NEWARK TEACHERS UNION

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SECRETARY-TREASURER

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NEWARK TEACHERS UNION

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MEMORANDUM OF AGREEMENT BETWEEN THE NEWARK STATE
OPERATED SCHOOL DISTRICT AND NEWARK TEACHERS UNION
October 18, 2012....98-131

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MEDIATOR’S RECOMMENDATIONS
The provisions of the State Mediators recommendations not covered by the Mayor’s statement of April 16, 1971, or by the provisions agreed upon April 17th or 18th, shall be incorporated into the contract without changing the explicit meaning thereof.

All of the suggestions of the mayor, which are contained in his statement of April 16th, which have not otherwise been agreed upon, shall be incorporated into the contract without changing the explicit meaning of such suggestions.

DECLARATION OF INTENT
The Newark Public Schools and the Union declare their intent to cooperate in their common aims to achieve educational excellence in the Newark School System, and in the achievement of that objective recognize the fundamental necessities of the children and the legitimate expectations of the community.

AGREEMENT
This agreement is made and entered into effective as of the 1st day of June 2010 by and between the STATE OPERATED SCHOOL DISTRICT OF NEWARK IN THE COUNTY OF ESSEX (hereinafter referred to as the “NEWARK PUBLIC SCHOOLS” and the NEWARK TEACHERS UNION, LOCAL 481, AMERICAN FEDERATION OF TEACHERS, AFL-CIO, (hereinafter referred to as the “Union”).

The expired agreement dated July 1, 2009 through June 30, 2010, shall be renewed for a period of five (5) years effective July 1, 2010, except insofar as changed, modified, replaced, or supplemented by the items mutually signed as agreed upon in the negotiations immediately prior to and resulting in the adoption of this agreement by the District and the Union.

ARTICLE I - RECOGNITION OF NTU AS BARGAINING AGENT

SECTION 1 CATEGORIES OF NTU MEMBERS
The Newark Public Schools hereby recognizes the Union as the exclusive collective negotiations representatives pursuant to NJSA 34:13A-1 et, known as the New Jersey Employer-Employee Relations Act, for the purpose of the collective negotiations concerning the terms and conditions of employment of employees of the Newark Public Schools in the unit consisting of the following categories of employment: teachers, itinerant teachers, homebound teachers, recreation teachers, speech language specialist, athletic trainer, middle school drug and safety coordinator, job developer, middle school drug prevention and safety coordinator, prevention specialist, licensed practical nurse, literacy coach, remedial reading teachers, staff developers, librarians, drop out counselors, guidance counselors, regular teachers teaching four nights per week in Newark Evening High School, and coordinators having permanent status as teachers, resource teachers, learning disability teacher consultants, social workers, psychologists, attendance counselors, court representatives, special investigators, consulting psychiatrists, occupational therapist, physical therapist, program assistant, research assistant, audiologist, pianist, substance abuse coordinators, clerk stenographer (school), physical therapist assistant, text book clerk and assistant text book clerk in the Newark Evening High School, parent liaisons, parent involvement community specialists and interpreters but excluding department chairpersons, acting department chairpersons, head guidance counselors, teachers to assist the principal, vice principals, principals, acting vice principals, acting principals, directors, assistant superintendents, superintendents, laboratory assistants, nurses, maintenance workers, cafeteria workers, security guards, per diem substitutes with thirty (30) days non-consecutive service in the same position who are not Newark Public Schools appointed, teacher and school aides, and all permanent, acting, temporary or provisional supervisory employees.

SECTION 2 DEFINITION OF EMPLOYEE
The term “employee” as hereinafter used means a person employed by the Newark Public Schools in any positions listed as being represented by the Union in Section 1 of this Article. In such instances where a provision applies only to certain categories of employment and not to others, the specific title of the category of the employment shall be applicable and exclusive to said title and category.
SECTION 3 EQUAL REPRESENTATION BY NTU
The Union agrees to represent equally all members of the above-defined unit.

ARTICLE II - NON-DISCRIMINATION POLICY

SECTION 1 NON-DISCRIMINATION POLICY STATEMENT
The parties agree to follow a policy of not discriminating against any employ-
ee or applicant for employment on the basis of race, color, creed, national ori-
gin, ancestry, sex, marital status, sexual orientation, military status, or member-
ship or participation in or association with the activities of any employee organ-
ization.

SECTION 2 EMPLOYEE APPLICATION PROCESS
The Newark Public Schools agrees that employment application forms and oral
interview procedures shall contain no reference to the applicant’s membership
in any employee organization.

ARTICLE III - GRIEVANCES
The prompt, informal and confidential adjustment of grievances is encouraged,
and therefore the following procedure to accomplish this purpose is hereby
established.

SECTION 1 DEFINITION OF GRIEVANCE

A. DEFINITION OF GRIEVANCE
A grievance is a complaint by an employee that (1) he/she has been treated
unfairly or inequitably by reason of any act or condition, including those rela-
tive to employee health and safety, which is contrary to established and pre-
vailing policy or practice governing or affecting employees, or (2) there has
been as to him/her a violation, misinterpretation or misapplication of the provi-
sions of this Agreement or any of the existing rule, regulations or orders of The
Newark Public Schools or the New Jersey State Department of Education hav-
ing the force and effect of law.

B. DEFINITION OF EMPLOYEE
As used in this Article the Term “employee” applies to an individual employee
and also to a group of employees having the same grievance.

C. NTU RIGHT TO INITIATE, PROCESS & APPEAL GRIEVANCES
The Union shall have the right to initiate and process grievances which may be
initiated and processed by an aggrieved employee under the provision of
Section 1-A of this Article, and shall have the right to appeal from the disposi-
tion of any grievance at any step.

SECTION 2 GRIEVANCE PROCEDURES

A. NTU REPRESENTATION
In the presenting and processing of grievances, the employee may be represent-
et, at their own expense, by a person of his/her own choosing, except that
he/she may not be represented by any employee organizations or by an officer
or representative of any employee organization other than the Union. In the
event that a grievance is carried to Step 2, the Union shall be immediately noti-
fied.

B. TIMELINES AND GUIDELINES FOR MEETINGS & HEARINGS
The time for a meeting or a hearing at all steps other than step 1, within the pre-
scribed time limit, shall be fixed by mutual agreement. In all cases (subject to
the provisions of Step 1 below), a representative of the Union shall have the
right to be present and to present the Union’s view at each step of the grievance
procedure. Any notice to be given by an employee under the provisions of
Section 2 of this Article may be given for them with their consent by the Union.

Step 1 INFORMAL CONFERENCE
The Employee, and if the employee so desires, a Union representative, shall
first discuss the problem with his/her immediate administrative superior, who in
the case of employees assigned to a school shall at each step of the grievance
procedure be deemed to be the principal of that school.

Step 2 PRINCIPAL
If the grievance is not satisfactorily adjusted within five (5) school days after
the last discussion, the employee may, with the assistance of a Union represen-
tative, if the employee so desires, submit it in writing within five (5) school days
after the end of the said five (5) day period to his/her immediate superior for sat-
sactory adjustment, but such written grievance must be submitted to such
superior in any event within thirty (30) school days following his/her becoming
aware of the act or circumstance given rise to the grievance. The said immedi-
ate superior shall schedule a meeting to discuss the grievance with the employ-
ee and a Union representative prior to making his/her decision, but in any event he/she shall give his/her decision in writing with his/her reasons therefore to the employee, the Union, and the State District Superintendent within five (5) school days after the written grievance has been submitted to him/her by the employee.

Step 3 STATE DISTRICT SUPERINTENDENT
The employee may appeal to the State District Superintendent from the last mentioned decision of his/her immediate superior within five (5) school days after the decision has been given to the employee and the Union pursuant to the above provisions under the caption “Step 2” by giving to the State District Superintendent and to the employee’s immediate superior, written notice of such appeal setting forth specifically the basis of the grievance. The State District Superintendent, or designee, shall meet with the employee and a Union representative within ten (10) school days after the giving of such notice of appeal, and shall give his/her decision in writing with his/her reasons therefore, to the employee, Union and the employee’s immediate superior within five (5) school days after such meeting.

Grievance hearings may also be held at the SLT Offices beginning as early as 2:30 p.m. Teachers shall not receive extra compensation for extensions of the workday caused by grievance hearings.

Step 4 ARBITRATION

a. REQUEST FOR BINDING ARBITRATION
In the event a grievance shall not have been settled under the above procedure, the employee may have the grievance submitted to binding arbitration by giving, within ten (10) school days after the decision of the State District Superintendent has been given to the employee and the Union pursuant to the above provisions under the caption “Step 3”, to the State District Superintendent, and the Newark Public Schools, the employee’s written request for binding arbitration by the procedures and subject to the provisions set forth below.

b. ARBITRATION AWARD
1. BINDING AND ENFORCEABLE
The arbitration award shall be final and all parties shall abide by the same, and it shall be enforceable under the laws of New Jersey.

2. SELECTION OF ARBITRATOR
The arbitrator shall be selected by mutual agreement of the Newark Public Schools and the Union except that any individual so selected shall be a bona fide resident of New Jersey and a member of the National Academy of Arbitrators with a minimum of five years experience as an arbitrator. In the event that the Newark Public Schools and the Union are unable to agree upon the selection of an Arbitrator, either of the two shall call upon the American Arbitration Association to name the arbitrator. Any individual so selected shall be required to be a bona fide resident of New Jersey.

This arbitrator shall sit for the duration of the agreement. The Arbitrator shall arrange the dates, meeting places, and agenda of any and all arbitration proceedings.

The arbitrator shall serve until he/she receives notice of termination of her/his services by either the Newark Public Schools or the Union. In such a case, a new arbitrator shall be appointed as described above. Termination shall not affect any grievance upon which a hearing has commenced.

c. ARBITRATOR’S PANEL POWER
The arbitrator shall be empowered to hear and determine only grievances within the scope of the definition of the term “grievance” under the Section 1 of this Article. The arbitrator shall, in the performance of his/her duties, be bound by and comply with the provisions of this Agreement. The Arbitrator shall have no power to add to, delete from, or modify in any way any of the provisions of this Agreement. The arbitrator’s decision shall be binding and in writing and shall set forth its opinions and conclusions on the issues submitted. The arbitrator shall have the power to make compensatory awards, where necessary, to implement decisions.
d. ARBITRATOR’S LIMITS
The arbitrator shall be without power or authority to make any decision contrary to or inconsistent with, or modifying or varying in any way, the terms of this Agreement, or applicable law, or rules and regulations having the force and the effect of law.

The arbitrator’s decision shall not usurp the functions or powers of the Newark Public Schools as provided by statute.

e. FEES AND EXPENSES FOR ARBITRATOR
Fees and expenses of the arbitrator shall be borne equally by the Newark Public Schools and the Union.

SECTION 3 GENERAL PROVISIONS
If the decision to be given by any employee’s immediate administrative superior, or the State District Superintendent in accordance with the provisions under “Step 1”, “Step 2”, “Step 3” above are not given within the respective times by the said provisions specified, the employee shall have the right to proceed with her/his appeal to the next step, or in the case of the decision specified under “Step 3”, to request arbitration, by giving written notice of appeal or request for arbitration within the same time to the same parties and in the same manner as he/she would be required to give if a decision adverse to him/her had been rendered on the outside date prescribed above for rendering under “Step 2” or “3”. If the employee fails to submit his/her written grievance within the time specified in the provisions under “Step 2” above, or if he/she fails to give, within the prescribed time the written notices of appeal respectively mentioned under “Step 3” above, or if he/she fails to give within the prescribed time written notice of the request for arbitration mentioned under “Step 4” above, the grievance shall be deemed to have been waived.

Time limits specified in Section 2 of this Article as to things to be done at any step may be extended by agreement between the parties.

A. NOTIFICATION OF TIMELINES
Any written notice to be given under Section 2 by the employee to her/his superior or to the State District Superintendent may given by hand, or by leaving it with a person in charge of the office of such superior or of the State District Superintendent, or by mailing it by certified mail, return receipt requested, addressed to such superior or to the State District Superintendent, at their respective offices. Such notice to be given by the employee to the Newark Public Schools may be given by mailing it certified mail, return receipt requested, addressed to the Newark Public Schools at 2 Cedar Street, Newark, New Jersey. Any notice of decisions to be given to the employee may be given by hand or by mailing it by certified mail, return receipt requested, addressed to her/him at his/her home address as shown in the Newark Public Schools’ records. Any notice or decision to be given to the Union may be given by hand to the President of the Union, or by mailing it by certified mail, return receipt requested, addressed to the Union at its offices. The date of mailing shall be counted as the date of giving notices to be given by the employee, by his/her superior, the State District Superintendent, or the Newark Public Schools under Section 2 of this Article, but if a notice or decision of the employee’s superior, or the State District Superintendent is given to the employee by certified mail, the time within which the employee may give notice of appeal as provided under “Step 3”, or notice of request for arbitration as provided under “Step 4” above shall be increased by two (2) days.

B. PERSONS ELIGIBLE TO PARTICIPATE
Persons proper to be present for the purpose of this Article are defined as the aggrieved, the appropriate Union and Newark Public Schools representative and witnesses. When hearings are held during school hours, persons proper to be present shall be excused without loss of pay.

C. GRIEVANCES ARISING FROM CENTRAL OFFICE ADMINISTRATORS
A grievance arising from the action of a Supervisor, Director, Coordinator attached to the Central Office, Associate to Assistant State District Superintendent or Assistant State District Superintendents, will first be discussed with that official and if not resolved informally, it may be processed in accordance with Step “3” or “4” above.

D. NTU ARBITRATION CHOICES
Nothing in this contract shall be construed as compelling the Union to submit a grievance to arbitration.
E. REPRISALS AGAINST PARTICIPANTS NOT ALLOWED
No reprisals of any kind shall be taken against any participants in the grievance procedure by reason of such participation.

F. MUTUALLY AGREED TIME LIMITS
In the event that a grievance is carried to “Step 2”, the Union shall be immediately notified. The time for a meeting or a hearing at all steps other than Step “1”, within the prescribed time limits, shall be fixed by mutual agreement. Such hearing must take place within the time limit provided in this step.

G. YEAR END GRIEVANCES
In the event that a grievance is initiated close to the end of the school year, every effort will be made to resolve the grievance prior to the end of the school year.

H. GRIEVANCES AND PERSONNEL FILES, PROMOTIONS AND JOB PLACEMENTS
Official grievances shall not be placed in the personnel file of the employee, nor shall they be utilized in the promotional process or any recommendation for job placement.

I. GRIEVANCE FORMS
A form for the appropriate filing of a grievance shall be mutually agreed to by the parties and made available in the office of the principal in every school.

J. GRIEVANCE COMMITTEE
NTU and NPS shall establish a committee to monitor grievances (at the school level and the district level) to ensure issues are resolved and grievances are limited to the provisions set forth in the Collective Bargaining Agreement (CBA).

ARTICLE IV - NTU RIGHTS

SECTION 1 LEAVE FOR UNION SERVICE
The Newark Public Schools shall grant leave of absence to members of the bargaining unit upon their personal request and that of the Union to work for the Union, the New Jersey State Federation of Teachers, or the American Federation of Teachers. No more than seven (7) such leaves of absence shall be granted at any one time. Such leaves shall be granted for a period of not more than one academic year and shall be renewed upon request by the employee and certification by the Union.

When any individual granted such leave of absence returns to regular employment with the Newark Public Schools he/she shall be placed on the step of the salary schedule that he/she would have attained had he/she been continuously employed during such absence. There shall be no loss of seniority or any other right available to him/her under the law or the terms of this agreement because of such leave of absence.

The period of the leave shall not be included in computing length of service for the time required to attain tenure.

Any employee granted such leave of absence shall have the right to have maintained, on the same basis of all employees, any employee health plan available to Newark Public Schools employees for hospital costs, medical-surgical benefits, major medical insurance, and any other such benefits upon regular payment on his/her behalf to the Assistant State District Superintendent of amounts sufficient to cover the cost to the Newark Public Schools for continued participation in such employee health plans, provided the Newark Public School’s insurers will permit it.

SECTION 2 CONTRACT NEGOTIATIONS ON SCHOOL TIME
The Union and the Newark Public Schools will mutually agree upon a time for negotiations. Members of the Union negotiating committee shall be granted administrative leave with pay if negotiations take place on school time. No more than five (5) employees shall have the right to receive pay under this provision. They shall be granted administrative leave with pay the day following a negotiating session if the session lasts past 11 p.m. Nothing contained in this Section shall be construed to require the Newark Public Schools to negotiate during school hours or after 11 p.m.

SECTION 3 NTU BULLETIN BOARDS
The Newark Public Schools shall provide a separate bulletin board or a separate section of a larger bulletin board of adequate size, but not less than nine (9) square feet, for the exclusive use of the Union in an easily visible position in the main office of every school building, or some other location by mutual agreement if office space is inadequate. The Union agrees that it will at no time use such space for posting any materials that are unethical, unprofessional, in violative of law.
SECTION 4  NTU MEETINGS
   A. REP - STAFF MEETINGS
The Union shall have the right to have meetings of the employees of any school prior to the beginning of the school day, during the employee’s lunch period, and after the closing of school upon timely notification to the school principal. Principals shall be required to cooperate with the Union to facilitate the holding of such meeting despite relatively short notice whenever circumstances so dictate. Principals shall provide for proper meeting facilities in accordance with such request without charge to the Union, provided that this use of meeting facilities shall in no way interfere with previously scheduled school programs, and activities. No principal or other administrator of said school shall schedule any activity or program which will interfere with the conduct of said Union meeting after the meeting has been formally scheduled, except in cases of emergency. In case of such an emergency, the principal shall furnish a written explanation of the nature of such emergency to the State District Superintendent and the Union.

   B. GENERAL MEMBERSHIP MEETINGS
The State District Superintendent shall, upon timely notification by the Union, grant to the Union the use of facilities in school buildings after school hours for the purpose of conducting general membership meetings. Such use must terminate no later that 6:00 p.m. Such use shall be granted provided that the use of the facilities shall not be in conflict with previously scheduled programs and activities. No more than twenty (20) such meetings per year may be required. There shall be no fee for the use of such facilities.

SECTION 5  MEETING WITH PRINCIPALS
   A. BUILDING REP MEETINGS WITH PRINCIPAL
Meetings between the principal and a Union representative for each school shall be held at the Union’s request, not less often than once each month on a school day for one class period when the school is in session to discuss matters affecting the welfare of employees and children and the operations of the school, and any question relating to the implementation at the school of any Newark Public Schools policy or the provisions of this Agreement.

   B. BUILDING REP MEETING GUIDELINES
If any such meeting is held during school hours, representatives of the Union shall be released from active duty for a period of not more than one class period to attend said meeting, the representatives to be determined on the following basis: in addition to the school building representative, one additional representative shall be released for each 25 faculty members. The total number released, including the building representative, shall not exceed 5, nor shall this number be less than 2. There shall be no such limitation of numbers for meetings held at any time after school hours, or at any time when school is not in session.

   C. INDIVIDUAL SCHOOL POLICIES
Individual school policies shall not be inconsistent with the terms of this Agreement.

SECTION 6  AVAILABILITY OF NPS PUBLIC RECORDS & DATA
The Newark Public Schools shall, on request, make available to the Union the Newark Public Schools official public records and educational statistical data and information in the Newark Public Schools’ possession which is not confidential, work product, or dissemination of which is prohibited by law.

SECTION 7  DISTRIBUTION OF NTU LITERATURE IN SCHOOLS
The Union shall have the right to place material dealing with proper and legitimate Union business in the employee’s mailboxes.

SECTION 8  DISTRICT - NTU MEETINGS
Meetings shall be scheduled between the Newark Public Schools and the Union to discuss matters of mutual concern in terms of educational policy, the implementation of this Agreement, and any other topics consistent with the objective stated that in the Declaration of Intent of this Agreement. No more than five (5) such meetings may be required in any school year by either party to this Agreement, but additional meetings may be held by agreement between the Union and the Newark Public Schools.

At least five (5) school days prior to the holding of each such meeting, the Union will meet with the State District Superintendent to review the topics to be discussed. In the event that law or existing Newark Public Schools policy places one or more of the topics to be discussed under the discretionary jurisdiction and prerogative of the State District Superintendent, the State District Superintendent may undertake, in cooperation with the Union, to dispose of questions raised with reference thereto without waiting for further action by the Newark Public Schools.
SECTION 9  SCHOOL VISITS BY NTU OFFICIALS/REPRESENTATIVES

A.  NTU MEMBER CONFERENCES
The Newark Public Schools shall permit the President of the Union or one of the Union liaison officers to visit the schools. The union representative should make known her/his presence to the appropriate authority in the school. Conferences with teachers, should they become necessary, shall be scheduled so as not to interfere with or disrupt normal school functions.

B.  CLASSROOM VISIT BY UNION OFFICIALS
Union officials shall be permitted to visit in the classroom of any teacher who so requests. Union officials, not employed by the Newark Public Schools, shall be permitted to visit classroom teachers who shall request such visitations, providing that the visiting official informs the building principal of the intent to visit prior to entering the classroom, and providing that no Newark Public Schools observation shall be conducted at the same time.

C.  NOTICE TO BUILDING REP OF CENTRAL ADMINISTRATORS’ VISITS
The school clerk shall immediately notify the NTU Building Representative when central office administrators and supervisors are present in the school building.

D.  ARREST OF NTU MEMBER ON SCHOOL PROPERTY
The Newark Public Schools agrees to notify the Newark Teachers Union Representative of any arrest of a member of the bargaining unit, which takes place on school property. Notification to the NTU Rep. will take place as soon as possible but prior to the end of the school day.

SECTION 10  NTU REPRESENTATION AT BOARD MEETINGS
The Newark Public Schools shall furnish to the Union three (3) copies of the agenda of each Board meeting twenty-four (24) hours prior to each Advisory Board meeting or at the same time when such copies of the agenda are made available to the Board members, whichever is sooner. The Union shall be allowed a period of ten (10) minutes to present at the conference meeting its views. Additionally, the Union may be heard as to any items affecting school welfare during that period of the Board’s public meeting devoted to the presentation of statements by individuals and organizations. The NTU President, or designee, shall be listed within the first ten (10) inclusive speakers on that portion of the Newark Public Schools action meeting devoted to discussion on general topics. This provision shall remain in effect during the life of this Agreement.

SECTION 11  LEAVE OF ABSENCE FOR UNION CONVENTIONS

A.  AFT, NJ AFL-CIO AND NJ SFT CONVENTIONS
Leave of absence without loss of pay to attend conventions of the AMERICAN FEDERATION OF TEACHERS, the NEW JERSEY STATE AFL-CIO, the NEW JERSEY STATE FEDERATION OF TEACHERS, other labor organizations, not exceeding five (5) days in any one year (per individual), nor ten (10) individuals per convention shall be granted to duly qualified representatives of the Union.

B.  LEGISLATIVE AND GOVERNMENT BODIES
Administrative leaves of absence without loss of pay to attend meetings of the Newark Municipal, Essex County, New Jersey State or Federal Legislative bodies may be granted to duly qualified representatives of the Newark Teachers Union upon written request by the Union to the State District Superintendent. Such requests, limited to two (2) NTU representatives per meeting, shall be received by registered mail with a return receipt requested in the Office of the State District Superintendent at least two weeks prior to the date of the meeting and the State District Superintendent shall make a timely response to the Union. If no response from the State District Superintendent is received by the Union by the day prior to the meeting, the absence of a response shall mean approval.

C.  NUMBER OF DAYS AVAILABLE
In any school year the total number of days available to all such representatives collectively, no matter how distributed among those to who days are granted pursuant to the foregoing, shall not exceed an aggregate of more than fifty (50) days.

D.  LIMITATIONS ON REPRESENTATIVES
In no instance shall there be more than two individuals from the same school attending the above mentioned conventions at the same time under the provisions of this Article.
SECTION 12 UNION ACTIVITIES
No teacher shall engage in Union activities during the time he/she is assigned to teaching or other duties, provided that teachers shall be permitted to engage in Union activities as specifically provided for in CBA, Article IV, Section 11.

SECTION 13 DUES DEDUCTION
The Newark Public Schools agrees to continue to deduct from the salary of its employees dues for the Union, as said employees individually and voluntarily authorize the Newark Public Schools. The Newark Public Schools will remit dues deducted from members (supported by a schedule, listing names and amounts) within fourteen (14) days of the payday.

SECTION 14 AGENCY ASSESSMENT
Upon receipt of proper authorization, the Newark Public Schools agrees to deduct from the salary of teachers, in equal installments, monies for American Federation of Teachers, New Jersey State Federation of Teachers or Newark Teachers Union Insurance Programs.

SECTION 15 USE OF SCHOOL PHONE FOR NTU BUSINESS
All NTU Building Representatives and Officers may use the school phone at appropriate times, for local calls only in order to conduct Union and/or Newark Public Schools business.

SECTION 16 REASONABLE NOTICE FOR SCHOOL CLOSING
The Union shall be given reasonable notice prior to a school closing, delayed opening of school and early dismissal of school due to an emergency or inclement weather conditions.

ARTICLE V- GENERAL CONDITIONS OF EMPLOYMENT

SECTION 1 FAIR EMPLOYMENT PRACTICE
A. TENURE EMPLOYMENT PRACTICE
No tenured employees shall be either suspended or discharged except in strict compliance with Title 18A of the Laws of the State of New Jersey.

B. NON-TENURED NOTIFICATION DATE
The Newark Public Schools shall notify a non-tenured teacher on or before May 15th of his/her employment year if his/her employment will not be renewed for the next ensuing school year.

SECTION 2 SCHOOL CALENDAR
A. INSERVICE DAYS
Schools may conduct in-service days in any month, but not the day before 1) Thanksgiving, 2) winter break, and 3) spring break. In-service days will not be scheduled on the day immediately preceding or following holidays or recess. In-service days will not be scheduled during a multi-day student recess or Saturday. The in-service days will be listed in the school calendar. Attendance on in-service days is mandatory.

B. WORK YEAR
1. There shall be scheduled no more than 185 pupil days and 191 workdays for employees covered by this Agreement, except as noted in Article V, Section 2, C and D.

1 Organization Day
185 Student Days
5 In-service Days (Effective July 1, 2009)

2. Instructional days may be either full length or minimum length, 1:00 p.m. student dismissal at the discretion of the Newark Public Schools. Employees may be required to remain until the normal employee departure time, including after-school meeting time, on minimum length instructional days. These days will not be scheduled on Fridays or the day before a holiday. These days will be an exception to the provisions of Article V, Section 3, B2. The Superintendent or her/his designee will issue a minimum of two (2) weeks advanced notice of the 1:00 p.m. student dismissal for teacher training.
3. There shall be 1:00 p.m. student and employee dismissal on the last student day preceding Thanksgiving and Christmas.

4. At least three of the annual in-service days will be designated by the district to qualify for the one hundred hours of State mandated professional development for teachers.

C. ORIENTATION DAY
Teachers who were not employed by the Newark Public Schools during the previous school year may be required to report one (1) day immediately prior to the organization day for orientation. This day should be the same day as the day listed in Article V, Section 2, D.

D. NEW TEACHER ORIENTATION
All teachers new to the Newark School System shall be required to attend, without additional compensation, two (2) full day orientation sessions.

The orientation sessions will be held on the Tuesday, Wednesday or Thursday immediately preceding Labor Day each year. The purpose of the orientation days shall be to inform new teachers of system wide policies, practices, and procedures related to their jobs and/or employment.

Teachers in their first year of teaching may be required to attend one (1) meeting per month, up to two (2) hours in length, conducted by the Central Office or the SLT for the purposes set forth herein.

E. SCHOOL CALENDAR
In accordance with prior practice, the school calendar for employees during the term contract will be set during the editing of the contract.

The Newark Public Schools and the Union agree to follow the aforementioned practice of setting of the calendar in the event of a multi year agreement no later than each April 1st, for the ensuing contract year.

Nothing herein shall limit the right and responsibility of the Newark Public Schools to adopt a calendar.

Emergency school closing days that require rescheduling to meet the 180 day school year statutory mandate will be rescheduled at the end of the school year.

SECTION 3 TEACHER SCHEDULES AND THE SCHOOL DAY
A. NTU BUILDING REPRESENTATIVES - PREP PERIOD
One (1) properly designated NTU Building Representative in each school shall be scheduled for one (1) administrative period of forty (40) minutes per week so that he/she may effectively provide representation to members of the bargaining unit. A properly designated representative is a representative whose appointment has been confirmed in writing to the State District Superintendent by the NTU President.

The activities of the NTU Building Representative shall be confined during the administrative period to the school and shall not interfere with the normal operations and activities of the school and its personnel.

B. ELEMENTARY SCHOOLS
1. SIGN-IN TIME
In all elementary schools, teachers and other instructional employees should sign in at the office of the school no later than five (5) minutes prior to the time they are scheduled to be at their assigned stations at the beginning of the school day. They shall be expected to report to their assigned stations as provided below in sub-section 3.

2. END OF DAY
Teachers shall be free to leave at their discretion at the time specified in sub-section 3, except on the early dismissal days that precede holidays when teachers shall be permitted to leave ten (10) minutes after classes end.
3. REGULAR DAY SCHEDULE FOR ELEMENTARY SCHOOLS

1. Schools shall start no earlier than 7:30, end no later than 4:30 pm, and operate for the existing length of the continuous instructional day (6 hrs & 45 mins.) as indicated in the CBA, Article V. Any change in the school schedule requires at least thirty-day notice to the school’s staff and families before the school year begins.
2. No changes to the school schedule shall occur during the school year unless an emergency situation arises.

4. SPECIAL CIRCUMSTANCES

It is recognized that special circumstances in particular schools may require variations from the schedule. When such cases occur, the specific variations shall be made after negotiations between the Union and the Newark Public Schools, or its designee. However, in case of such variations, the total hours of service in the school day shall neither be increased nor decreased. The hours of the teacher’s school day shall be consecutive in all cases.

5. REGULAR DAY SCHEDULE FOR TEACHERS OF PART-TIME CLASSES

In the case of teachers of part-time classes, the hours of service for those on a morning or afternoon session shall be four (4) hours of instruction. Teachers shall be entitled to a duty-free lunch period, which shall be fifty (50) minutes in duration. In addition to the four (4) hours of instruction rendered to the part-time classes, teachers shall report for teaching or appropriate professional service for one and one half (1½) hours in the morning or afternoon, fifty (50) minutes and which shall be considered preparation time. The additional service of one and one half (1½) hours shall be scheduled by the principal in accordance with the specific situations, which obtain in each school when such classes are scheduled.

6. PREPARATION PERIODS FOR ELEMENTARY SCHOOL EMPLOYEES

Employees shall have those periods during which specialists cover their classes set aside for preparation. All elementary school employees shall have at least three (3) fifty (50) minute preparation periods each week.

Preparation periods may be used by the principal or his/her designee to hold common planning periods. In the elementary and special schools which are capable of providing a minimum of four (4) preparation periods per week, a maximum of eight (8) preparation periods per month may be utilized to hold common planning periods. Elementary and special schools which provide a minimum of three preparation periods per week, a maximum of six (6) preparation periods per month may be used to hold common planning periods.

C. SPECIAL SCHOOLS AND SPECIAL CLASSES

1. HOURS OF SERVICE FOR SPECIAL SCHOOLS OR CLASSES

In special schools or special classes, the hours of service of teachers shall be the same as that specified in caption B-3 of this Article and Section, except that in any cases where the lunch period is part of the instructional program of the specific class taught by the teacher, and teaching situations makes it desirable that the teacher eat lunch with pupils, and such arrangements have been made by agreement between the teacher and Principal, the lunch period shall be included as part of the teaching day and such classes will be dismissed at 2:25 p.m. Said teacher may sign out at their discretion after their students have been dismissed from the building. Adjustments for special schedules and the hours of service of teachers of part-time classes in special schools or special classes shall be set up on the same basis as that in caption B-5 of this Article and Section.

2. PREPARATION PERIODS IN SPECIAL SCHOOLS

In special schools, all teachers shall receive the same number of preparation periods as provided to elementary school teachers.

3. TEACHERS WHO VOLUNTEER TO WORK BEYOND THE WORK DAY

Teacher(s) who volunteer to work beyond their work day to supervise students awaiting their buses will be paid on a prorate basis of 1/200th of their annual salary for time worked.
D. SECONDARY SCHOOLS

1. SIGN-IN TIME
Teachers in junior and senior high schools shall be expected to sign in at the beginning of the scheduled day no later than five (5) minutes prior to either the beginning of the homeroom period or Period 1, whichever comes first.

2. END OF DAY
Teachers shall be free to leave at their discretion at the time specified in subsection 3, except on the early dismissal days that precede holidays when teachers shall be permitted to leave ten (10) minutes after classes end.

3. REGULAR DAY SCHEDULE
The work day shall include the equivalent of five (5) teaching periods, one (1) service period, one (1) preparation period, one (1) lunch period and one (1) homeroom.

A maximum of twelve (12) common planning periods per month may be held during a two (2) block schedule by a principal or his/her designee in the secondary schools during preparation and service periods. Preparation periods may be used by a principal or his/her designee to hold common planning periods. A maximum of eight (8) preparation periods per month plus four (4) service periods per month may be used to hold said twelve (12) common planning periods per month. During a three (3) block schedule a maximum of six (6) preparation periods may be used by a principal or his/her designee per month. Service periods do not apply under a three block schedule.

1. Schools shall start no earlier than 7:30, end no later than 4:30 pm, and operate for the existing length of the continuous instructional day (6 hrs & 40 mins.) as indicated in the CBA, Article V. Any change in the school schedule requires at least thirty-day notice to the school’s staff and families before the school year begins. 2. No changes to the school schedule shall occur during the school year unless an emergency situation arises.

4. SPECIAL ADJUSTMENTS TO SCHEDULES
Because of special adjustments necessary in the schedule planning of specific junior and senior high schools, variations in the schedule stated under caption D-2 of this Article and Section shall be permissible. In such cases, as early prior to the close of school, but no later than June 1, such variations in schedule shall be negotiated between the Newark Public Schools and the Union. Prior thereto, the principal of the specific school and the Union representative for that school shall meet and prepare a schedule to submit to the Union and the State District Superintendent or his/her designee. If after five (5) school days following the delivery of said schedule, neither the Union nor the State District Superintendent has indicated disapproval, said schedule shall be considered to have been agreed upon by both parties. In the event of a disagreement by either party or both, the Union and the State District Superintendent shall conduct further negotiations.

In cases of such special adjustments, the total number of working hours for a teacher shall in no case exceed those of the schedule contained in caption D-2 of this Article and Section. The hours of the teacher’s school day shall be consecutive in all cases. If a teacher in any school with a special schedule reports after the initial Homeroom period or period 1 (as the case may be), the teacher need sign in only five minutes before reporting to his first assignment.

Regardless of any variations of schedule, each teacher shall have a duty free lunch period equal in length to that of the students and a preparation period included within his/her schedule.

5. BLOCK SCHEDULING (Effective September 1, 2004)
Secondary teachers assigned to block schedules will be assigned two (2) teaching blocks in the fall semester and three (3) teaching blocks in the spring semester or vice-versa.

Service or duty assignments shall be staggered so that teachers have two (2) assignments in the semester with two (2) teaching blocks and zero (0) assignments in semesters with three (3) teaching blocks. Teachers shall not be scheduled to teach more than two (2) consecutive blocks. Teachers may volunteer to teach three (3) consecutive blocks.
E. PER-DIEM SUBSTITUTE DAILY SCHEDULE
In assigning the per-diem substitute to her/his day’s schedule, that substitute shall replace in full the service of the regular teacher for whom he/she is substituting. If the schedule of the regular teacher requires less teaching time than is regularly assigned to the teachers under the agreement, he/she may be given any assignment proper to per-diem substitute teachers for the extra time.

In any per-diem substitute’s daily schedule in a secondary school the preparation period and the service period may be inter-changed one for the other at the discretion of the principal.

F. ABSENTEEISM AND TARDINESS
1. REPORTING AND FAILING TO REPORT ABSENCES
All teachers are required to report their absence one hour prior to the scheduled sign-in time. Failure to report an absence as required will result in the deduction of one day’s pay.

2. LATE ARRIVAL TO SCHOOL
In the event a teacher calls to report a late arrival, salary for that teacher will be deducted in accordance with time missed based upon their current rate of pay. Should a teacher fail to report to their assignment one half hour after the official sign-in time that teacher will be considered absent for that day.

3. ABSENCE BEFORE AND AFTER A HOLIDAY
All employees are required to work the last scheduled working day before and the next scheduled working day following the scheduled holiday(s). Failure to report before and after the scheduled holiday shall result in loss of pay for said occurrence.

4. EXCEPTIONS:
Personal day, extended sick leave, and short term sick leave. In the case of short term sick leave the employee must submit medical certification from a licensed physician or hospital, including a diagnosis, verifying that he/she was either physically unable to perform his/her duties or that he/she was carrying a contagious disease on the day(s) of absence. The medical certificate must be submitted to the Department of Health Services within 3 working days of the date the employee returns to work.
6. TEACHING CLASS ASSIGNMENTS
   A. SECONDARY / JR HIGH
      TEACHING CLASSES PER DAY
In high schools and junior high schools, no teacher shall be assigned to more
than five (5) teaching classes per day unless there is an equal reduction of teach-
ing classes on other days. The preparation period of secondary school teachers
shall not be considered a free period. If the need arises, the employee may leave
the building with the permission of the principal or appropriate authority.

   B. CLASS COVERAGE COMPENSATION
In case of emergency, which shall include an unavailability of sufficient per
diem substitutes on a particular day, teachers in school, elementary, secondary,
or special, shall be permitted during their preparation periods, if they so elect to
volunteer, to substitute for an absent teacher. Any teacher performing such
duties shall be compensated on the basis of one-fifth (1/5th) of the per diem sub-
stitute rate.

7. POSTING OF SCHEDULES
Schedules of all personnel shall be available to all teachers and shall be posted
on the teachers’ bulletin board of each school or on bulletin boards in teacher
lounges in each school.

8. PREPARATION PERIODS DEFINED
Preparation periods shall not be considered free periods. Preparation periods
shall be devoted to the preparation of teaching materials; conferring with par-
ents, students, the principal or his/her designee, and/or other staff members.

B. OPEN HOUSE: EVENING SCHOOL MEETINGS
As part of their professional services all teachers shall be required to attend
Back-to-School Night and Parent Conferences which shall be scheduled at the
beginning of the school.

All teaching staff members shall be required to remain in school following the
conclusion of the student day for the purpose of conducting parent conferences
two (2) times per school year. The parent conference days shall be scheduled on
minimum length student days, one (1) conference day will be scheduled in the
fall semester and one (1) day in the spring semester.

The parent conference time shall begin fifteen (15) minutes after the students
depart and shall end not later than seven PM. Food service shall be available for
the teaching staff members in the school.

The parent conferences shall be scheduled through collaboration among the
teacher, the administrator and the parent.

SECTION 5 SENIORITY
   A. DEFINITION
Seniority shall be defined as the length of time in the Newark public schools as
a full-time, paid employee including service as a regularly appointed teacher, a
long-term substitute and/or an administrator.

   B. STANDARDS FOR DETERMINING SENIORITY
Standards for determining seniority NJAC 6:3-5.1 Seniority, pursuant to
N.J.S.A. 18A:29-9 et seq., shall be determined according to the number of aca-
demic or calendar years of employment, or fraction thereof, as the case may be,
in the school district in specific categories as hereinafter provided. The periods
of unpaid absences not exceeding 30 calendar days aggregate in one academic
or calendar year, leaves of absence at full or partial pay and unpaid absences
granted for study or research shall be credited toward seniority. All other unpaid
absences or leaves of absence shall not receive seniority credit.

   C. LENGTH OF SERVICE
In computing length of service for seniority purposes, full recognition shall be
given to previous years of service within the district and the time of service in
or with the military or naval forces of the United States or this State, pursuant

Where a question of seniority is a factor in a dispute, the seniority of the parties
involved shall be available to the disputants.

SECTION 6 ASSIGNMENT AND TRANSFER
   A. VOLUNTARY TRANSFERS FROM SCHOOL TO SCHOOL
      1. JUNE 1ST VACANCIES LISTED
All vacancies shall be posted on a rolling basis as soon as practical after they
are identified but no later than June 1st, except in the case of emergencies. Such
lists shall be posted on the bulletin board made available for the use of the
Union in each school.
2. APPLICATIONS FOR TRANSFER
Employees who wish to make application for transfer or assignment to any such
vacancies shall submit their requests in writing to the Department of Personnel
and such applications shall include in order of preference, the school or schools,
subject or grade level desired.

3. REASON FOR NOT TRANSFERRING
Upon request, any employee who has applied for but not been granted a trans-
fer, will be given an explanation, in writing, by the Human Resources
Department.

B. REASSIGNMENTS WITHIN A SCHOOL

1. NOTIFICATION TO PRINCIPAL
Prior to May 1st in each academic year, employees within a school who desire
reassignment within that same school shall so notify their principals in writing
of their preference for reassignment with that school.

C. INVOLUNTARY TRANSFERS FROM SCHOOL TO SCHOOL

1. TRANSFERS
When an involuntary transfer or reassignment is being recommended, the prin-
cipal shall meet with the teacher involved, no later than June 15, whenever pos-
sible, to notify the teacher of the reason for the recommended transfer or reas-
ignment. If requested, the reason for the recommended transfer or reassign-
ment shall be given to the teacher, in writing, by the principal within five (5)
schools days of the meeting.

2. WRITTEN REASON
Upon request, the Human Resources Department shall furnish the employee
who has been transferred an explanation, in writing, for said transfer.

SECTION 7 NECESSARY DUTIES
Necessary duties, which the Newark Public Schools can assign by contract right
to covered employees, other than professional work, shall be limited to the fol-
lowing.

A. ELEMENTARY/MIDDLE SCHOOL TEACHERS

1. MEETING STUDENTS
Elementary/middle school teachers shall be assigned to lead their classes to the
classroom from the building entrance.

2. PLAYGROUND DUTY
Up to three (3) teachers per school day may be assigned (volunteers are pre-
ferred) to supervise the playground prior to the start of the school day.
Playground duty shall begin at 8:05 AM. Teachers assigned to AM playground
duty may depart at the student departure time on the day(s) the teacher is
assigned to the AM playground duty. Teachers shall be assigned to playground
duty based on district-wide seniority whenever there are insufficient volunteers.

3. VOLUNTEERING

A. FOR CAFETERIA / PLAYGROUND DUTY
In elementary/middle schools, teachers may volunteer for cafeteria/playground
duty during the teacher’s duty free lunch period. Any teacher who volunteers for
cafeteria/playground duty during his/her duty free lunch period for a full school
year shall be paid two thousand dollars ($2,000). Assignments for part of the
year shall be pro-rated.

B. POSTING NOTICES AND ASSIGNMENTS
Volunteers shall be sought by posting a notice on the bulletin boards in the
building. Assignments will only be available in the building in which the
teacher teaches. Time sheets for elementary cafeteria/playground duty shall be
submitted at the end of the second and fourth marking periods.
B. SECONDARY SCHOOL TEACHERS

1. MONITORING TEACHERS DURING CLASSES
The principal of their school shall require secondary school teachers to stand outside the door to their individual classroom, between classes, to monitor the passing of students from class to class.

2. CAFETERIA DUTY
Teachers in the junior and senior high schools may volunteer to perform cafeteria duty as their service assignment. To the maximum extent possible, teachers who volunteer for cafeteria duty will have their preparation period scheduled during either the first or last period of the day. If the teacher so elects, he/she will be permitted to arrive or depart at the end or beginning of his/her preparation period provided all other contractual requirements are met including, but not limited to, attendance at meetings.

C. SERVICE PERIODS
A teacher shall have five (5) service periods or the teacher may volunteer for two (2) hall duties, one (1) service period and two (2) preparation periods.

D. DUTY FREE LUNCH PERIOD
Every teacher shall be provided with a duty-free lunch period equal to that of the students.

SECTION 8 TEACHER PERFORMANCE EVALUATION AND PERSONNEL FILES

A. SIGNED NOTICE OF EVALUATION
Members of the supervisory and administrative staff, authorized and competent to make such evaluations, shall regularly evaluate teachers’ performance. When such evaluations involve visitation, it shall be done openly and with the knowledge of the employee being observed. The individual who makes the evaluation shall sign every written evaluation of the performance of any employee.

B. EVALUATION
NPS will implement a new evaluation system beginning SY 2012-2013. In accordance with the Teacher Effectiveness and Accountability for the Children of New Jersey Act (“TEACHNJ”), N.J.S.A. 18A:6-117, et seq., teachers will receive an annual summative evaluation rating that designates them as highly effective, effective, partially effective, or ineffective. After a reasonable time, the supervisor shall re-evaluate the teacher. In the event of a strong difference of opinion, the teacher evaluated Ineffective may request evaluation be made by another supervisor from within the system.

C. OBSERVATIONS/EVALUATION CONFERENCES
Observation/evaluation conferences shall be held within ten (10) calendar days of the classroom visit. The ten (10) days may be extended by the number of days that either party is absent.

D. ELECTRONIC MONITORING OR RECORDING
The Newark Public Schools will continue its practice and policy not to use any type of mechanical or electronic device for the purpose of monitoring or recording the performance of any employee.

Videotaping lessons is permitted for the purposes of coaching and support and shall not be used for any evaluative or disciplinary purposes. Teachers may opt out of any videotaping at any time without consequences.

E. OPPORTUNITY TO READ
Evaluations shall not be placed in the teacher’s file unless the teacher has had the opportunity to read the material. The teacher shall acknowledge that he has read such material by affixing his/her signature on the copy to be filed. Such signature shall merely signify that he/she has read the material and is not to be construed that he/she necessarily agrees with its contents. If the teacher refuses to sign, that fact shall be noted, dated and witnessed.

F. COPY OF EVALUATION TO TEACHER
Teachers shall be given a carbon copy of each evaluation.

G. RIGHT TO INSPECT FILE
Any employee represented by the Union shall have the right to inspect all items in their personnel file. They shall also have the right to include in their file any information or material which he/she considers germane. Documents of anonymous origin shall not be placed in the employee’s personnel file and shall not be used against the employee.
H. CONFIDENTIAL FILES
The Newark Public Schools agrees to continue its policy of treating these personnel files confidential.

I. REVISION OF FORMS
The Newark Public Schools and the Union agree to set up a committee to include administrators and supervisors appointed by the State District Superintendent and teachers appointed by the Union to review and make recommendations for the revision of all currently used employee evaluation procedures.

J. UNSATISFACTORY RATINGS
A teacher who receives an unsatisfactory rating on their observation and/or evaluation report may request, in writing, and shall receive, a demonstration lesson, within ten (10) working days of the request.

SECTION 9 PEER OVERSIGHT COMMITTEE
1. As the new evaluation system is implemented, a joint union/management evaluation committee – called the Peer Oversight Committee – shall meet regularly to review the implementation and make suggestions for improvement.
2. The Peer Oversight Committee will be comprised of an equal number of NTU and NPS representatives (no more than 5 representatives each). The committee will meet monthly during the first year and quarterly in future years with dates to be determined and notice given in advance to committee members.
3. Committee will be apprised where specific schools have particularly high or low ratings as compared to other schools in NPS. For example, if an inordinate number of teachers are evaluated as ineffective or partially effective and/or if other systemic issues are discovered, the committee will review such matters. Peer Validators will be deployed to review such instances and report back to the committee.
4. The Peer Oversight Committee shall provide recommendations on:
   - The qualifications and selection process for Peer Validators
   - A process for analyzing the quality of the Peer Validators and making recommendations for improvement.
5. The Superintendent will consult with the NTU President on candidates for Peer Validators. The Superintendent will retain ultimate authority over the selection criteria, selection process, and management of the Peer Validators.

6. At the end of the school year – or during the school year in extreme cases –, the committee will make specific recommendations to the Superintendent about how to adjust the system (if necessary) with the expectation of resolution.
7. The Superintendent shall not unreasonably withhold approval of recommendations of the majority of the committee.
8. The Committee and the Superintendent will publish an annual report summarizing the implementation progress and adjustments to the system.

SECTION 10 SCHOOL IMPROVEMENT PANEL & PEER VALIDATORS
1. NPS and NTU acknowledge that the TEACHNJ Act defines the School Improvement Panel ("SIP") in N.J.S.A. 18A:6-120 as follows:
   - “The School Improvement Panel ("SIP") shall include the principal, or his designee, who is serving in a supervisory capacity, an assistant or vice principal, and a teacher. The principal’s designee shall be an individual employed in the district in a supervisory role and capacity who possesses a school administrator certificate, principal certificate, or supervisor certificate. The teacher shall be a person with a demonstrated record of success in the classroom who shall be selected in consultation with the majority representative. An individual teacher shall not serve more than three consecutive years on any one school improvement panel. In the event that an assistant or vice principal is not available to serve on the panel, the principal shall appoint an additional member to the panel, who is employed in the district in a supervisory role and capacity and who possesses a school administrator certificate, principal certificate or supervisor certificate.
   - The panel shall oversee the mentoring of teachers and conduct evaluations of teachers, including an annual summative evaluation, provided that the teacher on the SIP shall not be included in the evaluation process, except in those instances in which the majority representative has agreed to the contrary. The panel shall also identify professional development opportunities for instructional staff members that are tailored to meet the unique needs of the students and staff of the school.
   - The panel shall conduct a mid-year evaluation of any employee in the position of teacher who is evaluated as ineffective or partially effective in his most recent annual summative evaluation, provided that the teacher on the school improvement panel shall not be included in the mid-year evaluation process, except in those instances in which the majority representative has agreed to the contrary.
- Information related to the evaluation of a particular employee shall be main-
tained by the school district, shall be confidential, and shall not be accessible to
the public pursuant to P.L. 1963, c.73 (C.47:1A-1 et seq.), as amended and sup-
plemented."

2. School Improvement Panels can request Peer Validators to assist them. Peer
Validators shall be current teachers, former teachers or administrators from NPS
or other systems, academics and/or other outside experts who provide additional
al evaluations and work intensely with new teachers and tenured teachers in
danger of receiving an ineffective rating. In addition to providing an independ-
ent peer review, the Peer Validators suggest areas and techniques for improving
the teacher’s practice.

3. The principal and his/her administrative team – with support from the
Superintendent's team – are ultimately and solely responsible for the decisions,
content and quality of teacher evaluations. Nothing described in Section I.A,
I.B, or I.C of this MOA shall be interpreted as challenging this premise. Nothing
in Section I.A, I.B, or I.C of this MOA shall be grievable with the exception of
sub-sections B1, B2, B3, B4, and B8.

SECTION 11  TEACHER FACILITIES
Each school shall have the following facilities:

A. CLASSROOM STORAGE SPACE
Space in each classroom in which teachers may safely store personal belong-
ings, instructional materials and supplies.

B. TEACHER WORKROOM
Wherever adequate space is available, a teacher workroom shall be provided
containing appropriate equipment and supplies to accomplish the teacher's work.

C. FACULTY LOUNGE WITH TELEPHONE
A clean, attractive, appropriately furnished room equipped with a telephone
shall be provided as a faculty lounge where space is available. Such lounges
shall be provided in all newly constructed school buildings.

D. TEACHER RESTROOM
Well-lighted and clean teacher rest rooms.

E. COMMUNICATION SYSTEM
A communication system which permits teachers to communicate with the main
school building office from their classrooms shall be installed in all new build-
ings, and such communications as exist shall be maintained in good order.

F. SECURITY GUARD
Each school shall have at least one security guard during the school day.

G. EXCLUDING INTRUDERS FROM SCHOOL GROUNDS
The Newark Public Schools agrees that all laws and ordinances intended to
exclude intruders shall be strictly enforced in the school buildings and grounds
by the principal.

H. UNFIT CLASSROOM CONDITIONS
The Newark Public Schools and the Union agree that whenever the hygienic
and/or physical conditions of a classroom seem unfit to the teacher of that class-
room, to the point of being intolerable said teacher shall so notify the principal.
The principal shall evaluate the nature of the situation forthwith.

She/he shall determine whether said conditions are, in fact, tolerable or intoler-
able.

If the situation can be corrected by staff under the principal’s immediate super-
vision, he/she shall arrange to have it done so at once.

If the condition cannot be corrected by the Principal’s immediate staff and the
principal further determines that the conditions are so intolerable as to consti-
tute an emergency, then the principal shall shift the class to a more suitable tem-
porary location in that building.

The appropriate Assistant State District Superintendent and the office of the
Assistant State District Superintendent in charge of Physical Facilities shall be
notified immediately.

I. CHILD STUDY TEAM FACILITIES
The administrator of each school, to the full extent possible in terms of facili-
ties available in the building, shall make every effort to ensure that psycholo-
gists, social workers and learning disability teacher consultants shall be
enabled to do their work in that building in an atmosphere of privacy, function-
al facilities, and space for secure maintenance of confidential records.
SECTION 12  FACULTY MEETINGS
All meetings of school facilities and departments shall be conducted after regular hours, so as not to impinge upon instructional time of students. The principal in the secondary and elementary schools shall schedule no more than one (1) school wide faculty meeting each month. No more than one (1) department meeting shall be scheduled each month in schools with departmental organization. Such meetings shall be scheduled for such lengths of time as are suitable for dealing with the problems under discussion, except that they shall not be continued beyond fifty (50) minutes from the start of the meeting. The meeting shall start promptly after dismissal. Such meeting shall be held on the lunch hour if the teachers and the administrators of that school mutually agree.

SECTION 13  PUPIL GRADES
The teacher shall be considered to be the expert in evaluating pupil’s work and the integrity of the teacher shall be respected in grading the work of the pupil.

SECTION 14  TEACHER’S GRADE BOOK
A. WRITTEN COMMENTS BY ADMINISTRATOR
Written comments and/or notations by the administrator who reviews lesson plans shall be placed in either the margins of the lesson plan or on separate pieces of paper so that the lesson plan remains legible.

SECTION 15  ADMINISTRATIVE SUMMONS
An employee requested to meet with the State District Superintendent or other administrator or supervisor, shall be informed of the reason for such meeting, prior to the meeting for which their presence is requested and may be accompanied by a representative of the Union if desired.

SECTION 16  CLASS INTERRUPTIONS
The Newark Public Schools and the Union agree that in the best interest of the learning process, classroom interruptions are to be kept at a minimum. Announcements shall be made only at specified times during the school day which do not interfere with instructional activities, or in case of emergency when other alternatives are impractical.

SECTION 17  SOLICITATION OF FUNDS
There shall be no direct solicitation of funds from teachers for any purpose by an individual or organization during their scheduled working hours.

SECTION 18  SUPPLIES AND INSTRUCTIONAL MATERIALS
A. TEXTS AND MATERIALS
For purposes of adequate instruction, there shall be made available for use of the students and teachers such texts and materials as are in keeping with the curriculum guides of the Newark Public Schools and those appearing on the Newark Public Schools approved Price List of textbooks and supplies and those approved by the administrators responsible.

B. DISCRETIONARY FUND
The Newark Public Schools and the Union agree to continue the teachers’ discretionary fund. Ninety dollars ($90) per teacher shall be made available by the school district in each school year (Effective September 1, 2007). If as of April 1st of each school year there shall remain any unexpended amount in this discretionary fund, the unexpended amounts shall be redistributed according to the guidelines developed by the Office of the State District Superintendent and then be implemented in each school by the Principal in cooperation with the Union building committee.

SECTION 19  PROFESSIONAL IMPROVEMENT FUND
The amount each school year set aside by the Newark Public Schools for the Professional Improvement Fund shall be seventy-five thousand dollars ($75,000.00) for the duration of this agreement (Effective September 1, 2007). All monies not utilized each year shall be cumulative in the fund.

SECTION 20  VERIFICATION OF EMPLOYMENT
Within a reasonable period of time, but not later than two weeks after requested, the Newark Public Schools shall supply in writing, verification of individual’s employment.

SECTION 21  PLACEMENT IN POSITIONS
Individuals shall not be placed in any position (permanent or acting) until such time as the position has been properly posted and all unit employees have had the opportunity to apply for such positions. In the event of an emergency, determined by the State District Superintendent, the above procedures may be waived and the State District Superintendent may appoint an individual in an acting capacity.
SECTION 22  SITE-BASED DECISIONS AND WAIVERS
1. Schools may seek waivers from provisions of the collective bargaining agreement.
2. No waiver request may be sought from salary guides, fringe benefits, holidays, grievance procedures, transfer provisions, and seniority provisions.
3. 25% of the staff may raise an issue that requires a waiver from the CBA.
4. The affected, permanently assigned staff may vote by secret ballot to seek a waiver from the CBA.
5. If 50% plus one of the affected, permanently assigned staff who vote choose to waive provision(s) of the CBA, the waiver will go to the building principal, Superintendent, and NTU President for review.
6. Waivers require the approval of the building principal, the Superintendent, and the NTU President.
7. Approval shall not be unreasonably withheld and an explanation of denial is required in writing within ten (10) calendar days. In the event either party feels a waiver has been unreasonably withheld, the District and NTU will work to resolve it directly.

SECTION 23    FLEXIBILITY FOR TURNAROUND SCHOOLS
A. Flexibilities
1. Schools identified as Turnaround Schools shall receive waivers from certain provisions of the CBA. No waiver request may be sought from salary guides, fringe benefits, holidays, grievance procedures, transfer provisions, and seniority provisions.
2. For each school, NPS will choose among the following waiver templates:
   A – High School without additional instructional minutes
   B – High Schools with additional instructional minutes
   C – Elementary School without additional instructional minutes or
   D – Elementary Schools with additional instructional minutes
   These templates have been selected because they currently exist as successful examples in NPS. See Exhibit F (“Turnaround School Waivers”).
3. Waivers that seek to amend Waiver A, B, C, and D are subject to approval by the Superintendent and the NTU President. Approval shall not be unreasonably withheld and an explanation of denial is required in writing. In the event either party feels a waiver has been unreasonably withheld, the District and NTU will work to resolve it.

ARTICLE VI - TEACHER PROTECTION
SECTION 1 NEGLIGENCE
A. COST OF DEFENSE
Whenever any civil action has been or shall be brought against any person holding any office, position or employment under the jurisdiction of any Board of Education, including any student teacher or person assigned to other professional pre-teaching field experience, for any act or omission arising out of and in the course of the performance of the duties of such office, position, employment or student teaching or other assignment to professional field experience, the Board shall defray all costs of defending such action, including reasonable counsel fees and expenses, together with costs of appeal, if any, and shall save harmless and protect such person from any financial loss resulting there from; and said Board may arrange for and maintain appropriate insurance to cover all such damages, losses and expenses.

B. REPORTING OF PERSONAL OR PROPERTY DAMAGE
Teachers will immediately report all incidents of personal or property damage to their immediate supervisor.
SECTION 2 ASSAULT AND PERSONAL INJURY
Should any criminal action be instituted against any such person for any such act or omission and should such proceeding be dismissed or result in a final disposition in favor of such person, the Board of Education shall reimburse him for the cost of defending such proceeding, including reasonable counsel fees and expenses of the original hearing or trial and all appeals.

SECTION 3 COMPENSATION
Whenever any teacher entitled to sick leave is absent from school as a result of personal injury caused by an accident arising out of and in the course of their employment, the Newark Public Schools shall:

A. SALARY AND SICK DAY PROTECTION
Pay to such teacher the full salary or wages for the period of such absence for up to one calendar year, without having such absences charged to annual sick leave or accumulated sick leave.

B. AWARD RESTRICTION
Any amount of salary or wages paid or payable to the teacher as a result of this provision shall be reduced by the amount of any workmen’s compensation award made for temporary disability.

SECTION 4 HEALTH BENEFITS
1. The following provision shall be effective January 1, 2013.
2. An eligible employee who meets the requirements in accordance with state law and in this Section may elect to waive his/her medical insurance coverage and receive cash compensation up to whichever is less of a) $5,000 or b) twenty-five percent (25%) of the amount saved by the District because of the employee’s waiver of coverage held by the employee immediately prior to the election (such amount to be determined by the District). Opt out by employees shall be done during the open enrollment period (October 1 to November 9) with the change taking effect January 1.
3. If the eligible employee electing to waive coverage is a new employee to the District, the employee shall receive cash compensation up to whichever is less of a) $5,000 or b) twenty-five percent (25%) of the amount saved by the District’s for the least expensive plan coverage to which the employee would have been entitled if the employee had not made the election.
4. Payment shall be made to the employee on a bi-annual basis. The cash compensation shall be subject to all applicable deductions and taxes.
5. An eligible employee may only elect to waive his/her medical insurance coverage if the employee provides written proof of alternate coverage. Eligibility shall also be subject to the NJ State rules and regulations. This alternate coverage may not be a state or federally sponsored coverage such as Medicare. The State plan does not allow a waiver to an individual who waives if they are enrolled in the State plan. Coverage may be resumed if the spouse’s or partner’s dependent coverage is no longer in effect. The decision of an employer to allow its employees to waive coverage and the amount of consideration to be paid are not subject to collective bargaining.
6. If an employee chooses to opt out of the District plan and wishes to voluntarily waive medical benefits, they must complete a waiver form to be prescribed by the district and follow the process established by the district. Process and timelines for reinstatement of coverage shall be established and delineated by the district’s Benefits Office.
7. An employee who wishes to resume coverage shall repay, on a pro rata basis, any amount received which represents an advance payment for a period of time during which coverage is resumed. The employee may re-enroll in any District health plan.

ARTICLE VII - SUMMER SCHOOL AND SUMMER RECREATION PROGRAMS

A. QUALIFICATIONS
Positions in the Newark summer schools and in the Newark summer recreation program shall be filled by employees in the Newark school system who are qualified.

B. POSTING
Before such positions are filled, vacancies shall be posted by April 1st in the schools and applicants shall apply prior to May 1st. Successful applicants shall be notified by June 1st.

When any summer programs are expanded or new programs are initiated after the above dates, notice of such vacancies shall be posted within one week of the Newark Public Schools’ decision.
C. SELECTION
Selection shall be based on consideration of qualifications, seniority, personal preference of applicant, integration of staff, and the welfare of children and community.

D. SUMMER PAY RATES PER HOUR

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The summer pay rates apply to the in-school after school program.
### 10 Month Senior School Clerk & Senior School Clerk Bilingual Salary Table #8

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4th Long: $1,400 4th Long: $1,400 4th Long: $1,400 4th Long: $1,400


### 10 Month Supervising Clerk Salary Table #9

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3rd Long: $3,775 3rd Long: $3,775 3rd Long: $3,775 3rd Long: $3,775


4th Long: $1,400 4th Long: $1,400 4th Long: $1,400 4th Long: $1,400

C. ORGANIZATION DAY

School Clerks may be required to report to their respective schools up to five (5) workdays in advance of the date teachers report for Organization Day.

School Clerks shall be compensated for these days on the basis of 1/200th of their annual salary for each day worked, which payments shall be included in the first regular paycheck in September.

SECTION 2 SICK AND PERSONAL DAYS

The Newark Public Schools hereby agrees that the basic teacher sick days and personal days leave policy shall be provided for School Clerks.

SECTION 3 JOB DESCRIPTION

A. NJ DEPT. OF PERSONNEL

The job description for School Clerks shall be the New Jersey Department of Personnel (NJDOP) job description for School Clerks to which there shall be added the following: handles and prepares for deposit money collected from pupils and teachers on school premises; secures by telephone, during their working hours, substitutes approved by the Department of Personnel for absent teachers.

B. NO DICTATION

The Newark Public Schools agrees that School Clerks shall not be required to take dictation as a condition of employment.

SECTION 4 OVERTIME

School Clerks working overtime shall, at the discretion of the State District Superintendent, be remunerated at a rate of one and one-half (1½) times the hourly rate or one and one-half (1½) times the time worked.

SECTION 5 WORK DAY

A. DEFINITION

The workday for School Clerks is hereewith defined as seven (7) hours to commence one-half (1/2) hours prior to the time pupils begin their official school day and terminate after completion of seven (7) hours of work, not to include the lunch period of the clerk, which shall be no less than the lunch period of pupils in the school.
B. NON-COMPULSORY OVERTIME
School clerks shall not be required at any time prior to the beginning of day or at any time after their work day, to secure substitutes as provided for in Section 3 above.

C. WORK BREAK
School Clerks shall receive two (2) ten minute breaks each day, one in the morning and one in the afternoon.

D. MONITOR OR SUPERVISE STUDENTS
School Clerks shall not be assigned to monitor or supervise students sent to the office.

SECTION 6 - LONGEVITY
Commencing with the twentieth (20th) and twenty-fifth (25th) year of employment, School Clerks shall receive a longevity increase. The longevity amounts are shown on each salary guide.

SECTION 7 - TIME REPORTS
A. SPECIAL TELEPHONE CONNECTIONS
The Newark Public Schools agrees that the office of the Secretary, through the Payroll Department, shall have available a special telephone connection open every business day during the regular school hours for purposes of supplying authoritative information to School Clerks regarding preparation of time reports.

SECTION 8 - CAREER LADDER PROGRAM
The Newark Public Schools and the Union agree to pursue discussion to establish a career ladder program for six-hour aides, three-hour aides, and clerks leading to a teaching degree.

ARTICLE IX - CULTURAL PLURALISM
A. COMMEMORATIVE DATES
The Newark Public Schools shall include in its calendar reference to specific commemorative dates in African-American, Puerto Rican history, as well as other dates reflecting such dates among national and cultural groups typical of the population of Newark.

B. BILINGUAL AND MULTI-LINGUAL TEACHERS
The Newark Public Schools shall recruit teachers who are bilingual or multi-lingual to serve in establishing special classes for Non-English speaking students where needed, and the Newark Public Schools shall continue to maintain its policy of making such classes available to all students in need of each class.

ARTICLE X - LEAVES / RETIREMENT
SECTION 1 - SICK AND PERSONAL LEAVES
A. NUMBER OF SICK DAYS GRANTED
Teachers shall be granted sick leave for illness for fifteen (15) days in each school year, with the exception of the regular teachers in the Newark Evening High School, who shall receive twelve (12) days per year.

B. SICK BANK
A donated sick bank shall be established in accordance with Title 18, A:30-11 and District policy.

C. UNUSED SICK DAYS
Unused sick leave shall be accumulated without limit.

D. EXHAUSTED SICK DAYS
In the event that a teacher’s accumulated sick leave has been exhausted and the teacher certifies to the Newark Public Schools that he/she is unable to teach due to an extended illness, then the Newark Public Schools may, consistent with its present practice, grant additional sick leave to such teacher with pay.

E. MEDICAL CERTIFICATE
A medical certificate is required when a bargaining unit member’s absence exceeds five (5) consecutive working days due to illness. It should be mailed directly to Health Education & Services, The Newark Public Schools, 2 Cedar Street, Newark, New Jersey 07102. Mark the envelope CONFIDENTIAL: FORMS CLERK. Do not submit this form to your school or department.
F. NUMBER OF PERSONAL DAYS GRANTED
Teachers will be granted three (3) days leave annually for personal reasons without explanation. The State District Superintendent at his/her discretion may grant additional personal leave days if the reason warrants it. Unused personal days granted in accordance with this section will be accumulated as sick leave days. Personal days shall be pro-rated based on the number of months the teacher is on the payroll. Employees hired on or before October 15 will be granted three (3) personal days, employees hired between October 16 and March 15 will be granted two (2) personal days, employees hired on or after March 16 will be granted one (1) personal day.

Personal days may only be used as full school days.

Where possible, teachers must notify Principal of personal days at least 48 hours prior to said use. Article X, Sec. 1 (F)

G. SEXUAL EQUALITY OF LEAVE PRIVILEGES
Male teachers shall be accorded the same leave privileges as female teachers.

H. PICKING UP PAY CHECKS WHEN ABSENT
Any employee who is not present in school due to an approved absence other than illness may pick up their paycheck at their assigned location.

I. PRORATED SICK DAYS WHEN RETURNING FROM LEAVE OF ABSENCE
Employees hired or returning from leaves of absences on or after (October 15) shall receive sick leave on a pro-rated monthly basis predicated upon fifteen days per school year. The above shall also apply to regular teachers in the Newark Evening High School who shall be pro-rated based on twelve days per year.

J. CONVERSION OF SICK & PERSONAL DAYS NOT EXCEEDING 4 DAYS
Unit members whose total number of sick and or personal days absent does not exceed four (4) days, shall be able to convert the remaining accumulated sick days, at the end of each school year on the basis of a conversion equaling one day’s pay for each five (5) days accumulated, and such converted days shall be payable (compensable) at the end of the school year. The basis for converted days shall be 1/200th of an employee’s salary for that year. A separate check shall be issued for said compensation.

SECTION 2 MATERNITY LEAVE
A. LENGTH OF MATERNITY LEAVE
Upon certification by a competent physician and application by a teacher, the Newark Public Schools shall grant a leave for maternity for a period of no more than one (1) year.

B. RETURN TO SERVICE
A teacher on maternity leave shall be reinstated at any time during the period of such leave upon request of the teacher.

C. EXTENDED MATERNITY LEAVE
Leave shall be extended for a period of one (1) year by the Newark Public Schools for care of child, if requested by the teacher.

D. SENIORITY AND SALARY
A teacher returning from a maternity leave of absence will be reinstated and will retain the seniority held at the time the leave became effective. Salary placement shall be at the same step as when the leave became effective except that when the teacher has completed ninety (90) days or more of a school year, it shall count as a full year.

E. SENIORITY RIGHTS DURING MATERNITY LEAVE
Seniority rights shall be maintained during the period of such leave.

SECTION 3 MILITARY LEAVE
A. Military Leaves of absence shall be granted without pay according to the Uniformed Services Employment and Reemployment Rights Act (“USER-RA”) 38 U.S.C. 403, et seq., for up to 5 years to any person who is absent from a job because of uniformed service. USERRA applies to all leaves of absence for all categories of military leave except “State Active Duty” or Governor “call ups”, which are protected under N.J.S.A. 38:23C-20a.

B. SALARY SCHEDULE PLACEMENT
Upon return to the school system, such inducted teacher will be placed on a step of the salary scale as if he had never left.

C. REINSTATEMENT AND SENIORITY
The teacher returning from military service will be reinstated and will retain seniority as if he had never left.
D. RESERVE DUTY
Teachers called for active reserve duty for periods of two (2) weeks or less shall suffer no loss of pay or benefits for such periods, maximum ninety (90) days per year pursuant to N.J.S.A. 38A:4-4a.

SECTION 4 EXISTING LEAVE POLICY
No deduction of salary of a regular employee shall be made for absence as follows:

A. DEATH IN IMMEDIATE FAMILY/HOUSEHOLD
Death in the immediate family or household - up to five (5) consecutive working days immediately following the death. The immediate family and household are defined as follows: spouse, domestic partner only, child (including stepchild), parent (including parent-in-law and stepparent), sibling, grandparent, and grandchild.

B. COURT SUBPOENA
Absence on account of court subpoena

C. QUARANTINE
Quarantine

D. EXCUSED ATTENDANCE AT CONFERENCE
Attendance at conferences when excused by the State District Superintendent.

E. MARRIAGE
The State District Superintendent may grant two (2) weeks furlough, without pay, for the marriage of the teacher.

SECTION 5 MAINTENANCE OF RIGHTS AND BENEFITS
A. FULL BENEFITS DURING LEAVE
Teachers on leave with pay shall continue to receive full benefits provided by the Newark Public Schools as stated in this Agreement.

B. RETURNING TO FULL-TIME EMPLOYMENT UPON TERMINATION OF LEAVE
Any teacher returning to full-time employment in the Newark Public Schools upon termination of any leave shall be returned to his/her area of certification previous grade assignment.

SECTION 6 RETIREMENT (Effective July 1, 2004)
A. 90 DAYS NOTICE
Effective July 1, 2000, teachers who retire must give the Newark Public Schools at least ninety (90) days advance notice for retirements that occur on dates other than July 1st of each year. When a resignation or retirement has been approved by the Superintendent, the resignation or retirement may not be rescinded except for extraordinary circumstances as determined by the Superintendent.

B. CONVERSION OF SICK DAYS FOR MID-YEAR RETIREMENTS
Employees who retire mid-year and give the ninety (90) days notice set forth above (A. 90 DAYS NOTICE) will be compensated for accumulated sick leave as follows:

1. FIRST 90 DAYS 2009-2010
   Teachers - $125
   Secretaries - $80
   Aides - $65

2. 91 - 150 DAYS
   For the next sixty (60) days accumulated, one day’s pay for each four (4) days accumulated, said days pay compensable at the 1/200th daily rate of pay for said employees, then existing;

3. 151 - 250 DAYS
   For a total number of sick days between one hundred fifty-one (151) to two hundred fifty (250) days, one day’s pay for each five (5) accumulated days said days compensable at the rate of one hundred fifteen dollars ($115) each.

4. OVER 250 DAYS
   For all accumulated sick days in excess of two hundred fifty (250) days, one days pay for each five (5) accumulated days said days pay to be compensable at the rate of ninety dollars ($90) per day.

5. REQUIREMENT
   All converted sick leave shall be deducted from the total number subject to be converted (a) at the end of the school year, or (b) upon retirement.

6. EXCEPTIONS TO THE 90 DAYS NOTICE
   Exceptions to the ninety (90) days notice requirement for eligibility to convert accumulated sick leave may be granted by the Superintendent for reasons of personal illness of either the employee or a member of the employee’s immediate family.
C. CONVERSION OF SICK DAYS FOR JULY 1ST RETIREMENTS

1. FIRST 90 DAYS  2009-2010
   Teachers - $135
   Secretaries - $ 90
   Aides - $ 70

2. 91 - 150 DAYS
For the next sixty (60) days accumulated, one day’s pay for each three point five (3.5) days accumulated, said days pay compensable at the 1/200th daily rate of pay for said employees, then existing;

3. 151 - 250 DAYS
For a total number of sick days between one hundred fifty-one (151) and two hundred fifty (250) days, one day’s pay for each five (5) accumulated days said days compensable at the rate of one hundred twenty five dollars ($125) each.

4. OVER 250 DAYS
For all accumulated sick days in excess of two hundred fifty days (250), one days pay for each five (5) accumulated days, said days pay to be compensable at the rate of one hundred fifteen dollars ($115) per day.

5. REQUIREMENT
All converted sick leave shall be deducted from the total number subject to be converted (a) at the end of the school year, or (b) upon retirement.

D. RETIREMENT NOTIFICATION
1. For notification of retirement effective July 1:
   o An educator who provides notification by April 1 of the school year will receive the current formula for pay for accumulated days. An estimate of the benefit based on the days held at the point of notification will be provided, adjusted by later utilization of days or additional accumulation of days.
   o An educator who provides notice prior to February 15 shall be paid a premium of 5% over the amount for which s/he would be entitled if s/he provided notice of at least 90 days.
   o An educator who provides notice prior to December 1 of the school year in which s/he will retire will receive a maximum premium of 10%.

2. For notification of retirement effective any date (July 1 or otherwise) – In the event an educator does not provide notice within the 90-day required deadline, the following deductions will be made:
   - A deduction of 5% will be made for notice between 60-89 days in advance of the effective retirement date.
   - A deduction of 10% will be made for notice between 30-59 days in advance of the effective retirement date.
   - A deduction of 75% will be made for failing to provide at least 30 days notice in advance of the effective retirement date.

3. A person with extenuating circumstances may seek a waiver of the penalty if approved by the district. Such approval will not be unreasonably withheld. Significant changes in the lifestyle of an individual, such as the health of the individual or their spouse/partner or other significant family member, death or divorce or separation would be among those changes considered. Approval for waiver of the penalty shall be within the sole discretion of the Superintendent.

SECTION 7 - FAMILY LEAVE ACT / FAMILY & MEDICAL LEAVE ACT

A. FULFILLING REQUIREMENTS FOR FLA OR FMLA
Employees taking leave pursuant to either the New Jersey Family Leave Act (FLA) or the Federal Family and Medical Leave Act (FMLA) will be required to fulfill all the requirements of the Act selected, including when appropriate, the inclusion of sick leave, personal leave, vacation days, etc. in the leave.

B. PURPOSES FOR LEAVE
a. Employees shall have up to 12 weeks of unpaid leave during any 12 month period for the following reasons:
   i. for the birth and care of a newborn child of the employee;
   ii. for placement with the employee of a son or daughter for adoption or foster care;
   iii. to care for a spouse, son, daughter, or parent with a serious health condition;
   iv. to take medical leave when the employee is unable to work because of a serious health condition (not applicable if the employee is taking time under NJFLA); or
   v. for qualifying exigencies arising out of the fact that the employee’s spouse, son, daughter, or parent is on active duty or call to active duty status as a member of the National Guard or Reserves in support of a contingency operation.
b. Employees shall not accrue seniority while on unpaid Family Leave (Article X, 8C)
c. Employees seeking time off under the NJFLA cannot utilize such time for their own illness or medical condition. If an employee has exhausted all of his or her time under the FMLA due to his or her disability, the employee may be entitled to additional time under the NJFLA to care for a sick child, spouse or parent.
d. The FMLA provides up to twelve weeks in a 12-month period, rather than a 24-month period as provided in the NJFLA.

C. ATTENDANCE IMPROVEMENT PLAN
Absence for approved FLA or FMLA leaves will not be included in the Attendance Improvement Program.

SECTION 8: ATTENDANCE IMPROVEMENT POLICY
The District and the NTU will establish a committee to make recommendations about the district AIP policy with the goal of improving teacher attendance.

ARTICLE XI - PROMOTIONS - NOTICE OF VACANCIES
A. PROMOTIONAL POSITIONS
2. NOTICE OF VACANCY
The notice of any vacancy shall clearly state all qualifications, requirements, duties and any other pertinent information respecting the vacancy. It shall also include the salary to be paid in such a position. Each such notice will be posted on Newark Public School’s web site.

3. TIME OF POSTING FOR VACANCIES
All notices of vacancies shall be posted and otherwise publicized no less than ten 10 calendar days prior to the time at which the receiving of applications for said vacancies is closed and with mutual understanding that Newark Public Schools will notify Newark Teachers Union of such postings.

4. RIGHT TO APPLY FOR PROMOTIONAL POSITIONS
The right to apply and compete for any and all promotional positions shall be open to all employees who meet the qualifications and requirements of any or all of the respective positions to be filled.

ARTICLE XII - SUPPLEMENTAL FRINGE BENEFITS
SECTION A MAINTENANCE OF BENEFITS
Benefits under this article shall be made available for all employees in the bargaining unit. The level of such benefits shall be established by the Trustees of the Supplemental Fringe Benefits Fund in accordance with Agreement and Declaration of Trust establish that Fund including all amendments to that Trust Agreement. The Newark Public Schools agrees to budget and appropriate funds sufficient to cover the actual cost of benefits only, such benefits to be provided for Fund beneficiaries. The cost of benefits to be paid shall only include unit members identified as Newark Public Schools employees in Branch 1 of the Fund’s schedule of payments, which schedule was in place as of August 14, 1984. The Newark Public Schools and Union agree that each shall appoint and maintain a full complement of trustees during the life of this agreement and in the event that a trustee vacancy shall occur, the appointing party shall fill said vacancy within forty-five (45) days of the date when the vacancy shall first occur.

SECTION B REVIEW OF BENEFITS PROVIDER
The Newark Public Schools and the Union jointly acknowledge that the cost of benefits has increased drastically over the last several years. The Newark Public Schools and the Union agree that the containment of cost is the responsibility of the parties. To this end, the Newark Public Schools and the Union agree that their Trustee representatives to the Supplemental Fringe Benefits Fund must exercise extreme prudent efforts to both contain cost and provide the best possible benefits to the affected employees.

The Newark Public Schools and the Union shall recommend to the Supplemental Fringe Benefits Fund:

1. That the SFBF shall solicit open market competitive quotes on the entire supplemental employee benefit package bargaining unit members.
2. That the SFBF shall, after review of all quotes, review and select a benefit provider.
3. That the SFBF shall inform the Newark Public Schools and the Union of the name of the selected benefit provider, the premium cost and the level of benefits.
The SFBF shall review on an annual basis the performance of the benefit provider, to determine whether the provider should be retained. The performance review shall take place not later than ninety (90) days prior to the expiration of the provider agreement. The SFBF shall provide a written report to the Newark Public Schools and the Union. This report shall outline the conclusions of the performance review.

ARTICLE XIII - EXTRA CURRICULAR ACTIVITIES & SUPPLEMENTARY COMPENSATION

A. GENERAL PROVISIONS

1. ELIGIBILITY
At any one time no teacher shall be eligible to hold a second position for which extra compensation is received unless there is no other applicant for the second position.

2. SELECTION
Selection shall be based on consideration of qualifications, seniority, personal preferences of the applicant, integration of staff, and the welfare of children and the community.

3. IN-SERVICE CREDIT
The Newark Public Schools shall continue to grant in-service credit for participation in all current and future unpaid activities under this section.

4. MINIMUM TEACHERS ASSIGNED TO RECREATION CENTERS
If and when a recreation program is instituted, the minimum number of teachers assigned shall be negotiated at that time.

5. SEXUAL EQUALITY OF COACHES PAY
Male and Female coaches shall receive the same compensation for similar services.

6. PRIORITY CONSIDERATION
All full-time, certified employees who apply for coaching & extracurricular positions will be considered for the position prior to giving consideration to part-time certified employees or persons from outside the NPS. Employees from the building where the vacancy exists will be given consideration prior to considering the applications of employees from other buildings or from outside the NPS. All full-time unit employees who apply shall be given first preference for all coaching & extracurricular positions.

B. CLUBS AND ACTIVITIES SELECTION

1. APPLICATIONS
All openings for club advisors, school publications and all other non-athletic extra-curricular activities shall be made by soliciting applications from all eligible teachers.

2. ELIGIBILITY
Eligibility shall depend on the criteria set forth in Section A above in addition to a subject area qualification wherever applicable.

3. PRINCIPAL APPOINTMENTS
The principal shall fill the openings and notify the appropriate Assistant State District Superintendent. Preference in selection shall be given to teachers from the Schools where the activity takes place.

4. REASON FOR NON-SELECTION
Each applicant not picked shall have the right to demand in writing the principal’s reason for this selection.

5. APPOINTMENT PROTECTION
Employees who currently occupy extra-curricular positions shall retain such positions unless substantive reasons can be given for their removal.

6. PREFERENCE FOR POSITION
Any teacher whose idea for a new extra-curricular activity is accepted shall have first preference for that position.

7. ROTATION OF APPOINTMENTS
All non-athletic extra curricular positions shall be rotated every three (3) years if there are eligible qualified candidates for these positions.
C. EXTRA-CURRICULAR COMPENSATION PAY DATES/INSTALLMENTS

1. PAY DATES AND INSTALLMENTS

Stipend payments shall be made in two (2) equal installments.

The first installment for full year activities shall be issued with the tenth (10th) paycheck of the year. The second installment for full year activities shall be issued at the conclusion of the school year.

Separate checks will be issued for the stipends listed in Article XIII, Section C.

2. EXTRA-CURRICULAR COMPENSATION SALARY GUIDES

Effective July 1, in each appropriate year:

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ARTICLE XIV COMPENSATION AND BENEFITS

SECTION 1 FINANCIAL COMMITMENTS FROM NPS
Subject to agreement on the other material terms contained herein, financial commitment from NPS to fund the following items:

1. One-time payments upon contract ratification totaling up to $31 million with amount per employee to be agreed upon by the parties. Any employee with a Withholding of Increment (WHI) or tenure charge will be entitled to retroactive pay minus the full amount withheld for the respective year(s) as consistent with past practice, unless overturned in a proceeding under NJ Article 18. No payment shall be considered precedent for future contracts. See Exhibit A (“retroactive pay”).

2. Transition stipends for all existing BAs and existing MAs and PhDs who choose to move to the new salary scale, amount per employee to be agreed upon by the parties. See Exhibit B (“transition stipends for those moving to the new salary scale”).

3. Annual stipends for existing MAs and PhDs who choose to remain on the existing salary scale, amount per employee to be agreed upon by the parties. See Exhibit C (“annual stipends for those who remain on MA, PhD, CST, or Other NTU salary scales”).

4. Rewards and Performance:
   1. For the duration of this contract, educators who are evaluated on the new evaluation framework and who are being compensated on the universal salary scale are eligible for one-time annual bonuses that are not part of base salary and are not pensionable.
   2. Rewards are as follows:
      - Highly effective rating on annual summative evaluation – up to $5,000
      - Employment in the lowest (25%) performing schools and highly effective rating on annual summative evaluation – up to $5,000
      - Employment in hard-to-staff subjects and highly effective rating on annual summative evaluation – up to $2,500
      - Completion of a district-approved program (e.g., a Master’s degree or other program) aligned to district priorities and Common Core State Standards – up to $20,000. $10,000 shall be received upon completion of the approved program and $10,000 shall be received upon completing 3 additional years of service to Newark Public Schools.

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A consultative committee composed of representatives from NPS, NTU, CASA, higher education, and NJDOE will make recommendations on program criteria to the Superintendent. The number of members from the District will equal the total number of members from NTU and CASA.

3. Rewards are cumulative. Example: A teacher who receives a highly effective evaluation rating, works in one of the 25% lowest performing schools, and serves in a hard-to-staff subject area could receive an annual bonus of up to $12,500 on top of his/her annual salary.

4. In the unlikely event that philanthropic funds are not available for section IIB during the term of this agreement, NPS and NTU will negotiate to adjust Sections IIB.2a, IIB.2b, and IIB.2c as necessary.

SECTION 2 CONTRACT MODIFICATIONS

A. Base Salary and Performance:

1. Establish a new universal salary scale for all teachers. See Exhibit D (the “new universal salary scale”). All new hires and current teachers on the BA scale shall be compensated according to this new salary scale beginning with the 2012-2013 school year.

2. Current teachers on the MA and PhD scales may choose to remain on the former scale or move to the new scale through a salary scale selection form.

- The choice shall be made within one month of ratification through a process to be issued in writing by NPS after consultation with the NTU.
- For current teachers who choose to remain on the MA and PhD scales, the existing MA and PhD guides will be replaced with revised guides and annual stipends and said employees will remain on this scale for their entire career with the District. See Exhibit C (“annual stipends for those who remain on existing salary scales”).

3. Upon verification of degree, teachers who received an MA, PhD, or the equivalent and provide verification of this to the reasonable satisfaction of NPS, and submit an application for salary degree advancement to Human Resource Services, by September 4, 2012 will move to the appropriate salary guide (MA or PhD). They will then have the option to remain on that guide or move to the universal scale.

4. NPS shall implement a new educator evaluation system with four summative rating categories beginning in school year 2012-2013. (For additional details see “Teacher Coaching and Evaluation.”) There shall be movement on the steps and remuneration on the scale only by effective professional performance and valued experience.

- Only educators who receive effective or highly effective annual summative evaluation ratings will be entitled to move up one step on the salary scale.
- Educators who receive an ineffective annual summative evaluation rating will stay on their current salary step. These educators may request a Peer Validator.
- Educators who receive a partially effective annual summative evaluation rating may remain on their current salary step. The decision about whether or not these educators will remain on their step is at the sole discretion of the Superintendent who will consult with Peer Validators (see Section X of the MOA).
- Educators who receive a partially effective annual summative evaluation rating and are rated effective or highly effective in the following year’s annual summative evaluation rating shall be entitled to a one-time stipend worth 50% of the difference between their new step and their old step as an incentive for improvement.
- The specific intent of the parties is to create a new compensation system where increments and raises are earned through effective performance. The parties agree to utilize peer validators and the peer oversight committee to consult with the Superintendent and make recommendations on disputes concerning the new compensation system to avoid expenditures of public funds. The final decision rests with the Superintendent. The process set forth in this section shall be the full process and is binding.
**Universal Salary Guide For Teachers With BA**

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**Salary Table #1**

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2nd Long: $3,775  
Long 20: $90,991  
3rd Long: $3,775  
Long 25: $94,766  
4th Long: $1,400  
Long 30: $96,166  

* Mandatory for Current Teachers on BA & New Teachers; Optional for MA & PhD

**Teachers With MA Who Move To Universal Salary Guide**

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**Salary Table #2**

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Long 15: $93,007  
2nd Long: $3,775  
Long 20: $94,757  
3rd Long: $3,775  
Long 25: $98,532  
4th Long: $1,400  
Long 30: $99,932
### Teachers With MA Who Stay On Old Salary Guide

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#### Longevity Pay

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Long 15 $93,007
2nd Long $3,775
Long 20 $94,025
3rd Long $3,775
Long 25 $99,550
4th Long $1,400
Long 30 $100,950

### Teachers With PhD Who Move To Universal Salary Guide

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#### Longevity Pay

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2nd Long $3,775
Long 20 $97,984
3rd Long $3,775
Long 25 $101,759
4th Long $1,400
Long 30 $103,159

**Effective July 1st each appropriate year.**
A. LONGEVITY
Longevity increments shall be paid starting in the 15th, in the 20th, in the 25th and in the 30th year of permanent employment, which shall be active but does not have to be continuous; employment in other school districts or school systems is not to be counted for purposes of longevity.

NOTE: 15th year longevity (15th through 19th years) is non-cumulative; 20th, 25th and 30th are cumulative. The longevity amounts are shown on each salary guide.

B. PRIOR CREDIT
1. Effective July 1, 2004, the NPS shall have the right, at its sole discretion, to grant a hiring bonus of $3,000 for a first year teacher with no prior teaching experience and a bonus of $4,000 to a teacher with three or more years of experience in critical certification areas. The Superintendent shall have the right, at her/his sole discretion, to grant advanced standing on the salary guide. The critical certification areas, for first year teachers as well as experienced teachers, are subject to change on an annual basis after consultation with the NTU.

This provision is not grievable.

2. Credit on the salary schedule for prior service will be given to all teachers for years of accredited teaching experience, on a year-for-year basis, up to the maximum step on the salary guide. In crediting previous teaching experience for salary purposes, completion of the full academic year is required for recognition.

Credit for teaching and Newark Public School substitute experience shall be given for work done after completion of teacher training requirements in the jurisdiction in which the service took place, or under certification in the jurisdiction in which the service took place, or after the completion of a bachelor’s degree.

3. In crediting military service for salary purposes, completion of the full calendar year is required for recognition. Up to four years credit on the salary guide will be granted for military service.
4. Credit pursuant to this agreement shall not be retroactive, but rather entitle each teacher to the right to receive credit commencing with the effective date of this agreement.

C. PRIOR CREDIT - SPECIAL NEEDS AREAS
Credit on the salary schedule will be given to all teachers for related work experience on a year-for-year basis, up to the maximum step on the salary guide.

Credit for work experience shall be given for special or critical need areas, under Emergency Certification or the Alternate Route Program.

In crediting military service for salary purposes, completion of one calendar year required for recognition.

D. EQUIVALENCY CREDITS
The Newark Public Schools and the Union agree to provide a means whereby appropriate bargaining unit members shall attain advancement on a salary schedule by participation in and completion of courses for credit given by the Union which are beneficial to the schools and indicative of professional growth. Such credits, when properly certificated by the Union, will serve as a supplement to or a substitute for college or university undergraduate or graduate credits, not to exceed 12 units on the salary schedules. The costs of the courses shall be borne by the Union and shall be reasonably comparable in quality and kind to those courses offered by the Newark Public Schools for in-service teaching.

E. PREVENTION SPECIALIST
The title of Prevention Specialist entitles them to all rights, benefits and emoluments contained in the collective bargaining agreement, effective February 2, 2004-June 30, 2006 and all successor agreements.

The work year for the Prevention Specialist shall begin the 1st official day of school in September through and up until the last day of school in June.

The work day of the Prevention Specialist shall be defined in the collective bargaining agreement.

The base salary of the Prevention Specialist shall be the same as set forth on the Teachers Compensation Salary Guides.
Effective July 1st in each appropriate year

**NOTE:** Effective February 2004, all members of the Child Study Teams shall be paid on this salary guide. Psychologists, Social Workers and LDTC’s who are not members of the Child Study Teams shall be paid on the appropriate teacher’s salary guide.

### Child Study Team Salary Table #6

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### Court Reps & Job Developers Salary Table #16

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**SECTION 3 COURT REPRESENTATIVES & JOB DEVELOPERS SALARY GUIDE**

Effective July 1st in each appropriate year
### Universal Salary Guide For BA - COORDINATORS

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### Education Interpreter Salary Table #15

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4th Long $1,400 4th Long $1,400 4th Long $1,400 4th Long $1,400 4th Long $1,400
SECTION 8 CORRECTING PAYROLL ERRORS
Payroll errors will be corrected by the next payroll.

SECTION 9 WRONG STEP
If an employee claims that he/she has been placed on the wrong step of the salary schedule applicable to her and presents satisfactory evidence to Human Resource Services establishing her/his claim, the salary of the employee shall be adjusted to the proper step and retroactive payment shall be made to the employee for the full time during which the employee should have been on the proper step. Such adjustment shall also be made if such an incorrect placement is discovered by Human Resource Services even if the employee makes no claim.

SECTION 10 TIME REPORTS
A time report will be submitted at the close of the first working day listing all employees in the bargaining unit, or those who, if absent, have properly notified the school of their absence and reasons, therefore. This time report will be the basis for the first salary payment in September and only employees listed on this time report will be paid on the first salary payment date as contained in the schedule of paydays immediately below. In the event of any hardship for employees who are placed on the payroll list after the first working day, such an employee may receive his/her salary in accordance with the provisions of this Agreement, Article XVII, Section 3, with respect to “Correcting Payroll Errors” Time Reports will be prepared by the school once each month except that individuals employed after the first working day, after submission of each payroll list, shall be added to the payroll by sending in a supplementary time report as of one week prior to the next scheduled pay day. Subsequent time reports will be submitted on the first payday of each month. A final time report for the academic year will be submitted three (3) days before the last working day of the year listing teacher absences from the first payday in June. The school Principal shall bring to the Newark Public Schools Payroll Division on the last working day a final time report indicating absences for the last three (3) working days.

SECTION 11 PAYDAYS
A. 10 OR 12 MONTH OPTION
Employees shall have the option of receiving their salary on a ten (10) or twelve (12) month basis.

Those employees who select a twelve (12) month schedule have two (2) pay options.

Option 1: One (1) check at the end of the school year.
Option 2: Four (4) checks paid throughout the summer. An escrow deduction, regardless of option selected, shall be at a rate of approximately 10% of your bi-weekly gross.

B. Both ten (10) and twelve (12) month employees covered under this agreement shall be paid on a bi-weekly basis- every other Friday.

C. All employees are entitled to be paid on the appropriate payday.

D. Employees hired between September 1 and September 15 will receive their first pay check of the year when all other teachers receive their second pay check. The pay check will include payment for all days worked up to the date the pay check is issued.

SECTION 12 MAILED CHECKS
Payroll checks, which, under existing practices are distributed by mail, shall be mailed the day before other payroll checks are delivered to the schools.

SECTION 13 EXPENSES FOR ATTENDANCE COUNSELORS, SPECIAL INVESTIGATORS, COURT REPRESENTATIVES AND HOME INSTRUCTORS
The employees in the titles - attendance counselors, special investigators, court representatives and home instructors will receive seventy dollars ($70) per month. (Effective September 1, 2007).

The recipient must travel a minimum of one half plus one of the work days per month to be eligible for the payment.
SECTION 14 COMPENSATION FOR GUIDANCE COUNSELORS
Guidance counselors shall be compensated on a pro-rata basis for additional time worked beyond the regular school day and the school year when authorized.

SECTION 15 RECREATION DIRECTORS
When and if a recreational program is instituted, salaries for positions in that program covered by N.T.U. recognition clause, will be negotiated at that time.

SECTION 16 PAYROLL CHECK PICKUP FOR ITINERANTS
An itinerant teacher or librarian shall be given the option of selecting one of the schools in which he/she works as the site at which he/she shall receive his/her regular payroll check. Such a selection shall be made at the beginning of the school year and remain in effect for that year unless a change in assignment justifies a change in site.

SECTION 17 TRANSPORTATION REIMBURSEMENT FOR USE OF PERSONAL AUTOMOBILES AND PUBLIC TRANSPORTATION IN THE PERFORMANCE OF OFFICIAL WORK

A. CHILD STUDY TEAM REIMBURSEMENT
Social Workers, Psychologists and Learning Consultants shall be reimbursed for use of their cars in the performance of official work traveling from one work site to another work site.

B. TRAVELING TO MORE THAN ONE SITE
Reimbursement shall be given only if the worker must travel to more than one site during the school day. No reimbursement shall be made if the employee remains on his/her work site for the entire day.

C. DEPARTURE POINT
The departure point shall the individual’s scheduled work location in commuting the cost.

D. PUBLIC TRANSPORTATION OR IRS MILEAGE ALLOWANCE
Reimbursement shall be either the cost of public transportation if used, or the IRS mileage allowance if a private automobile is used.

E. MONTHLY VOUCHERS
Vouchers for travel reimbursement shall be prepared monthly and shall be submitted to the Director of the Division for review and approval by the fifth (5th) day of the month.

F. REIMBURSEMENT WITHIN 30 WORKING DAYS
The mileage allowance shall be paid within thirty (30) working days after the voucher is submitted to the director of the division and shall be paid by separate check.

SECTION 18 GRANT PROGRAMS
The Newark Public Schools and the Newark Teachers Union hereby agree to the following payments to participate in Grant Program projects:

1. All payments to employees will be made through the Payroll system and will be issued by separate check.

2. The hourly rate for participation and/or service will be $39.00 effective July 1, 2007, with a cap of $1,170 per grant program. This shall apply to grants of $15,000 or less.

3. The cap may be waived by mutual agreement of the parties.

4. The grant programs subject to the language set forth include but are not limited to:
   A. School Based Management
   B. Partners in Learning
   C. City Schools of Excellence
   D. Kids in Business
ARTICLE XV - EMPLOYEE ASSISTANCE PROGRAM

The Newark Public Schools and the Union jointly recognize alcoholism and chemical dependency as an illness, which can be successfully treated. It is also recognized that it is in the best interest of the employee, the Newark Public Schools and the Union that this illness be treated and controlled under the existing collective bargaining contractual agreement.

A joint Labor/Management Program shall be established for the purpose of helping the individual with the disease to recover. The program shall be constructed and designed to achieve rehabilitation, rather than for employee displacement. The Newark Public Schools and Union may establish such programs by contractual agreement with an agency or institution qualified to provide such services as necessary and proper to conduct this program.

The Newark Public Schools and Union agree to provide training, i.e. workshops and seminars, etc., which train employees to be knowledgeable in areas impacted by chemical dependency. Such training shall assist employees in recognizing behavior patterns, which indicate that the employee has, or is developing alcoholism or chemical dependency as a serious, but treatable disease. Said training shall also focus on explanation of the causes; progressive nature and treatment. The employee’s failure to participate shall be considered grounds for disciplinary action.

ARTICLE XVI - QUALITY CONTROL/DISCIPLINE COMMITTEES

A. A quality control committee shall be appointed yearly. It shall consist of (a) Assistant State District Superintendent in charge of Physical Facilities or designee (b) two (2) instructional administrators appointed by the State District Superintendent and (c) three (3) Union members nominated by the Union. The committee shall consider and review complaints relative to the quality of instructional materials, food, apparatus, equipment, furniture, and other items pertaining to effective operational procedures of schools. The Committee shall be set up no later than one (1) month following the ratification of this agreement. The committee will meet monthly during the school year after school hours.

B. A joint committee on discipline shall be established. The committees shall meet four (4) times per year to discuss discipline, violence and vandalism. The committee shall be composed of not more than five (5) Union appointees and five (5) Superintendent appointees.

ARTICLE XVII - FEDERAL SUPPLEMENTAL FUNDING

The Newark Public Schools recognizes the educational value derived from programs made available by federal supplemental funding sources. In the event of federal cut backs on funds, the Newark Public Schools and the Union agree to combine their efforts to seek funding from, city, state, federal and private sources in order to maintain a level of scope of any meritorious programs so affected.

ARTICLE XVIII - CURRICULUM REVISIONS

SECTION 1 CURRICULUM COMMITTEE

To serve the needs of Newark students in a changing society, curriculum revisions and educational improvement on all levels from early childhood through high school must be an ongoing process in the schools in Newark. In order to involve the direct participation of the Newark Teachers Union, as the collective negotiation representative of teachers and other instructional employees, in the process, the Newark Public Schools agrees that 1/3rd of all members of any curriculum committee, present and/or future, who are represented by the Newark Teachers Union shall be appointed from a list of nominees shall contain twice the number of names as positions to be filled.

All meetings of any curriculum committee by the Assistant State District Superintendent in charge of Curriculum Services shall take place during regular school hours. Teachers shall be released from their regular duties on such times and days of regular school hours in which the respective committee functions, as directed by the assistant State District Superintendent in charge of curriculum services, in order to perform research or other activities necessary to accomplish the work of such committee.
Substitute coverage, where required, shall be provided for each Curriculum committee member who is released from regular duty. Curriculum committee members shall not suffer any loss of salary, sick or personal days while participating on the various curriculum committee.

The Newark Public Schools shall notify the Union prior to the establishment of any new curriculum committee. Included in each notice shall be:

1. Name and title of Committee.
2. Specific objective of the Committee.
3. Total number of people on the Committee.
4. Number of people to be appointed from nominee’s of the Union.

Time and place of the first meeting of the committee within two weeks after receipt of such notification, the Union shall submit to the Assistant State District Superintendent in charge of Curriculum Services the names of its nominee for the committee as provided above. Within two weeks after receipt of the list of Union nominees, the Assistant State District Superintendent in charge of the Curriculum Services shall notify the union of the names of the appointees selected from the nominees.

In addition, there shall be a conference conducted each December and April between a representative committee of no more than five (5) individuals representing the Newark Teachers Union with the Assistant State District Superintendent in charge of Curriculum Services and their immediate staff members of the Assistant State District Superintendent. The purpose of this conference will be to afford the Union an opportunity of presenting to the Department of Curriculum Services its concerns and views with respect to any overall curricular activities within the Newark Public School System.

SECTION 2 OVERSIGHT COMMITTEE ON SPECIAL EDUCATION
The district will continue its quarterly Oversight Committee on Special Education meetings, which shall include two (2) members selected by the Newark Teachers Union.

ARTICLE XIX - MATTERS NOT COVERED

SECTION 1 SUPERSEDED POLICY, RULE OR REGULATION
Any previously adopted policy, rule or regulation of the Newark Public Schools, which is in conflict with a provision of this Agreement, shall be superseded and replaced by the applicable provision of this Agreement.

SECTION 2 NO CHANGES: WAGES, HOURS, CONDITIONS
The school district agrees that it will make no change in existing policy or practice related to employee wages, hours and conditions of employment and not specifically covered by this Agreement without prior negotiations with the Union.

SECTION 3 NEW CONTRACT NEGOTIATIONS
Negotiations on a new contract shall commence no sooner than October 1, 2009 upon the receipt from the Union of a written request for same. Negotiations for a new contract are subject to NJSA 34:13A-1 et seq.

SECTION 4 SUBCONTRACTING
The Newark Public Schools shall not contract (privatize) any schools or jobs without prior negotiation with the Newark Teachers Union. Such negotiations shall be limited to the terms of separation for tenured teachers whose jobs are eliminated by the subcontracting.

ARTICLE XX - NEW JOB TITLES OR CATEGORIES

A. 30 DAYS ADVANCE NOTICE TO UNION
When a new job title or new category of employees whose activities are substantially similar to those of three (3) hour aides, six (6) hour aides, school clerks and non-administrative instructional personnel are established by the Newark Public Schools, the Newark Public Schools shall provide the Union with notice thereof, thirty (30) days in advance of it’s establishment.

B. UNION JURISDICTION
If the Union asserts that the title or category of employees is within the jurisdiction of its bargaining unit it shall make such demand to the Newark Public Schools in writing. The Newark Public Schools shall respond in writing within five (5) working days.
C. NEGOTIATIONS OVER WORKING CONDITIONS
In the event the parties agree that the title or category is within the Union’s bargaining unit, negotiations concerning the working conditions for the title or category shall commence forthwith.

D. FAILURE TO AGREE ON TITLE/CATEGORY
In the event the parties fail to agree on the working conditions of such title or category, the Newark Public Schools may fill the position on the thirty-first (31st) day following the notice to the Union contained in paragraph one (1). Upon subsequent agreement any working conditions, which are capable of being made retroactive, shall be implemented.

ARTICLE XXI - TUITION REIMBURSEMENT

SECTION 1 TEACHERS
A. The Newark Public Schools agrees to reimburse the cost of tuition not to exceed $250 per credit for course receiving prior approval from the Office of Staff Development.

To be eligible for tuition reimbursement, course(s) shall be:
1. Courses that are part of a matriculated graduate program in the present teaching field
2. In a field to which the teacher may be assigned within the district
3. The Office of Staff Development shall grant approval for tuition reimbursement for graduate level courses in instructional methodologies, learning theory, etc. (see below).

Courses must be offered by an accredited college or university and listed in the college or course catalogue. Credit and approval for programs outside the regularly sponsored university schedule/program may be approved on an individual basis by the Deputy Superintendent of Schools whose decision is final and not subject to the grievance procedure.

Courses which include study in the following areas shall be approved for reimbursement:
(1) teaching skills
(2) values clarification
(3) learning theory
(4) writing across content areas
(5) critical thinking skills
(6) curriculum development
(7) classroom management
(8) contemporary social issues
(9) subject matter course(s) in the teacher’s area(s) of certification
(10) courses outside a teacher’s area of certification that relate to the teacher’s course(s) of study

Courses which include study in the Non-specific Generic Foundation courses listed below shall also be approved for reimbursement:
(1) drug and alcohol abuse awareness
(2) suicide awareness
(3) school law
(4) contemporary health issues awareness
(5) computer literacy
(6) developmental psychology

B. Applications for reimbursement shall be submitted no later than forty-five (45) days prior to the beginning of the college academic term.

C. Written approval for tuition reimbursement must be received from the Office of Staff Development prior to registration on a prescribed form available in the Office of Staff Development.

D. One hundred percent (100%) payment for the above shall be forthcoming within forty-five (45) days upon receipt of official evidence of satisfactory completion of coursework. For the purpose of this program satisfactory is equivalent to a ‘B’ or better. Fifty percent (50%) reimbursement will be for grade of ‘C’.

E. A teacher will be limited to six (6) credits per year except for those areas specified in section 6 in which case twelve (12) credits per year will be the limit.
F. Effective July 1, 2007, the Newark Public Schools shall allocate a sum of $260,000 for the 2007-2008 school year.

These funds shall not accumulate or carry over from one year to the next. The approval of tuition reimbursement applications will be given on a first come first serve basis until the allocation has been fully committed, except preference will be given regardless of the submission date to teachers certified in the areas of Mathematics, Science, Special Education (including child study team positions) and English (Undergraduate courses in these areas are also eligible for reimbursement if these courses are a part of the requirements for certification.). The same preference criteria will be applied to teachers seeking to be certified in these areas. Undergraduate courses will not be considered for horizontal advancement for employees hired on or after July 1, 2001. Teachers approved for tuition reimbursement shall forfeit the value of the reimbursement if the teacher resigns/retires from the district within three (3) years of the date the teacher received the reimbursement. A teacher shall not receive reimbursement for such course(s) if he/she indicates in writing the intent to the leave the district prior to receipt of notice of official satisfactory completion of the course. A committee consisting of two (2) district and two (2) union representatives shall meet on a quarterly basis to review the program.

SECTION 2 CLERKS & AIDES

A. Effective July 1, 2007, twenty-seven thousand dollars ($27,000) per year shall be allocated for tuition reimbursement for full time clerks and full time aides who are matriculated in undergraduate accredited degree programs leading to both a Bachelors degree and teacher certification.

B. All of the requirements and rules related to tuition reimbursement for teachers in Sections 1 through 6 of this Article shall also apply to clerks and aides.

C. Clerks and aides who accept tuition reimbursement must continue to be employed by the NPS for a minimum of two (2) full years beyond the date of the most recent tuition reimbursement. Failure to be employed for two (2) full years, beyond the date of the last tuition reimbursement will lead to a requirement that the clerk or aide repay the NPS for all tuition reimbursement monies she/her received in the two (2) years immediately preceding his/her termination of employment.

ARTICLE XXII - PEER COACHES AND/OR MENTOR TEACHERS

SECTION 1 EDUCATIONAL RESEARCH AND DEVELOPMENT

The office of Instructional Staff Development will facilitate the presentation of the AFT program that addresses classroom organization and management. A team trained in this program from the Newark Teachers Union will present the program. Each new teacher will be engaged in this one (1) day program. The Newark Public Schools will arrange for the availability of the trainees. The Newark Public Schools will accommodate the release time for the Newark Teachers Union designated trainers.

A. The Newark Public Schools shall contribute one-half (1/2) of the cost of co-sponsored ER&D trainers for in-service instruction up to a maximum contribution of fifteen thousand dollars ($15,000) per year. The Superintendent’s prior approval of course content, course duration, location and instructor is required.

B. Whenever the Newark Public Schools determines that any or all of the following district wide positions are to be filled, ER&D Coordinator, Robotic Coordinator, Jersey Urban Debate League Coordinator, the teacher(s) selected for the position(s) shall be assigned to a specific high school or central office location. The Coordinator shall teach or otherwise be involved in the instructional program at his/her respective high school or central office location for forty percent of his/her workday. For the remainder of the in-school workday the Coordinator shall have district-wide responsibilities at a location or locations designated by the Superintendent or her/his designee.

SECTION 2 TEACHER ASSISTANCE PROGRAM (TAP)

A teacher assistance program shall be conducted each year. The Program is designed to give tenured teachers who have received an annual rating of unsatisfactory an opportunity to strengthen their pedagogical and content knowledge.
Throughout a period of one year, Teacher Assistance Program Teachers will work with tenured teachers who have received an unsatisfactory annual rating to improve their instructional skills, content knowledge, management skills and professional attitudes. Throughout the length of the program, teachers will be encouraged to be self-evaluative, reflective and corrective. This intensive program is an attempt to bring the marginal teacher to a satisfactory level of performance.

SECTION 3 MENTOR PROGRAM
The Mentor Program shall function in accordance with the guidelines established by the State Department of Education.

SECTION 4 IN-SERVICE COURSES:
NATIONAL TEACHERS EXAMINATION
The Newark Public Schools agrees to continue its practice of conducting in-service courses designed to help provisional appointees and long-term substitutes to prepare for the National Teachers Examinations. Such courses will be continued provided that at least 15 candidates are in attendance.

SECTION 5 ONE DAY TRAINING WORKSHOP SPONSORED BY NTU AND NPS
The Newark Public Schools and the Newark Teachers Union shall jointly sponsor an annual one day training and development workshop. The workshop will be held on a day on which the schools are closed and attendance by teachers, clerks and aides shall be voluntary. The Newark Public Schools and the Newark Teachers Union shall equally share the cost of the workshop.

A committee consisting of five (5) representatives appointed by the State District Superintendent and five (5) representatives appointed by the Newark Teachers Union shall be appointed each year. The joint committee shall be responsible for all aspects of the workshop including planning, advertising, presenting speaker selection, location and duration.

ARTICLE XXIII - LABOR HISTORY
The NPS acknowledges the importance of Labor History in our society. Therefore, it encourages the after-school development of courses to be taught and funded by the NTU for district employees.

ARTICLE XXIV - OVERSIGHT COMMITTEE
The Newark Public Schools and the Union agree to formulate guidelines and establish an oversight committee for the implementation and monitoring of School Based Management sites and the Staff Development School.

ARTICLE XXV - AVAILABILITY OF CONTRACT
Within one (1) month of the signing of this Agreement by the parties, the Union shall procure 7,500 copies of this Agreement printed in a Union House, cost to be borne by the Newark Public Schools.

ARTICLE XXVI - NO STRIKE
SECTION 1 NO STRIKE, WORK STOPPAGE OR REFUSAL TO WORK
The Union agrees that during the period of this Agreement, there shall be no strike, work stoppage or other concerted refusal to perform work by the employees covered by this Agreement or any instigation thereof.

SECTION 2 NO LOCKOUTS
The Newark Public Schools agrees that during the period of this Agreement, there shall be no lockouts of the employees covered by this Agreement or instigation thereof.

ARTICLE XXVII - CONFORMITY TO LAW AND SAVINGS
If any provision of this Agreement is or shall at any time be determined contrary to law by a court or competent jurisdiction, then such provision shall not be applicable or performed, or enforced except to the extent permitted by law. In the event that any provision of this Agreement is or shall at any time be determined to be contrary to law by a court of competent jurisdiction, all other provisions of this Agreement shall continue in effect.
ARTICLE XXVIII - AGENCY SHOP

The Newark Public Schools and the Newark Teachers Union, Local 481, A.F.T./AFL-CIO agree that the Newark Public Schools shall deduct the sum of eighty-five (85%) percent of the rate of the N.T.U. Union dues from each and every nonunion member of the bargaining unit represented by the Newark Teachers Union and shall remit this agency shop fee to the Newark Teachers Union on a bi-weekly basis. This agency shop agreement shall conform to all provisions of the New Jersey agency shop statute. Furthermore, this agreement is subject to Newark Public Schools approval.

ARTICLE XXIX - DURATION

This agreement and each of its provisions shall be binding and effective as of the 1st day of July 2010 and shall continue in full force and effect until and through the 30th day of June 2015.

In Witness Whereof, the Union and the Newark Public School ratified this document as of October 18, 2012.

MEMORANDUM OF AGREEMENT BETWEEN THE NEWARK STATE OPERATED SCHOOL DISTRICT AND NEWARK TEACHERS UNION October 18, 2012

The State-Operated School District of Newark (hereinafter “District” or “NPS”) and the Newark Teachers Union (hereinafter “NTU”) agree to the following terms and conditions for a new Collective Bargaining Agreement subject to ratification by the NTU membership and subject to approval by the Superintendent and the New Jersey Commissioner of Education. This agreement is in effect until June 30, 2015. All provisions contained in the July 1, 2009 to June 30, 2010 Collective Bargaining Agreement not referenced or modified herein will be included in the successor agreement. All proposals not referenced in this MOA shall be considered withdrawn. The parties agree to recommend the following terms for ratification and approval. This MOA is also subject to approval by the New Jersey Commissioner of Education and if not approved, shall be null and void.

I. TEACHER COACHING AND EVALUATION: NTU and NPS are committed to students mastering common core learning standards and to an evaluation system that coaches, supports, and holds teachers accountable for progress on this long-term goal.

A. New Evaluation System

1. NPS will implement a new evaluation system beginning SY 2012-2013.

2. In accordance with the Teacher Effectiveness and Accountability for the Children of New Jersey Act (“TEACHNJ”), N.J.S.A. 18A:6-117, et seq., teachers will receive an annual summative evaluation rating that designates them as highly effective, effective, partially effective, or ineffective.
B. Peer Oversight Committee

1. As the new evaluation system is implemented, a joint union/management evaluation committee – called the Peer Oversight Committee – shall meet regularly to review the implementation and make suggestions for improvement.

2. The Peer Oversight Committee will be comprised of an equal number of NTU and NPS representatives (no more than 5 representatives each). The committee will meet monthly during the first year and quarterly in future years with dates to be determined and notice given in advance to committee members.

3. Committee will be apprised where specific schools have particularly high or low ratings as compared to other schools in NPS. For example, if an inordinate number of teachers are evaluated as ineffective or partially effective and/or if other systemic issues are discovered, the committee will review such matters. Peer Validators will be deployed to review such instances and report back to the committee.

4. The Peer Oversight Committee shall provide recommendations on:
   - The qualifications and selection process for Peer Validators
   - A process for analyzing the quality of the Peer Validators and making recommendations for improvement.

5. The Superintendent will consult with the NTU President on candidates for Peer Validators. The Superintendent will retain ultimate authority over the selection criteria, selection process, and management of the Peer Validators.

6. At the end of the school year – or during the school year in extreme cases –, the committee will make specific recommendations to the Superintendent about how to adjust the system (if necessary) with the expectation of resolution.

7. The Superintendent shall not unreasonably withhold approval of recommendations of the majority of the committee.

8. The Committee and the Superintendent will publish an annual report summarizing the implementation progress and adjustments to the system.

C. School Improvement Panel and Peer Validators

1. NPS and NTU acknowledge that the TEACHNJ Act defines the School Improvement Panel ("SIP") in N.J.S.A. 18A:6-120 as follows:

   - The School Improvement Panel ("SIP") shall include the principal, or his designee, who is serving in a supervisory capacity, an assistant or vice principal, and a teacher. The principal's designee shall be an individual employed in the district in a supervisory role and capacity who possesses a school administrator certificate, principal certificate, or supervisor certificate. The teacher shall be a person with a demonstrated record of success in the classroom who shall be selected in consultation with the majority representative. An individual teacher shall not serve more than three consecutive years on any one school improvement panel. In the event that an assistant or vice principal is not available to serve on the panel, the principal shall appoint an additional member to the panel, who is employed in the district in a supervisory role and capacity and who possesses a school administrator certificate, principal certificate, or supervisor certificate.

   - The panel shall oversee the mentoring of teachers and conduct evaluations of teachers, including an annual summative evaluation, provided that the teacher on the SIP shall not be included in the evaluation process, except in those instances in which the majority representative has agreed to the contrary. The panel shall also identify
professional development opportunities for instructional staff members that are tailored to meet the unique needs of the students and staff of the school.

The panel shall conduct a mid-year evaluation of any employee in the position of teacher who is evaluated as ineffective or partially effective in his most recent annual summative evaluation, provided that the teacher on the school improvement panel shall not be included in the mid-year evaluation process, except in those instances in which the majority representative has agreed to the contrary.

Information related to the evaluation of a particular employee shall be maintained by the school district, shall be confidential, and shall not be accessible to the public pursuant to P.L. 1963, c.73 (C.47:1A-1 et seq.), as amended and supplemented.”

2. School Improvement Panels can request Peer Validators to assist them. Peer Validators shall be current teachers, former teachers or administrators from NPS or other systems, academics and/or other outside experts who provide additional evaluations and work intensely with new teachers and tenured teachers in danger of receiving an ineffective rating. In addition to providing an independent peer review, the Peer Validators suggest areas and techniques for improving the teacher’s practice.

D. The principal and his/her administrative team – with support from the Superintendent's team – are ultimately and solely responsible for the decisions, content and quality of teacher evaluations. Nothing described in Section I.A, I.B, or I.C of this MOA shall be interpreted as challenging this premise. Nothing in Section I.A, I.B, or I.C of this MOA shall be grievable with the exception of sub-sections B1, B2, B3, B4, and B8.

E. Miscellaneous

1. Videotaping lessons is permitted for the purposes of coaching and support and shall not be used for any evaluative or disciplinary purposes. Teachers may opt out of any videotaping at any time without consequences.

II. COMPENSATION AND BENEFITS: NTU and NPS believe teachers should be compensated based on their performance as well as their years of service.

Financial Commitments from NPS: Subject to agreement on the other material terms contained herein, financial commitment from NPS to fund the following items:

A. One-time payments upon contract ratification totaling up to $31 million with amount per employee to be agreed upon by the parties. Any employee with a Withholding of Increment (WHI) or tenure charge will be entitled to retroactive pay minus the full amount withheld for the respective year(s) as consistent with past practice, unless overturned in a proceeding under NJ Article 18. No payment shall be considered precedent for future contracts. See Exhibit A ("retroactive pay").

B. Transition stipends for all existing BAs and existing MAs and PhDs who choose to move to the new salary scale, amount per employee to be agreed upon by the parties. See Exhibit B ("transition stipends for those moving to the new salary scale").

C. Annual stipends for existing MAs and PhDs who choose to remain on the existing salary scale, amount per employee to be agreed upon by the parties. See Exhibit C ("annual stipends for those who remain on MA, PhD, CST, or Other NTU salary scales").

D. For Rewards (detailed below), allocation of up to $20 million.
Contract Modifications:

A. Base Salary and Performance:

1. Establish a new universal salary scale for all teachers. See Exhibit D (the “new universal salary scale”). All new hires and current teachers on the BA scale shall be compensated according to this new salary scale beginning with the 2012-2013 school year.

2. Current teachers on the MA and PhD scales may choose to remain on the former scale or move to the new scale through a salary scale selection form.

   o The choice shall be made within one month of ratification through a process to be issued in writing by NPS after consultation with the NTU.

   o For current teachers who choose to remain on the MA and PhD scales, the existing MA and PhD guides will be replaced with revised guides and annual stipends and said employees will remain on this scale for their entire career with the District. See Exhibit C (“annual stipends for those who remain on existing salary scales”).

3. Upon verification of degree, teachers who received an MA, PhD, or the equivalent and provide verification of this to the reasonable satisfaction of NPS, and submit an application for salary degree advancement to Human Resource Services, by September 4, 2012 will move to the appropriate salary guide (MA or PhD). They will then have the option to remain on that guide or move to the universal scale.

4. NPS shall implement a new educator evaluation system with four summative rating categories beginning in school year 2012-2013. (For additional details see “Teacher Coaching and Evaluation.”) There shall be movement on the steps and remuneration on the scale only by effective professional performance and valued experience.

   o Only educators who receive effective or highly effective annual summative evaluation ratings will be entitled to move up one step on the salary scale.

   o Educators who receive an ineffective annual summative evaluation rating will stay on their current salary step. These educators may request a Peer Validator.

   o Educators who receive a partially effective annual summative evaluation rating may remain on their current salary step. The decision about whether or not these educators will remain on their step is at the sole discretion of the Superintendent who will consult with Peer Validators (see Section X of the MOA).

   o The specific intent of the parties is to create a new compensation system where increments and raises are earned through effective performance. The parties agree to utilize peer validators and the peer oversight committee to consult with the Superintendent and make recommendations on disputes concerning the new compensation system to avoid expenditures of public funds. The final decision rests with the Superintendent. The process set forth in this section shall be the full process and is binding.

B. Rewards and Performance:

1. For the duration of this contract, educators who are evaluated on the new evaluation framework and who are being compensated on the universal salary scale are eligible for one-time annual bonuses that are not part of base salary and are not pensionable.
2. Rewards are as follows:

a. Highly effective rating on annual summative evaluation
   up to $5,000

b. Employment in the lowest (25%) performing schools
   and highly effective rating on annual summative
   evaluation – up to $5,000

c. Employment in hard-to-staff subjects and highly
   effective rating on annual summative evaluation
   – up to $2,500

d. Completion of a district-approved program (e.g., a
   Master’s degree or other program) aligned to district
   priorities and Common Core State Standards
   – up to $20,000.

   $10,000 shall be received upon completion of
   the approved program and $10,000 shall be
   received upon completing 3 additional years of
   service to Newark Public Schools.

   [Delete equivalency credits section which
   allows equivalency credits for union classes to
   enable advancement on the salary schedule.
   Article XIV, Sec. 1(G). * Deleted from final
   contract *)]

A consultative committee composed of
representatives from NPS, NTU, CASA,
higher education, and NJDOE will make
recommendations on program criteria to
the Superintendent. The number of members
from the District will equal the total number of
members from NTU and CASA.

3. Rewards are cumulative. Example: A teacher who receives a
   highly effective evaluation rating, works in one of the 25% lowest
   performing schools, and serves in a hard-to-staff subject area could
   receive an annual bonus of up to $12,500 on top of his/her annual
   salary.

4. In the unlikely event that philanthropic funds are not available for
   section IIB during the term of this agreement, NPS and NTU will
   negotiate to adjust Sections IIB.2a, IIB.2b, and IIB.2c as necessary.

C. Retirement Notification:

1. Improve incentives/rewards for earlier notice of retirement and
   increase penalties/consequences for late notice. Article X, Sec. 7.

2. For notification of retirement effective July 1:

   o An educator who provides notification by April 1 of the
     school year will receive the current formula for pay for
     accumulated days. An estimate of the benefit based on the
     days held at the point of notification will be provided,
     adjusted by later utilization of days or additional
     accumulation of days.

   o An educator who provides notice prior to February 15
     shall be paid a premium of 5% over the amount for which
     s/he would be entitled if s/he provided notice of at least 90
     days.

   o An educator who provides notice prior to December 1 of
     the school year in which s/he will retire will receive a
     maximum premium of 10%.

3. For notification of retirement effective any date (July 1 or other
   wise) – In the event an educator does not provide notice within the
   90-day required deadline, the following deductions will be made:

   o A deduction of 5% will be made for notice between
     60-89 days in advance of the effective retirement date.

   o A deduction of 10% will be made for notice between
     30-59 days in advance of the effective retirement date.
A deduction of 75% will be made for failing to provide at least 30 days notice in advance of the effective retirement date.

4. A person with extenuating circumstances may seek a waiver of the penalty if approved by the district. Such approval will not be unreasonably withheld. Significant changes in the lifestyle of an individual, such as the health of the individual or their spouse/partner or other significant family member, death or divorce or separation would be among those changes considered. Approval for waiver of the penalty shall be within the sole discretion of the Superintendent.

D. Leaves:

1. Sick Leave

   [o Delete provision that provides for an additional ten (10) days after 25 years of service. Article X, Sec. 1 (B) * Deleted from final contract *].

   o A donated sick bank shall be established in accordance with Title 18, A:30-11 and District policy.

2. Personal Days

   o Where possible, teachers must notify Principal of personal days at least 48 hours prior to said use. Article X, Sec. 1 (F)

   o Eliminate provision that permits the conversion of personal days to a cash value and allow conversion of sick days allotted for that year to a cash value only for teachers using 4 or fewer sick days in any year. Article X, Sec. 1 (J).

3. Modify all federal leaves to be consistent with federal and state law; see Exhibit E for language to update Article X, 3, 6, and 8.

4. The District and the NTU will establish a committee to make recommendations about the district AIP policy with the goal of improving teacher attendance.

E. Health Benefits

1. The following provision shall be effective January 1, 2013.

2. An eligible employee who meets the requirements in accordance with state law and in this Section may elect to waive his/her medical insurance coverage and receive cash compensation up to whichever is less of a) $5,000 or b) twenty-five percent (25%) of the amount saved by the District because of the employee’s waiver of coverage held by the employee immediately prior to the election (such amount to be determined by the District). Opt out by employees shall be done during the open enrollment period (October 1 to November 9) with the change taking effect January 1.

3. If the eligible employee electing to waive coverage is a new employee to the District, the employee shall receive cash compensation up to whichever is less of a) $5,000 or b) twenty-five percent (25%) of the amount saved by the District's for the least expensive plan coverage to which the employee would have been entitled if the employee had not made the election.

4. Payment shall be made to the employee on a bi-annual basis. The cash compensation shall be subject to all applicable deductions and taxes.

5. An eligible employee may only elect to waive his/her medical insurance coverage if the employee provides written proof of alternate coverage. Eligibility shall also be subject to the NJ State rules and regulations. This alternate coverage may not be a state or federally sponsored coverage such as Medicare. The State plan does not allow a waiver to an individual who waives if they are enrolled in the State plan. Coverage may be resumed if the spouse’s or partner’s dependent coverage is no longer in effect. The decision of an employer to allow its employees to waive coverage and the amount of consideration to be paid are not subject to collective bargaining.
6. If an employee chooses to opt out of the District plan and wishes to voluntarily waive medical benefits, they must complete a waiver form to be prescribed by the district and follow the process established by the district. Process and timelines for reinstatement of coverage shall be established and delineated by the district’s Benefits Office.

7. An employee who wishes to resume coverage shall repay, on a pro rata basis, any amount received which represents an advance payment for a period of time during which coverage is resumed. The employee may re-enroll in any District health plan.

F. Miscellaneous

1. No teacher shall engage in Union activities during the time he/she is assigned to teaching or other duties, provided that teachers shall be permitted to engage in Union activities as specifically provided for in CBA, Article IV, Section 11.

2. Eliminate “super seniority” for those serving the Union. Article IV, Sec. 14.

[3. Delete the following conflicting language in the CBA in Article V, Section 3D.3, which states: “The “in-school work day for teachers in the junior and senior high schools shall be six (6) hours and thirty (30) minutes.” * Deleted from final contract *

[4. Delete Article V, Section 2, paragraph B.5 which states the following: “Spring Break will be included in the school calendar, and will not be reduced to cover snow days during the 2009-2010 school year only.” * Deleted from final contract *

III. MISSION-DRIVEN HIRING AND EFFICIENCY: Hiring should be efficient for teachers and administrators.

A. Posting vacancies

[1. Delete existing language that requires the District to post vacancies by June 1st and replace with “All vacancies shall be posted on a rolling basis as soon as practical after they are identified but no later than June 1st, except in the case of emergencies.” * Deleted from final contract *

2. Reduce time for notices to be posted from 20 to 10 calendar days with mutual understanding that NPS will notify NTU of such postings. Article XI, Sec. A(3).

3. Post vacancies online instead of requiring regular notification of building representative. Article XI Sec. A(2).

B. Miscellaneous

[1. Delete provision that requires that District list all promotion al positions with mutual understanding that the title will make clear that the position is a promotion. Article XI, Sec. A(1). * Deleted from final contract *

2. NTU and NPS shall establish a committee to monitor grievances (at the school level and the district level) to ensure issues are resolved and grievances are limited to the provisions set forth in the CBA.

IV. SCHOOL EMPOWERMENT: Decisions made closest to the school are often the most effective as they respond to the unique needs and strengths of the staff and community.

A. School Day

1. Schools shall start no earlier than 7:30, end no later than 4:30 pm, and operate for the existing length of the continuous instructional day as indicated in the CBA, Article V. Any change in the school schedule requires at least thirty-day notice to the school’s staff and families before the school year begins.
2. No changes to the school schedule shall occur during the school year unless an emergency situation arises.

B. Months for In-Service Days

1. Modify contract to say schools may conduct in-service days in any month, but not the day before 1) Thanksgiving, 2) winter break, and 3) spring break.

C. Site-Based Decision-Making and Waivers

1. Schools may seek waivers from provisions of the collective bargaining agreement.

2. No waiver request may be sought from salary guides, fringe benefits, holidays, grievance procedures, transfer provisions, and seniority provisions.

3. 25% of the staff may raise an issue that requires a waiver from the CBA.

4. The affected, permanently assigned staff may vote by secret ballot to seek a waiver from the CBA.

5. If 50% plus one of the affected, permanently assigned staff who vote choose to waive provision(s) of the CBA, the waiver will go to the building principal, Superintendent, and NTU President for review.

6. Waivers require the approval of the building principal, the Superintendent, and the NTU President.

7. Approval shall not be unreasonably withheld and an explanation of denial is required in writing within ten (10) calendar days. In the event either party feels a waiver has been unreasonably withheld, the District and NTU will work to resolve it directly.

V. FLEXIBILITY FOR TURNAROUND SCHOOLS: Schools in need of dramatic improvement need increased flexibility to achieve results.

A. Flexibilities

1. Schools identified as Turnaround Schools shall receive waivers from certain provisions of the CBA. No waiver request may be sought from salary guides, fringe benefits, holidays, grievance procedures, transfer provisions, and seniority provisions.

2. For each school, NPS will choose among the following waiver templates:
   - o A – High School without additional instructional minutes
   - o B – High Schools with additional instructional minutes
   - o C – Elementary School without additional instructional minutes or
   - o D – Elementary Schools with additional instructional minutes
     - o These templates have been selected because they currently exist as successful examples in NPS. See Exhibit F (“Turnaround School Waivers”).

3. Waivers that seek to amend Waiver A, B, C, and D are subject to approval by the Superintendent and the NTU President. Approval shall not be unreasonably withheld and an explanation of denial is required in writing. In the event either party feels a waiver has been unreasonably withheld, the District and NTU will work to resolve it.

4. In high schools with a student population of 925 or more, the average daily teaching load for each teacher shall not exceed the average daily teaching load in NPS conventional high schools.
B. Election to Work Agreements

1. Election to Work Agreements to be disseminated by NPS after consultation with NTU will further specify expectations and requirements at each school but will be consistent with the waiver template chosen.

2. Staff may choose to sign the Election to Work Agreements or apply for other vacancies within NPS.

C. Designation

1. In designating Turnaround Schools, NPS considers a variety of data points including but not limited to the following: enrollment patterns over time, proficiency over time, and growth over time.

2. NPS will consult with the NTU on the number of schools it designates as Turnaround Schools. NPS will designate a maximum of ten (10) schools as Turnaround Schools each year for the duration of this contract.

VI. TERM OF CONTRACT: This Agreement shall be effective from July 1, 2010 to June 30, 2015.

Attachments
Exhibit A: Retroactive Pay
Exhibit B: Transition Stipends for those Moving to the New Salary Scale
Exhibit C: Annual Stipends for those who Remain on MA, PhD, CST, or Other NTU Salary Scales
Exhibit D: New Universal Salary Scale
Exhibit E: Modifications to Match Federal Leaves Language
Exhibit F: Turnaround School Waivers: A, B, C, and D
### Exhibit A: Retroactive Pay

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**Note:**

\(^1\)Other NTU is divided into three groups: Step 1 represents those members who are not on the highest step of anyone in their job category. Step 2 represents those on highest step of anyone in their job category. Step 3 includes court representatives and parent community involvement specialists.

### Exhibit B: Transition Stipends for those Moving to the New Universal Salary Scale

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Exhibit C: Annual Stipends for those who Remain on MA, PhD, CST, or Other NTU Salary Scales

Pages 13 to 20 of the Memorandum of Understanding contained detailed compensation breakdowns, but the large size of these charts made them unreadable in our attempts to replicate them in this publication.

To see these pages, please refer to our website:

http://www.ntuaft.com/Info_Center/NTU_Archive/NPS_NTU_MOA_FINAL_101512_dated_101812.pdf

Exhibit D: New Universal Salary Scale

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NPS-NTU 2012 Memorandum of Agreement  Page 21 of 35
Exhibit E: Modifications to Match Federal Leaves Language

Modify all federal leaves to be consistent with federal and state law. Final language to be provided by NPS upon acceptance of modification as noted. Article X, Sections 3, 6 and 8.

1. Military Leave: Replace Article X, Sections 3 A and 3B with the following language in a new Section A: “Military Leaves of absence shall be granted without pay according to the Uniformed Services Employment and Reemployment Rights Act (“USERRA”) 38 U.S.C.403, et seq., for up to 5 years to any person who is absent from a job because of uniformed service. USERRA applies to all leaves of absence for all categories of military leave except “State Active Duty” or Governor “call ups”, which are protected under N.J.S.A. 38:23C-20a.” Modify Article X, Sections 3C and 3D to be renamed as Sections 3B and 3C.

2. Reserve Duty
   a. Move section 6 – “Reserve Duty” to Article X, as a new section “D”.
   b. Revise “Reserve Duty” language to limit payment during active reserve duty to 90 days per year, pursuant to N.J.S.A. 38A:4-4a

3. Family Leave Act and Family and Medical Leave: Replace existing language in Article X, Sections 8B and 8C with the following language that shall cover leave pursuant to the Family and Medical Leave Act (FMLA) and the New Jersey Family Leave Act (NJFLA):
   a. Employees shall have up to 12 weeks of unpaid leave during any 12 month period for the following reasons:
      i. for the birth and care of a newborn child of the employee;
      ii. for placement with the employee of a son or daughter for adoption or foster care;
      iii. to care for a spouse, son, daughter, or parent with a serious health condition;
      iv. to take medical leave when the employee is unable to work because of a serious health condition (not applicable if the employee is taking time under NJFLA); or
      v. for qualifying exigencies arising out of the fact that the employee’s spouse, son, daughter, or parent is on active duty or call to active duty status as a member of the National Guard or Reserves in support of a contingency operation.
   b. Employees shall not accrue seniority while on unpaid Family Leave (Article X, 8C)
   c. Employees seeking time off under the NJFLA cannot utilize such time for their own illness or medical condition. If an employee has exhausted all of his or her time under the FMLA due to his or her disability, the employee may be entitled to additional time under the NJFLA to care for a sick child, spouse or parent.
   d. The FMLA provides up to twelve weeks in a 12-month period, rather than a 24- month period as provided in the NJFLA.

Remaining language in Article X, 8A and 8D shall remain unchanged.
Exhibit F: Turnaround School Waivers

Template A – High School without Additional Instructional Minutes
Template B – High School with Additional Instructional Minutes
Template C – Elementary School without Additional Instructional Minutes
Template D – Elementary School with Additional Instructional Minutes

Memorandum of Agreement
Between
The Newark Public Schools
And
The Newark Teachers Union, Local 481 AFT/AFL-CIO

This Memorandum of Agreement (“MOA”) is made and entered into by and between the State-operated School District of the City of Newark a/k/a Newark Public Schools (“NPS” or “the District”) and the Newark Teachers Union (“NTU”). The parties agree to the terms set forth below.

WHEREAS, the New Jersey Department of Education (“NJDOE”) and the NPS, in an effort to expand the portfolio of learning options for Newark’s students, will launch Turnaround / Renew Schools in the Newark Public Schools commencing with the 2012-13 school year.

WHEREAS, the NPS and the NTU both share a deep commitment to raising student achievement for all children.

WHEREAS, the success of Turnaround / Renew Schools require modifications to the existing Collective Bargaining Agreement (“CBA”) between NPS and NTU;

NOW THEREFORE, in consideration of the premises and mutual covenants below, the parties agree as follows:

1. Teachers\(^\dagger\) can elect to work in Turnaround / Renew Schools, but no teacher will be involuntarily assigned to a new school except when necessitated by compliance with tenure statute. Based upon an

\(^\dagger\) “Teacher” shall be defined as certificated instructional staff who is a member of the NTU bargaining unit.
understanding of the school’s design, expectations, and conditions as specified herein, teachers will have opportunities to affirmatively 1) choose to apply to a new school vacancy and 2) decide whether or not to accept an offer. The school administrator will select applicants who meet the role requirements and best fit the school’s unique needs and design.

2. Teachers who want to become part of the school staff team must read the full school description to understand the program design, teaching style, work day, service assignments, professional development, common planning time, and other expectations and conditions and take these into consideration before applying and choosing to work at this school. These expectations and conditions will be shared with staff and each teacher must commit to these conditions annually by signing an individual Election to Work Agreement.

3. Restrictions on the scheduling of professional development days contained in Article V, Section 2A shall not apply to Turnaround / Renew Schools. Differentiated professional development and support for teachers is a key component of ensuring a strong academic program at each school. In order to provide job-embedded professional development that is differentiated based on individual teacher needs, limits on months and number of professional days shall not apply but shall be set forth in the Election to Work Agreement.

4. The in-school work day for teachers shall commence no earlier than 7:30AM. The specific starting times for each of the new schools shall be set no later than June 15 of the preceding school year and shall remain in effect for the entire school year (except in the case of an emergency). Starting time may vary by day of the week for each teacher; however, it shall be consistent for the school year except for prescheduled events such as Professional Development. The conditions described in the subsection of the CBA shall be set forth in the Election to Work Agreement.

5. The limit on the number of subject or content areas that a teacher may be assigned to teach shall not apply. Article V, Section 3D of the CBA and all its subsections shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

6. The limit on the number of classes, consecutive assignments, preparation periods and room assignments under Article V, Section 4A, 1, 2, 5, 6, 8, of the CBA shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

7. Faculty Meetings shall be described and set forth in the Election to Work Agreement. Article V, Section 10 of the CBA shall not apply.

8. Turnaround / Renew Schools are eligible for additional CBA Waivers and other as specified in the NTU/NPS MOA for a successor contract dated October , 2012.


All other terms and conditions of the CBA between the parties, as it applies to the terms and conditions of employment for staff within the new schools, shall remain unchanged, and shall be governed by the terms of the CBA. This MOA does not affect the terms and conditions of the CBA with respect to the remaining schools within NPS.
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WHEREAS, the NPS and the NTU both share a deep commitment to raising student achievement for all children.

WHEREAS, the success of Turnaround / Renew Schools require modifications to the existing Collective Bargaining Agreement ("CBA") between NPS and NTU; and

NOW THEREFORE, in consideration of the premises and mutual covenants below, the parties agree as follows:

1. Teachers¹ can elect to work in Turnaround / Renew Schools, but no teacher will be involuntarily assigned to a new school except when necessitated by compliance with tenure statute. Based upon an understanding of the school’s design, expectations, and conditions as specified herein, teachers will have opportunities to affirmatively 1) choose to apply to a new school vacancy and 2) decide whether or not to accept an offer. The school administrator will select applicants who meet the role requirements and best fit the school’s unique needs and design.

2. Teachers who want to become part of the school staff team must read the full school description to understand the program design, teaching style, work day, service assignments, professional development, common planning time, and other expectations and conditions and take these into consideration before applying and choosing to work at this school. These expectations & conditions will be shared with staff and each teacher must commit to these conditions annually by signing an individual Election to Work Agreement.

3. Restrictions on the scheduling of professional development days contained in Article V, Section 2A shall not apply to Turnaround / Renew Schools. Differentiated professional development and support for teachers is a key component of ensuring a strong academic program at each school. In order to provide job-embedded professional development that is differentiated based on individual teacher needs, limits on months and number of professional days shall not apply but shall be set forth in the Election to Work Agreement.

4. The in-school work day for teachers shall commence no earlier than 7:30AM. The specific starting times for each of the new schools shall be set no later than June 15 of the preceding school year and shall remain in effect for the entire school year (except in the case of an emergency). Starting time may vary by day of the week for each teacher; however, it shall be consistent for the school year except for prescheduled events such as Professional Development. The conditions described in the subsection of the CBA shall be set forth in the Election to Work Agreement.

5. The limit on the number of subject or content areas that a teacher may be assigned to teach shall not apply. Article V, Section 3D of the CBA and all its subsections shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

¹ “Teacher” shall be defined as certificated instructional staff who is a member of the NTU bargaining unit.
6. The limit on the number of classes, consecutive assignments, preparation periods and room assignments under Article V, Section 4A, 1, 2, 5, 6, 8, of the CBA shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

7. Faculty Meetings shall be described and set forth in the Election to Work Agreement. Article V, Section 10 of the CBA shall not apply.

8. Turnaround / Renew Schools are eligible for additional CBA Waivers and other as specified in the NTU/NPS MOA for a successor contract dated October, 2012.

9. Compensation. In return for a teacher’s commitment to work in a Turnaround / Renew School with the terms, conditions, expectations, extended time, and flexibility specified above and in Election to Work Agreement, teachers shall receive additional annual compensation of $3,000 pensionable salary guide differential.

   a. Teachers who are either involuntarily transferred or elect to return to traditional NPS schools would lose the differential. The teachers in the Turnaround / Renew schools would be identified by job codes that are distinguishable from the job codes of teachers in traditional NPS schools.

All other terms and conditions of the CBA between the parties, as it applies to the terms and conditions of employment for staff within the new schools, shall remain unchanged, and shall be governed by the terms of the CBA. This MOA does not affect the terms and conditions of the CBA with respect to the remaining schools within NPS.
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5. The limit on the number of subject or content areas that a teacher may be assigned to teach shall not apply. Article V, Section 3B of the CBA and all its subsections shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

6. The limit on the number of classes, consecutive assignments, preparation periods and room assignments under Article V, Section 4A, 1, 2, 5, 6, 8, Section 7A, 2, 3 of the CBA shall not apply. The conditions described in these subsections of the CBA shall be described and set forth in the Election to Work Agreement.

7. Faculty Meetings shall be described and set forth in the Election to Work Agreement. Article V, Section 10 of the CBA shall not apply.

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---

For The Newark Public Schools

Cami Anderson
Superintendent
Newark State-Operated School District

Date:

Laurette Asante, Esq.
Director
Labor & Employee Relations

For The Newark Teachers Union

Joseph Del Grosso
President
Newark Teachers Union-Local 481

Date:

Mike Maillaro
Director, Research/Communication
Newark Teachers Union-Local 481

Date:
Exhibit F: Turnaround School Waiver – Template D
Elementary School with Additional Instructional Minutes

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And
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WHEREAS, the NPS and the NTU both share a deep commitment to raising student achievement for all children.

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