

AGREEMENT

BETWEEN

THE TOWNSHIP OF OLD BRIDGE

AND

OLD BRIDGE MUNICIPAL EMPLOYEES SUPERVISORS ASSOCIATION

JULY 1, 2004 through JUNE 30, 2008

TABLE OF CONTENTS

| | PAGE |
|--|------|
| 1 | |
| 2 | |
| 3 | |
| 4 | |
| 5 PREAMBLE..... | 1 |
| 6 | |
| 7 ARTICLE I-RECOGNITION | 1 |
| 8 | |
| 9 ARTICLE II-NEGOTIATIONS PROCEDURE..... | 1 |
| 10 | |
| 11 ARTICLE III-EMPLOYEE'S RIGHTS | 2 |
| 12 | |
| 13 ARTICLE IV-GRIEVANCE PROCEDURE..... | 3 |
| 14 | |
| 15 ARTICLE V-UNION RIGHTS..... | 5 |
| 16 | |
| 17 ARTICLE VI-HEALTH INSURANCE..... | 6 |
| 18 | |
| 19 ARTICLE VII-SENIORITY | 10 |
| 20 | |
| 21 ARTICLE VIII-NO STRIKE PLEDGE..... | 11 |
| 22 | |
| 23 ARTICLE IX-SICK LEAVE..... | 12 |
| 24 | |
| 25 ARTICLE X-BEREAVEMENT LEAVE..... | 13 |
| 26 | |
| 27 ARTICLE XI-HOLIDAYS | 14 |
| 28 | |
| 29 ARTICLE XII-CLOTHING ALLOWANCE..... | 15 |
| 30 | |
| 31 ARTICLE XIII-OPERATIONAL SAFETY..... | 15 |
| 32 | |
| 33 ARTICLE XIV-WORK SCHEDULES AND HOURS | |
| 34 OF WORK AND OVERTIME | 15 |
| 35 | |
| 36 ARTICLE XV-LONGEVITY | 16 |
| 37 | |
| 38 ARTICLE XVI-VACATION..... | 17 |
| 39 | |
| 40 ARTICLE XVII-WAGES | 18 |
| 41 | |
| 42 ARTICLE XVIII MANAGEMENT RIGHTS | 18 |
| 43 | |
| 44 ARTICLE XIX ACCRUAL OF BENEFITS | 19 |
| 45 | |
| 46 DURATION OF AGREEMENT..... | 20 |

47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75

PREAMBLE

This Agreement is made by and between the Township of Old Bridge, a municipal corporation of the State of New Jersey (hereinafter referred to as the "Township"), and the Old Bridge Municipal Employees Supervisors Association (hereinafter known as the "Association").

WHEREAS, the Township and the Union recognizes that it will be for the benefit of both to promote mutual understanding and foster harmonious relationship between the parties to the end that continuous and efficient services will be rendered to and by both parties.

NOW, THEREFORE, it is agreed as follows:

ARTICLE I

RECOGNITION

The Township hereby recognizes the Old Bridge Municipal Employees Supervisors Association as the sole and exclusive representative of all eligible municipal supervisors within the municipality working in the Public Works and Sanitation Department.

ARTICLE II

NEGOTIATION PROCEDURE

A. The parties agree to enter into collective negotiations over a successor agreement in accordance with Chapter 123, Public Employer-Employee Relations Law 1974, and any subsequent changes in the law governing public employees of the State of New Jersey in a good faith effort to reach agreement. Such negotiation shall begin not later than September 15th of each calendar year.

B. The parties mutually pledge that their representatives shall have the authority to make proposals, consider proposals, and make counter proposals in the course of negotiations. Any agreement arrived at by the negotiations representatives will be submitted

76 to the Township council and members of the Old Bridge Public Works and Sanitation Union
77 for ratification, decision, or vote. Any agreement of the parties shall be reduced to writing
78 and shall become the contractual Agreement.

79 C. Negotiations will be held at times and locations convenient to both parties.

80 D. The employer shall make no changes unilaterally in any terms and conditions
81 of employment as are bargainable under Chapter 123, Public Employer-Employee Relations
82 Law of 1974 and case law following.

83

84

85

ARTICLE III

86

EMPLOYEE RIGHTS

87 A. Pursuant to Chapter 123, Public Laws 1974 of the State of New Jersey, the
88 Township hereby agrees that all employees shall have the right freely to organize, to join and
89 support the Union and any affiliates, for the purpose of engaging in collective negotiations.
90 As a duly selected body exercising governmental power under code of law of the State of
91 New Jersey, the Township undertakes and agrees that it shall not directly or indirectly
92 discourage or deprive or coerce any employee in the enjoyment of any rights conferred by
93 Chapter 123, Public Laws 1974 of New Jersey or the Constitution of New Jersey and the
94 United States; that it shall not discriminate against any employee with respect to hours, wages
95 or any terms and conditions of employment by reason of his membership in the Union, his
96 participation in any lawful activities of the Union, collective negotiations with the Township,
97 or the institution-of any grievance, complaint or proceeding under this Agreement or
98 otherwise with respect to any terms or conditions of employment as long as this Article
99 doesn't infringe on managerial rights.

100 B. No employee shall be reduced in job status or compensation, or deprived of
101 any other employee benefit without just cause.

102 C. The Township and the Union agree that there shall be no discrimination, and
103 that all practices, procedures, and policies of the Township shall not discriminate in the hiring

104 training, assignment, promotion, or discipline of employees, or in the administration of this
105 Agreement on the basis of race, creed, color, religion, sex, age, national origin, marital status
106 or political affiliation.

107

108

109

ARTICLE IV

110

111

GRIEVANCE PROCEDURE

112

113

A. DEFINITION

114

A "grievance" is a complaint about the interpretation, application, or alleged violation
115 of policies, agreements or administrative decisions affecting any employee or group of
116 employees.

117

B. PURPOSE

118

The purpose of this procedure is to secure, at the lowest possible level, equitable
119 solutions to the problems which may, from time to time, arise affecting the welfare or terms
120 and conditions of employment of employees.

121

C. PROCEDURE

122

1. Level One

123

An employee with a grievance should first discuss it with his immediate supervisor,
124 either directly or through the Union's representative, with the objective of resolving the
125 matter informally.

126

2. Level Two

127

If the aggrieved person or group is not satisfied with the disposition of the grievance at
128 Level one, or if no answer has been rendered within three (3) working days following its
129 presentation, it shall be reduced to writing and submitted to his immediate supervisor.

130

3. Level Three

131

If no satisfactory agreement is reached within five (5) days, or if no written response
132 has been received, the grievance shall be submitted to the appropriate Department Head.

133

4. Level Four

134

Should no acceptable agreement be reached within five (5) days of submission to the Department Head, the grievance shall be submitted to the Business Administrator or his/her designee (said designee shall have full power and authority to remedy said grievance). A meeting shall be conducted between the Business Administrator or his/her designee and the Union within ten (10) days of the receipt of the grievance. The Business Administrator or designee shall respond in writing stating the answer to the grievance(s), along with findings and reasons, ten (10) days following the conclusion of said hearing.

141

5. Level Five

142

Should no satisfactory decision be reached at Level Four, or should no response be received within the specified ten (10) days, the Union may submit the grievance to arbitration. Selection of an arbitrator shall be accomplished by utilizing the services of the New Jersey Public Employment Relations Commission (PERC). Both parties agree to grievance arbitration and, furthermore, both parties agree that the decision of the arbitrator shall be final and binding upon all parties. The cost of such arbitration, transcripts, and related expenses, exclusive of Union and Township counsel and/or consultants, shall be borne equally by the parties. The arbitrator shall not change, limit, or modify this Agreement in whole or in part.

150

D. Miscellaneous

151

1. All grievances filed must show the signature of the Union's designated Grievance Chairperson or President except where the grievant is representing himself.

153

2. All decisions rendered in the Grievance Procedure except at Level one shall be in writing, setting forth the decisions and the reason(s) therefore, and shall be submitted in accordance with Paragraph C. of this Article.

156

3. All hearings and meetings in this procedure shall be confidential and not conducted in public.

158

4. Any aggrieved person may be represented at all Levels of the Grievance Procedure by himself, or by a representative approved by the Union. Copies of any

159

160 unofficial grievance submitted by an individual shall be forwarded by the Employer to the
161 Union. When a grievant is not represented by the Union, the Union shall be present to offer
162 its position and safeguard the integrity of the contract on all Levels of the Procedure. It shall
163 be the responsibility of the Employer to inform the Union, in writing, in the event a grievance
164 is filed by an individual acting without Union representation. This Agreement in no way
165 limits the right of an individual to confer with his Employer on any matter of mutual concern.
166 No such problem shall be remedied in such a manner as to conflict with or modify any
167 provision of this Agreement.

168 5. The aggrieved will have fifteen (15) calendar days to file a grievance at
169 Level One after a situation arises.

170 6. Grievance hearings will be held at times and locations convenient to
171 both parties and if held during working hours, the employee shall suffer no loss of pay.

172 7. All reference to "days" herein shall mean working days unless
173 otherwise noted.

174

175

ARTICLE V

176

UNION RIGHTS

177 A. UNION DUES DEDUCTION

178 1. The Township agrees to deduct from the salaries of its employees,
179 subject to this Agreement, dues for the Old Bridge Municipal Employees Supervisors
180 Association. Such deduction shall be made in compliance with Chapter 310, Public Laws of
181 1967, N.J.S.A. 52:14-15.9 (E), as amended. Paid money, along with any records of
182 corrections, shall be transmitted to the Union official so designated as Secretary or Treasurer
183 after each pay period.

184 2. The amount of annual dues shall be certified each year in the month of
185 January with the appropriate Township office. The Township agrees to adjust the amount of

186 dues deducted from each employee, commencing with the January pay period, at the newly
187 certified rate.

188 3. The Township shall be provided with the appropriate dues deduction
189 authorization form by the Association. The Township further agrees to honor any new
190 employee, and/or any new member upon notice as the occasion may occur. Membership lists
191 will also be provided by management during the month of January.

192 B. The Association shall have reasonable use of the bulletin board located in the
193 Employee Lounge Area.

194 C. The Association President shall have the option of being accompanied by an
195 individual when asked to meet with the employer on Association business as long as work
196 load will be covered without additional compensation. Such meetings to be held at times
197 convenient to both parties.

198 D. The Township will implement a fair share representation fee equal to eighty-
199 five percent (85%) of the Association dues, initiation fees and assessments, which shall be
200 withheld in accordance with the law. The Association shall indemnify the Township from all
201 liability resulting from and/or caused by dues deduction or fair share representation fees.

202

203

ARTICLE VI

204

HEALTH INSURANCE

205

206

207

208

209

210

A. 1. (a) All employees and their spouses and children shall be covered
under the Horizon BCBSNJ Blue Card PPO; a prescription plan covering one hundred
percent (100%); a dental plan which covers eighty percent (80%) of Class A and Class
B services with a maximum of two thousand dollars (\$2,500.00) for regular coverage
and Three Thousand Dollars (\$3,000) for orthodontia. The employer shall continue to

211 pay 100% of the cost of the premiums of such plans. The Township shall not be
212 responsible for the \$25.00 deductible of the plan.

213 (b) A Point of Service program (POS) shall be available for any
214 employee who voluntarily decides to utilize said program.

215 2. An H.M.O. Dental Plan shall be made available at the employer's
216 option as an alternative to the traditional dental plan.

217 3. Any employee shall have the option of surrendering coverage under the
218 above-provided health and hospitalization coverage. Any employee who surrenders
219 said coverage for 12 consecutive months shall receive a cash payment equal to half of
220 the Township's cost for the benefit. Said payment shall not be incorporated into the
221 base pay, and shall not be pensionable. The employee must provide the Township
222 with written notice of their intent prior to the commencement of the 12 month period.
223 In order to qualify for this payment, the employee will be required to provide proof of
224 other health insurance coverage. Payment shall be made bi-weekly during the normal
225 pay periods of which said coverage was surrendered.

226 Surrendering coverage for the following year shall not be considered
227 automatic. Conversely, every employee shall be considered and shall be so covered
228 unless and until such time as an employee shall affirmatively notify the Township to
229 the contrary.

230 B. All employees, their spouses, and children shall be covered by the following
231 prescription plan, one hundred percent (100%) of the cost of such plan shall be paid by the
232 Township:
233

234 Twelve (\$12.00) Dollar co-pay for non-generic prescriptions.

235 Five (\$5.00) Dollar co-pay for generic prescriptions.

236 C. All employees, their spouses and children shall be covered with a Vision Plan
237 which shall provide for a \$200.00 per year, per family, benefit.

238 D. The first forty-five (45) calendar days of absence as a result of a non-job
239 related injury shall be borne by the employee. The employee must utilize accumulated paid
240 leave to cover those first forty-five (45) calendar days (i.e. sick, vacation, floating holiday,
241 etc.) The next forty-five (45) calendar days are picked up by the employer at two-thirds (2/3)
242 the employee's current rate of pay, less any additional monies received from Township paid
243 benefits or other outside work.

244 Effective January 1, 2008, the first sixty (60) calendar days of absence as a
245 result of a non-job related injury shall be borne by the employee. The employee must utilize
246 accumulated paid leave to cover those first sixty (60) calendar days (i.e. sick, vacation,
247 floating holiday, etc.) The next thirty (30) calendar days are picked up by the employer at
248 two-thirds (2/3) the employee's current rate of pay, less any additional monies received from
249 Township paid benefits or outside work.

250 Employees are required to provide verification from a health care provider for
251 all leave provided for in this section. The Township may at any time require an employee
252 submit to a fitness for duty exam by a township appointed physician for leave provided for in
253 this section.

254 Employees hired after May 1, 2006 shall not be eligible for the two-thirds (2/3)
255 intermediate benefits outlined above in this section.

256 At the end of one (1) year from the date the non-job related injury was
257 incurred, the above payments, health benefits, and employment shall terminate.

258 All benefits contained in this sub-section shall run concurrent with leave
259 pursuant to the Family and Medical Leave Act.

260 Repeat utilization of this benefit may result in disciplinary action up to and
261 including termination.

262 E. Each employee shall receive a yearly highlight sheet of all Health/Medical
263 benefits and the Union shall be given a complete copy of the master policy of all
264 Health/Medical plans.

265 F. Upon retirement any employee who has completed twenty-five (25) years of
266 employment with the Township shall have the option of retaining all of the Health/Medical
267 insurance benefits as provided in, Section A, excluding long term disability, with one hundred
268 percent (100%) of the appropriate premium paid for by the Township.

269 Upon retirement, all retirees shall sign a Coordination of Health Benefits
270 Agreement. In the event that the retiree becomes re-employed in any capacity, where such
271 employer provides health benefits for which the retiree is eligible, and the retiree is not
272 required to contribute to the cost of those benefits, said re-employed retiree shall be required
273 to obtain such coverage as their primary insurance. The Township shall maintain the
274 coverage outlined in this Article as a secondary insured. Any retiree found in violation of this
275 section shall be liable for all medical expenses incurred during such time of violation.

276 G. The present practice regarding insurance for retirees shall continue. In the
277 event the Township's insurance program is modified, the same modification shall apply to
278 eligible participating retirees.

279 H. All employees shall sign a Coordination of Health Benefits Agreement and
280 update said agreement information each year. In the event that the employee's spouse is
281 employed, or becomes employed, and where such employer provides health benefits for
282 which the spouse is or becomes eligible, and the spouse is not required to contribute to the
283 premiums of those benefits, said spouse shall be required to obtain such coverage as their
284 primary health insurance. Dependents shall be primary on the plan whose birth date of the
285 employee or the spouse comes first in the calendar year. The Township shall maintain

286 coverage provided in the section as a secondary insured. Any employee found in violation of
287 this section shall be liable for all medical expenses incurred during such time of violation.

288 I. Employees injured on the job shall continue to receive full salary and
289 health/medical benefits as provided by this agreement, less any worker's compensation
290 benefits received, for a maximum period of one (1) year.

291

292 ARTICLE VII

293

293 SENIORITY

294 A. RIGHTS OF SENIORITY

295 For the purpose of this Agreement seniority represents in the highest degree, the right
296 to work, and by seniority the oldest man in point of service, ability and fitness for the job
297 being sufficient, and is the last laid off, proceeding so on down the line to the youngest in
298 point of service.

299 B. ACCRUEMENT

300 It is understood that any time served as employee while under a CETA grant shall
301 count toward the accrument of seniority and all benefits if State statutes allow for same.

302 C. Any employee who is terminated by the Township through lay-off, or any
303 other means, and is thereafter, within two (2) years hired by the Township or under any
304 Federal or State grant program such as CETA, and subsequently, is rehired by the Town and
305 returned to the regular Town payroll, shall be considered a continuous employee and shall be
306 credited for such time spent working for the employer under the externally funded program,
307 without loss of longevity, seniority, vacation, sick time, or other benefits, except those
308 compensated for at the time of termination.

309 ARTICLE VIII

310 NO STRIKE PLEDGE

311 A. It is recognized that the need for continued and uninterrupted operation of the
312 Township's departments and agencies is of paramount importance to the citizens of the
313 community, and that there should be no interference with such operation.

314 B. The Association covenants and agrees that during the term of this Agreement
315 that neither the Association or any person acting on its behalf will cause, authorize, or
316 support, not will any of its members take part in, (i.e., concerted failure to report for duty, or
317 willful absence of an employee from his position or stoppage of work or abstinence in whole
318 or in part, from the full and proper performance of the employee's duties of employment)
319 work stoppage, slow-down or walkout against the Township.

320 C. The Association agrees that it will do everything in its power to prevent its
321 members from participating in any strike, work stoppage, slow-down or other activity
322 aforementioned, including, but not limited to, publicly disavowing such action and directing
323 all such members who participate in such activities to cease and desist from same
324 immediately and return to work, or such other steps as may be necessary under the
325 circumstances, and to bring about compliance with its orders.

326 D. In the event of a strike, slow-down or walkout, it is covenanted and agreed that
327 participation in any such activity by the Association members shall entitle the Township to
328 take appropriate disciplinary action, including, but not limited to, discharge in accordance
329 with applicable law.

330 E. Nothing contained in the Agreement shall be construed to limit or restrict the
331 Township in its rights to seek and obtain such judicial relief as it may be entitled to in law or
332 in equity for injunction or damages, or both, in the event of such a breach by the Union or its
333 members, except that, having met the expressed requirements of this Article, the Association
334 shall in no way be held liable for any individual or concerted action taken by members of the
335 bargaining unit.

336 ARTICLE IX

337 SICK LEAVE

338 A. Sick leave is to be considered an insurance type benefit, to be used when
339 needed due to personal illness or physical incapacity. Sick leave may be used for illness in an
340 employee's immediate family, requiring the employee's attention. Immediate family is
341 defined as: mother, father, grandparents, husband, wife, son, daughter, and other blood
342 relative residing in the employee's household.

343 B. All employees shall be allowed fifteen (15) sick days per year. Of these
344 fifteen sick days, four (4) may be designated by the employee as personal days. Any of the
345 four personal days not taken by the employee by the end of each calendar year shall be
346 accrued as sick time and carried as part of the employee's sick time bank.

347 C. Employees hired on or before July 1, 1982 shall be paid for up to a maximum
348 of two hundred eighty (280) days accrued sick time upon retirement. However, in no event
349 shall said payment exceed thirty thousand (\$30,000.00) dollars. Any employee who has more
350 than thirty thousand (\$30,000.00) dollars of accrued sick time on July 1, 1993 shall be
351 "grandfathered" and the amount in effect on that date shall become the employee's cap. The
352 Township has the option to pay for two weeks or ten working days of employees'
353 accumulated sick time as of thirty (30) days in reserve. If the employer does not purchase the
354 time from the employee, it will be accumulated as other sick time would be. When brought
355 back by the Township, such days shall permanently reduce maximum payable sick time. Any
356 purchase by the Township shall be solely with the employee's consent.

357 D. Employees hired after July 1, 1982, shall be paid for up to a maximum of one
358 hundred (100) days accrued sick time. However, in no event shall said payment exceed
359 fifteen thousand (\$15,000.00) dollars. Any employee who has more than fifteen thousand
360 (\$15,000.00) dollars of accrued sick time on July 1, 1993 shall be "grandfathered" and the
361 amount in effect on that date shall become the employee's cap. The same options for both the

362 Township and the employee, regarding the purchase of sick time accrued, listed in Section C
363 above shall be applicable.

364 E. Employees hired after July 1, 1993 shall be paid for up to a maximum of fifty
365 (50) days accrued sick time. However, in no event shall said payment exceed seven thousand
366 five hundred (\$7,500.00) dollars. The same options for both the Township and the employee,
367 regarding the purchase of sick time accrued, listed in Section C above shall be applicable.

368 F. Except as might be limited by Section B, C and D of this Article, all unused
369 sick days shall be accruable and shall be paid upon retirement, lay-off or disability, to the
370 maximums stated herein. All unused sick days, up to the maximum number applicable
371 accrued sick time, shall be paid to the employee's beneficiary upon the death of the employee
372 in accordance with Sections B, C, D and E above. Upon resignation, the employee shall be
373 paid fifty percent (50%) of his/her accumulated sick days in accordance with Sections B, C,
374 D, and E not to exceed 50% of the caps set forth in Sections B, C, D & E. This Article in no
375 way shall limit the total number of days accruable for use by the employee as sick leave.

376 G. Upon reaching thirty (30) days of continuous absence from work for reason of
377 illness or a non-work related disability, an employee shall cease to accrue sick time until
378 returning to work on a regular basis.

379 H. Any employee who is entitled to sick time and is sick for more than three (3)
380 consecutive days shall be required to furnish the department head with a doctor's certificate
381 stating the nature of his illness and the expected date of his return to work.

382

383

ARTICLE X

384

BEREAVEMENT LEAVE

385 A. Five (5) days bereavement leave shall be provided to each employee without
386 deduction of pay for each occurrence of death in the employee's or the employee's spouse's
387 immediate family. The five (5) days shall be work days. The immediate family shall be
388 defined as father, mother, stepfather, stepmother, brother, sister, stepbrother, stepsister,

389 grandfather, grandmother, spouse, son, daughter, son-in-law, daughter-in-law, grandson,
390 granddaughter, mother-in-law, sister-in-law, spouse's grandparents, or any other relative
391 within the household of the employee.

392 B. Two (2) days bereavement leave shall be granted in the event of the death of a
393 relative or spouse's relative outside the immediate family as defined above. Sick leave may
394 be used if additional time is required. A relative outside the immediate family is defined as:
395 aunt, uncle, niece, and nephew. One day leave shall be granted in the event of a death of the
396 employee's first cousin. Such leave shall be granted up to and including the date of the
397 funeral service. The employee's normally scheduled day off shall be included as bereavement
398 leave in the event of a death of a relative outside the immediate family. Vacation time shall
399 not be included as an off day and any bereavement leave shall begin within two (2) weeks of
400 the death of the person.

401 ARTICLE XI

402 HOLIDAYS

403 Twelve (12) plus two (2) floating = fourteen (14) days

- 404
405 1. New Year's Day
406
407 2. Martin Luther King Day
408
409 3. Lincoln's Birthday 8. Labor Day
410 4. President's Day 9. Veteran's Day
411 5. Good Friday 10. Thanksgiving Day
412 6. Memorial Day 11. Day after Thanksgiving
413 7. Independence Day 12. Christmas Day
414
415
416
417
418

419 Any employee working a scheduled holiday shall be paid at a rate of double time and
420 one half.
421

422

ARTICLE XII

423

CLOTHING ALLOWANCE

424

425

426

427

Each employee shall receive a clothing maintenance allowance of one thousand dollars (\$1,000.00). Effective July 1, 2003 the clothing allowance shall be increased by fifty (\$50.00) to one thousand fifty dollars (\$1,050). Such allowance shall be paid during the first pay period in November.

428

ARTICLE XIII

429

OPERATIONAL SAFETY

430

431

432

433

No employee shall be required to operate a vehicle or piece of equipment which is deemed to be unsafe. Vehicles will comply with appropriate N.J. of Motor Vehicles codes and equipment and will comply with appropriate OSHA regulations.

434

ARTICLE XIV

435

WORK SCHEDULES AND HOURS OF WORK AND OVERTIME

436

A. Public Works Department

437

438

439

1. Employees shall work an eight-hour day. They shall receive one and one-half (1 1/2) times their regular rate of pay for all work performed over forty (40) paid hours.

440

441

442

443

2. Employees shall work a forty (40) hour week, excluding Saturday and Sunday. Employees shall receive one and one-half (1 1/2) times their regular rate of pay for all work performed on a Saturday and one and one-half (1 1/2) times their regular rate of pay for all work performed on Sunday.

444

445

446

447

448

3. Prospectively, all employees will either be paid or use their compensatory time within the Township's fiscal year in which the compensatory time is earned. In the event said compensatory time is not used in the fiscal year earned it will be paid for at the collective bargaining agreement rate in affect at the time the compensatory time is earned.

449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479

B. MISCELLANEOUS

1. Any employee who is called to work during their non-scheduled time shall receive a minimum of two (2) hours pay at time and one-half if starting their call-in assignment before 11:00 P.M. and a minimum of three (3) hours pay at time and one-half if starting their call-in assignment after 11:00 P.M. Employees called in to work on any of the holidays specified in this Agreement or on nonscheduled time on a Saturday or Sunday, shall receive a minimum of three (3) hours pay at time and one-half.

2. Said call-in overtime shall be offered on a rotating basis, according to posted seniority list within each department. In emergency situations management reserves the right to call the closest available departmental employee. A refused call will place the employee's name on the bottom of the list. An employee that accepts an overtime assignment must perform the assignment he accepts or be immediately sent home, in which event Paragraph one of this Article will not apply.

ARTICLE XV

LONGEVITY

A. All employees hired before January 1, 1994, shall receive longevity payment on the following basis:

- 1. 5 years service 2.5%
- 2. 10 years service 5%
- 3. 15 years service 7.5%
- 4. 20 years service 10%
- 5. 25 years service 12.5%
- 6. 30 years service 15%

480 B. Consecutive years in service shall be computed from the date of initial full-
481 time employment by the Township, except where service was interrupted. In such cases,
482 consecutive years service shall be computed as follows:

483 1. Resignation and subsequent rehiring-if a person resigns and is rehired
484 within one (1) year of his resignation, he shall be allowed to work five (5) consecutive years
485 and then have his time bridged back to his original hiring date and all benefits and longevity
486 pay shall be forthcoming.

487 2. Military Service-employment shall be considered as uninterrupted
488 except no credit shall be allowed for service in the Armed forces.

489 3. Disciplinary action-no credit shall be allowed for the amount of time
490 lost due to a disciplinary action.

491 C. Longevity shall be paid on a biweekly basis as part of the regular pay.

492

493

ARTICLE XVI

494

VACATION

495 Each full-time employee shall be entitled to vacation time each year as set forth in the
496 following schedules:

497 A. All full-time employees shall be entitled to two (2) weeks after first year, three
498 (3) weeks after five (5) years and four (4) weeks after ten (10) years.

499 B. Temporary, part-time employees shall not be eligible for vacation.

500 C. Applicability. The foregoing schedules shall apply to all personnel covered
501 under this section employed as of January 1 of the current year. Personnel employed between
502 January 1 and July 31 of the current year shall be entitled to one-half (1/2) their regular
503 vacation for that year. Personnel employed after July 31 of the current year shall not be
504 eligible for an annual vacation during the current year.

505 D. Carrying Over of Vacation. One (1) week's vacation may be carried over into
506 the following year with the approval of the Township Administrator.

507 E. An employee shall cease to receive additional vacation time until that
508 employee returns to work from a leave due to reasons of illness or a non-work related
509 disability.

510

511

ARTICLE XVII

512

WAGES

513

514 All employees within the bargaining unit shall receive base pay hourly rates as
515 follows:

516

Hourly Rates:

517

| | <u>Foreman</u> | <u>Asst. Dir. P.W.</u> |
|--|----------------|------------------------|
|--|----------------|------------------------|

518

7/1/04 – 6/30/05

\$29.63

\$34.96

519

7/1/05 – 6/30/06

\$30.67

\$36.18

520

7/1/06 – 6/30/07

\$31.74

\$37.45

521

7/1/07 – 6/30/08

\$32.85

\$38.76

522

523

524

ARTICLE XVIII

525

MANAGEMENT RIGHTS

526

The Township of Old Bridge hereby retains and reserves unto itself all powers, rights,
527 responsibilities, duties and authorities under New Jersey Statutes Annotated, N.J.S.A. 40A:1-
528 1 et seq. or any Federal and/or State Constitution, Law and Statute, any County and/or any
529 Municipal Ordinance and/or Resolution, including any Municipal Rule and/or Regulation
530 conferred upon and vested to the Township of Old Bridge prior to and including the date of
531 the signing of this Collective Bargaining Agreement herein.

532

533

534

ARTICLE XIX

535

ACCRUAL OF BENEFITS

536

Any employee absent for more than one year shall not accrue any benefits provided

537

for under the Collective Bargaining Agreement.

538

DURATION OF AGREEMENT

539

This Agreement entered into on this _____ day of _____, 2006 shall be

540

in full force and effect from July 1, 2004 and until its expiration on June 30, 2008.

541

542

Negotiations for a successor Agreement shall commence no later than March 30, 2008.

543

It is understood that should a new Agreement not be settled prior to the expiration of this

544

contract all benefits and terms contained herein shall remain in full force and effect.

545

546

547

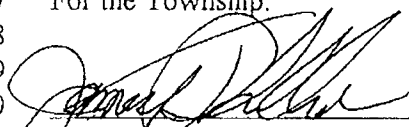
For the Township:

548

549

550

551

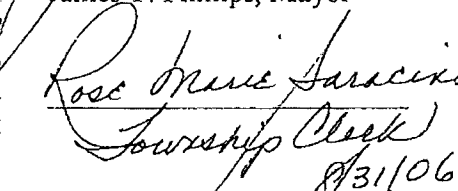

James T. Phillips, Mayor

552

553

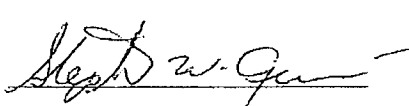
554

555


Rose Marie Saracino
Township Clerk
8/31/06

For the Association:


Raymond Toller


Steve W. Gunn

OLD BRIDGE PUBLIC WOPRK UNION AGREE TO FLEX TIME ON SATURDAY
FOR RECYCLING AND COMMUNITY SERVICE. TO SAVE A UNION MEMBER
JOB.UNTIL THE SIGNING OF NEW CONTRACT

R. Berg

William L. K.

Elmer Hall

Bills Burtner

Robertson

Thomas M. Long