at the time of the leave request and for an employment period not less in time per week than that in the said contract.
 - 6. The agreed upon beginning and ending dates of the leave period will be considered binding upon both the employee and the Board except that, in the event of unforeseen circumstances, if both parties consent to changing the agreed upon leave period, the said leave period may be modified.
- E. Employees shall be granted paternity leave without pay upon meeting and subject to the following conditions:
 - 1. It is the responsibility of the employee to inform the Superintendent as soon as he is aware of the pregnancy.
 - The employee may receive, upon written request, a paternity leave of absence without pay for a specified period of time.
 - 3. The leave may commence on or about his wife's anticipated due date.
 - 4. The leave must extend to a date not earlier than the beginning of the first subsequent contract year nor end later than the beginning of the second subsequent contract year. In order to receive an offer of reemployment, the employee must notify the Superintendent in writing on, or within one month prior to, March 1st, of his/her intent to return to employment in the district the subsequent July 1st or September 1st.

- 5. Following submittal of the March 1st notice, the employee will be made an offer of employment in writing, at a salary not less than that in the contract in force at the time of the leave request and for an employment period not less in time per week than that in the said contract.
- 6. The agreed upon beginning and ending dates of the leave period will be considered binding upon both the employee and the Board except that, in the event of unforeseen circumstances, if both parties consent to changing the agreed upon leave period, the said leave period may be modified.
- F. A leave of absence without pay of up to one (1) year shall be granted for the purpose of caring for a sick member of the employee's immediate family.

 Additional leave may be granted at the discretion of the Board.
- G. Other leaves of absence without pay may be granted by the Board for good reason.
- H. 1. Upon return from leave granted pursuant to Section A and B of this ARTICLE, a teacher shall be considered as if he were actively employee by the Board during the leave and shall be placed on the salary schedule at the level he would have achieved if he had not been absent, provided, however, that time spent on said leaves shall not count toward the fulfillment of the time requirements of acquiring tenure. An employee shall not receive increment credit for time spent on leave granted pursuant to Section C, D, E, F and/or G of this ARTICLE nor shall such time count toward the fulfillment of the time requirements for acquiring tenure.
 - All benefits to which an employee was entitled at the time his leave of absence commenced, including unused accumulated sick leave, shall be resorted to him upon his return.
- I. All extensions or renewals of leaves shall be applied for in writing and, if approved by the Colts Neck Township Board of Education, granted in writing.
- J. Other leaves of absence with partial pay may be granted by the Board. These leaves will generally be of such a nature that the granting of them will cause the Colts Neck School system to benefit. Application for these leaves should be made to the Superintendent no later than 30 days prior to the commencement of the leave period.

ARTICLE X

ACCUMULATED SICK LEAVE

Following ten (10) years of teaching in Colts Neck, upon retirement, the retiring teacher shall be compensated for accumulated sick leave under the following conditions:

- A. Written notice of intent to retire must be submitted to the Superintendent prior to December 31st of the school year in which the retirement will occur. If the notification is not timely, the employee may make application, consistent with this article, during the following year.
- B. The person retiring will receive \$30. for each accumulated sick leave day up to a maximum amount of \$1800. Payment will be made during July subsequent to the timely application.

ARTICLE XI

TUITION

- A. All teachers, regardless of service time in Colts Neck, shall receive up to a total of \$720.00 for the validated costs of tuition for courses, approved by the Superintendent taken during the year, except as provided in "B" below. Reimbursement will be provided by the Board for no more than six credits per:
 - Semester
 - Intercession
 - Summer
- B. Teachers in their first year of teaching would be eligible for tuition reimbursement only for courses taken during the summer following the original contract year.
- C. The dismissal or resignation of a teacher would automatically disqualify the teacher from reimbursement for any course taken after the official termination of the contract.
- D. The tuition reimbursement year would extend from July 1st through June 30th, of the contract year.
- E. Reimbursement of expenses incurred for attendance at non-credit courses such as workshops or seminars shall be made upon recommendation of the Superintendent and approval of the Board of Education. Upon completion of fifteen (15) hours under this section, outside of the school day, the teacher shall receive one (1) credit to be applied toward advanced placement on the salary guide.

ARTICLE XII

SALARY GUIDE PLACEMENT

Placement on the salary guide at each degree and/or credit level shall be based on the degree(s) or credits attained as awarded by the college or university in question, provided that the college or university is recognized by the New Jersey Department of Education for purposes of teacher certification and subject to approval by the Board.

Placement on salary guide differential levels shall be determined subject to the following conditions:

I. Bachelors:

Encompasses all undergraduate credits acquired prior to awarding of the B.A. or B.S.

II. Bachelors +30:

Encompasses the B.A. or B.S. degree plus 30 graduate credits.

III. Masters:

Encompasses acquisition of the masters degree and all credits earned prior to that acquisition.

IV. Masters +30:

Encompasses the M.A. or M.S. degree plus 30 graduate credits acquired after the M.A. or M.S. was awarded.

V. Masters +60:

Encompasses the M.A. or M.S. degree plus 60 graduate credits acquired after the original M.A. or M.S. was awarded.

Whether or not the Board has reimbursed the tuition costs for any course shall not be a factor controlling placement on the salary scale.

The terms hereinabove shall become effective on July 1,1984, and shall apply to all present and future employees. Placement on the salary guide for any presently employed teachers which is approved by the Board prior to July 1,1984, shall be honored regardless of whether or not said placement is consistent with the above conditions.

The Board shall accept, in lieu of graduate credits, 100% of any undergraduate credits earned since the awarding of the B.S. or B.A., and prior to July 1, 1984. This exemption shall exist for all employees, including those on approved leaves of absence, who are on staff as of June 30, 1984.

The Board shall also accept, for credit toward M.S. +30 or M.S. +60, all credits attained prior to July 1,1984, and prior to or subsequent to the awarding of the M.S. This exemption shall exist for all employees, including those on approved leaves of absence, who are on staff as of June 30,1984.

ARTICLE XIII

INSURANCE

- A. Health insurance will be paid in full by the Board for all legally eligible employees according to the following schedule:
 - UNMARRIED EMPLOYEES Blue Cross, Blue Shield, Major Medical and Rider J for the employee. This coverage DOES include maternity benefits.
 - MARRIED EMPLOYEES Blue Cross, Blue Shield, Major Medical and Rider J for the employee, spouse and unmarried children under 23 years of age who live with the employee in a regular parent-child relationship.

 MATERNITY BENEFITS ARE INCLUDED.
- B. Board agrees to underwrite losses of personal property, other than cars and other means of transportation, used in the teaching effort up to \$500. per person per annum when such loss has been through theft or vandalism, while on school premises, unless such loss is covered by other existing insurance policy.
- C. Commencing effective July 1, 1984, and for the duration of this contract, the Board shall fully pay the premium costs of the dental plan (N.J. Dental Service) currently in force, as selected by the CNTEA.

ARTICLE XIV

DEDUCTIONS FROM SALARY

A. The Board agrees to deduct from the salaries of its employees dues for the Colts Neck Township Education Association, the Monmouth County Education Association, and New Jersey Education Association or the National Education Association or any one or any combination of such Associations as said employees individually and voluntarily authorize the Board to deduct. Such deductions shall be made in compliance with Chapter 310, Public Laws of 1967 (NJSA 52:14-15.9e) and under rules established by the State Department of Education. Said monies, together with records of any corrections, shall be transmitted to the treasurer of the Colts Neck Township Education Association by the 15th of each month following the monthly pay period on which deductions were made. The Colts Neck Township Education Association treasurer shall disburse such monies to the appropriate association or associations. Employee authorization shall be in writing in the form set forth below:

AUTHORIZATION

AME	S.S. NO
SCHOOL BUILDING	DISTRICT
To: Disbursing Officer	
	Board of Education
deduct from my earnings an amoun bayment of those yearly membersh indicated in equal monthly payme school year. I also agree that disbursing officer shall deduct current school year. I hereby wonies so deducted and transmitt	he above named disbursing officer to t sufficient to provide for the ip dues as certified by the organizations nts for all or part of the current upon termination of employment, the any remaining amount due for that aive all right and claim for said ed in accordance with this authoriboard and all of its officers from
designate the Colts Neck Towns lues and distribute according to	hip Education Association to receive the organization(s) indicated:
colts Neck Township Education As	sociation \$
onmouth County Education Associa	ation
ew Jersey Education Association	
ational Education Association	

- 2. The Colts Neck Township Education Association shall certify to the Board in writing, the current rate of the above membership dues.
- Additional authorizations for dues deduction may be received after August 1st under rules established by the State Department of Education.
- B. Other legal deductions from employees' salaries for local, state and/or national association services and programs may be made, subject to Board approval. The Board shall promptly transmit the deducted monies to the designated association or associations.

C. Agency Shop

In accordance with Chapter 477 P.L. 1979, amendments to C.123, the Board hereby agrees to deduct a fee from bargaining unit members who are not members of the Colts Neck Township Education Association.

Prior to the beginning of each membership year, the Association will notify the Board in writing of the amount of the regular membership dues, initiation fees and assessments charged by the Association to its own members for that membership year. The representation fee to be paid by non-members will be equal to 65% of that amount.

In accordance with the provisions of Chapter 477 and unless otherwise provided in this Agreement, the mechanics for the deduction of representation fees and the transmission of such fees to the Association will, as nearly as possible, be the same as those used for the deduction and transmission of regular membership dues to the Association.

D. The Association shall indemnify and hold the Board harmless against any and all claims, demands, suits and other forms of liability including liability for reasonable council fees and other legal costs and expenses that may arise out of, or by reason of any action taken or not taken by the Board in conformance with this provision.

No legal rights or prerogatives may be denied or circumvented by the foregoing statement.

E. The Board of Education shall provide a payroll deduction for the purpose of IRA contributions. A payroll deducted IRA shall be established with Central Jersey Bank and Trust Company.

ARTICLE XV

DURATION OF CONTRACT

This contract shall be effective as of July 1, 1984, and shall continue in effect until June 30, 1986. The contract will remain in full force and effect for the full period of two years and its terms will not be renegotiated during said period.

By President

By Cours NECK TOWNSHIR BOARD OF EDUCATION

By President

By Ames More

Secretary

Secretary

SALARIES AND BENEFITS

A. These positions are to be considered as afterschool activities:

	1984-85	1985-86
Basketball	\$1200.	\$1300.
Cheerleading	1000.	1080.
Yearbook	900.	975.
Newspaper	900.	975.
Show	630.	680.

B. Learning Consultant, School Social Worker and School Psychologist are to be paid a stipend to compensate them for before and afterschool conferences with parents:

1984-85 \$1000. 1985-86 1350.

C. Curriculum Revision Committee

It is understood that clear guidelines will be established as to the committee's function, specific tasks and time frame.

Compensation: 1984-85 \$19.00 per hour

Thereafter, the hourly rate shall be determined by averaging the salary of the lowest paid full time contracted teacher and the highest paid full time contracted teacher, and dividing by 1281 hours.

In no case shall the hourly rate be less than \$19.00 per hour.

SALARIES AND BENEFITS

TEACHERS

- Teachers employed on a ten (10) month basis shall be paid in twenty (20) equal semi-monthly installments on the 15th and 30th of each month.
- 2. Teachers may individually elect to have a percentage of their monthly salary deducted from their pay. These funds shall be deposited in the Mon-Oc Teachers Credit Union prior to the 15th of each month, according to the teachers' instructions. Additionally, teachers may individually elect to have a percentage of their monthly salary deducted to be deposited with the Tax Sheltered Annuity carrier, designated by the Colts Neck Township Teachers Association and approved by the Board of Education, prior to the 15th of each month.
- When a pay day falls on or during a school holiday, vacation or weekend, teachers shall receive their paychecks on the last previous working day.
- 4. Teachers shall receive their final checks on the last working day in June.
- 5. Teachers having a change in degree qualifications shall have the appropriate change in salary guide status as soon as documentation of the added qualification is given to the superintendent. The salary adjustment will be effective on the first day of the month of the teacher's employment following the approved completion of the course(s) required to effect adjustment.
- 6. Teachers providing home instruction shall be compensated at:
 - (a) \$7.50 per hour
 - (b) the hourly rate of the annual salary, as determined by law

whichever is greater.

TEACHERS 1984-85

	B.S.★	B.S. +30*	M.A.*	M.A. +30*	M.A. +60*
1	14,618.	15,491.	16,256.	17,238.	17,894.
2	15,068.	15,941.	16,706.	17,688.	18,344.
3	15,505.	16,378.	17,143.	18,125.	18,780.
4	16,023.	16,897.	17,661.	18,644.	19,299.
5	16,744.	17,617.	18,382.	19,364.	20,020.
6	17,530.	18,404.	19,168.	20,151.	20,806.
7 .	18,300.	19,173.	19,938.	20,920.	21,576.
8	18,835.	19,708.	20,473.	21,455.	22,111.
9	19,512.	20,385.	21,150.	22,132.	22,788.
10	20,189.	21,062.	21,827.	22,809.	23,465.
11	20,828.	21,701.	22,465.	23,448.	24,103.
12	21,505.	22,378.	23,142.	24,125.	24,780.
13	22,340.	23,213.	23,978.	24,960.	25,616.
14	23,164.	24,038.	24,802.	25,785.	26,440.
15	23,972.	24,846.	25,610.	26,593.	27,248.
16	24,808.	25,681.	26,445.	27,428.	28,083.
17	25,665.	26,538.	27,302.	28,285.	28,940.
18	26,576.	27,450.	28,214.	29,197.	29,852.
19	27,630.	28,504.	29,268.	30,251.	30,906.
20	29,279.	30,152.	30,917.	31,899.	32,554.
21	29,830.	30,704.	31,468.	32,451.	33,106.
22	29,830.	30,704.	31,468.	32,451.	33,106.
23	29,830.	30,704.	31,468.	32,451.	33,106.
24	30,158.	31,501.	32,265.	32,778.	33,433.
25	30,627.	31,632.	32,396.	33,248.	33,903.
26	30,928.	31,801.	32,565.	33,548.	34,203.

^{*} Additional \$200. for tenure.

TEACHERS 1985-86

	B.S.*	B.S. +30★	M.A.*	M.A. +30*	M.A. +60*
1	15,337.	16,280.	17,106.	18,167.	18,876.
2	15,787.	16,730.	17,556.	18,617.	19,326.
3	16,273.	17,216.	18,042.	19,103.	19,811.
4	16,745.	17,688.	18,514.	19,575.	20,282.
5	17,305.	18,249.	19,074.	20,136.	20,843.
6	18,084.	19,026.	19,853.	20,913.	21,622.
7	18,932.	19,876.	20,701.	21,763.	22,470.
8	19,764.	20,707.	21,533.	22,594.	23,302.
9	20,342.	21,285.	22,111.	23,171.	23,880.
10	21,073.	22,016.	22,842.	23,903.	24,611.
11	21,804.	22,747.	23,573.	24,634.	25,342.
12	22,494.	23,437.	24,262.	25,324.	26,031.
13	23,225.	24,168.	24,993.	26,055.	26,762.
14	24,127.	25,070.	25,896.	26,957.	27,665.
15	25,017.	25,961.	26,786.	27,848.	28,555.
16	25,890.	26,834.	27,659.	28,720.	29,428.
17	26,793.	27,735.	28,561.	29,622.	30,330.
18	27,718.	28,661.	29,486.	30,548.	31,255.
19	28,702.	29,646.	30,471.	31,533.	32,240.
20	29,840.	30,784.	31,609.	32,671.	33,378.
21	31,621.	32,564.	33,390.	34,451.	35,158.
22	32,216.	33,160.	33,985.	35,047.	35,754.
23	32,216.	33,160.	33,985.	35,047.	35,754.
24	32,216.	33,160.	33,985.	35,047.	35,754.
25	32,571.	34,021.	34,846.	35,400.	36,108.
26	33,077.	34,163.	34,988.	35,908.	36,615.
27 ·	33,402.	34,345.	35,170.	36,232.	36,939.

^{*} Additional \$200. for tenure.