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CSEA

2012 - 2013 - 2014 - 2015 - 2016 - 2017 - 2018 - 2019

AGREEMENT BETWEEN

NIAGARA COUNTY UNIT LOCAL 832, CIVIL SERVICE EMPLOYEES ASSOCIATION, INC. LOCAL 1000, AFSCME, AFL-CIO

AND THE

COUNTY OF NIAGARA, NEW YORK

CSEA

2012 - 2013 - 2014 - 2015 - 2016 - 2017 - 2018 - 2019

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AND THE

COUNTY OF NIAGARA, NEW YORK

CSEA - COUNTY OF NIAGARA AGREEMENT

2012 - 2013 - 2014 - 2015 - 2016 - 2017 - 2018 - 2019

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ARTICLE 1 RECOGNITION

SECTION 1: RECOGNITION

CSEA Local 1000, AFSCME, AFL-CIO, The Certified Union for the Niagara County Unit of Local 832, hereinafter referred to as the "Association" or "CSEA" is recognized by the County of Niagara as the exclusive negotiating agent for all full-time and regular part-time white collar employees of Niagara County, New York, for the purposes of collective negotiations with respect to salaries, wages, hours and other terms and conditions of employment. The County hereby extends unchallenged representation status to said Association for the maximum period allowed by law.

SECTION 2: DEFINITION

"White-collar employees" of Niagara County shall be defined to mean employees occupying positions in those titles listed in the Appendix which is attached hereto and made a part of this Agreement.

All job titles listed in the Appendix of this Agreement shall be included in the Agency Shop provision with the exception of:

- a. Senior Personnel Record Clerk
- b. Assistant Personnel Record Clerk
- c. Personnel Record Clerk
- d. Personnel Specialist
- e. Personnel Technician
- f. Director of Nursing Services (MT. VIEW)
- g. Director of Social Services
- h. Director of Administrative Services (SOCIAL SERVICES)
- i. Director of Eligibility (SOCIAL SERVICES)
- j. Superintendent of Highway Maintenance
- k. Administrative Assistant for Personnel (Mt. VIEW)
- 1. Payroll Supervisor (TREASURERS OFFICE)
- m. Clerk Board of Elections
- n. County Fire Coordinator
- o. Confidential Secretary to County Attorney
- p. Confidential Secretary Employment & Training
- q. Confidential Secretary Social Services
- r. Confidential Secretary Treasurer
- s. Confidential Secretary District Attorney
- t. Criminal Investigator District Attorney
- u. Golf Director
- v. Health Services Fiscal Administrator
- w. Mental Health Services Fiscal Administrator
- x. Quality Assurance Officer
- y. Sport Fishing Program Coordinator
- z. Veterans Services Director

All flat salary titles shall be excluded.

SECTION 3: REGULAR PART TIME

Regular permanent part-time employees shall be defined as employees working 17.5 hours or more a week, on a regular schedule excluding seasonal and per diem employees. Regular permanent part-time employees shall be entitled to receive all benefits listed below, if they occupy a permanent position as designated by the Niagara County Civil Service Department.

Regular permanent part-time employees hired prior to September 1, 1982, shall receive medical coverage fully provided by the employer as provided for in Article 16 of this Agreement.

Regular Permanent Part-time employees hired on or after September 1, 1982, shall be required to pay 50% of the cost of the Niagara County Care Health Plan or alternate HMO coverage as provided in Article 16 of this Agreement.

Sick Days	$\frac{1}{2}$ day per month (3.5 hours)	
Personal Days	$1 - \frac{1}{2}$ days per year (10. 5 hours)	
Vacation	1 week per year (35 hours)	
Compensation (Insurance)	Full coverage	
Holidays	3.5 hours pay per holiday	
Floating Holiday	3.5 hours per floating holiday	
Leave for Death in Family	1-1/2 days (10.5 hours)	
Mileage		
Step Increments	every other year	
Disability Insurance		
Longevity	based on actual hours worked (i.e., 17.5 hours =	
	¹ / ₂ time)	
Deferred Compensation		
125 Plan	\$600 maximum deduction	

Excluded Benefits:

Doctor and Dental Visits

SECTION 4: SENIORITY

Seniority shall be defined as the length of continuous service with the County of Niagara. Such service will include all approved leaves of absence.

Unpaid and disability leaves of absence will not interrupt continuous service. However, such leaves will be deducted from the amount of earned seniority. This definition of seniority will apply unless contrary to law in specific instances or unless it is contrary to other articles in this Agreement.

For the purpose of receiving benefits, seniority shall be defined as the length of continuous service with the County of Niagara. Such service will include all time employed as regular permanent part-time, as well as all types of approved leaves of absence.

For the purpose of layoff of employees, seniority shall be defined as the length of continuous service with the County of Niagara. However, service as a regular permanent part-time employee shall be pro-rated based on the number of hours worked by the regular permanent part-time employee as compared to the hours of work as a full-time employee. The formula used to

determine the number of years of full-time service of a regular permanent part-time employee shall be as follows: Annual number of hours worked by a regular permanent part- time employee divided by the annual number of hours worked by a full-time employee. Figure gained from this computation shall then be multiplied by the years of service an employee has as a regular permanent part-time employee. The resulting number of years of service shall be used to determine the number of years of service a part-time employee has for layoff, and/or added to the years of service of an employee who has since become a full-time employee.

Unpaid and disability leaves shall not interrupt continuous service. However, such leaves will be deducted from the amount of earned seniority. The above definitions shall apply unless it is contrary to other Articles in this Agreement or unless contrary to law in specific instances.

ARTICLE 2 MANAGEMENT RIGHTS

Except as expressly limited by other provisions of this Agreement, all of the authority, rights and responsibilities possessed by the County are retained by it, including, but not limited to, the right to determine the mission, purpose, objectives and policies of the County; to determine the facilities, methods, means and number of personnel for the conduct of the County programs; to administer the merit system, including the examination, selection, recruitment, hiring, appraisal, training, retention, promotion, assignment or transfer of employees pursuant to law; to direct, deploy and utilize the work force; to establish specifications for each class of positions and to classify or reclassify and to allocate or re-allocate the new or existing positions in accordance with law; and to discipline or discharge employees in accordance with law and the provisions of this Agreement.

The scheduling of work, the control and regulation of the use of all equipment and properties are the exclusive right and function of the County of Niagara.

The County of Niagara has retained the right to create and/or abolish positions within the County, to determine the needs of each department and/or operation of the County, to determine the number of employees required for any and all services provided by the County.

It is acknowledged that the County of Niagara has retained the right to contract out work and/or sub-contract services of the County after negotiating the impact with the Union.

ARTICLE 3 NO STRIKE PLEDGE

SECTION 1: PROVISION

Pursuant to the provision of Subdivision 3 (b) of Section 207 of the Public Employees Fair Employment Law, the Union affirms:

That it does not assert the right to strike against any government, to assist or participate in any such strike or to impose an obligation to conduct, assist or participate in such strike and will not engage in a concerted stoppage of work or slowdown.

SECTION 2: LOCKOUT

The County, its agents and/or representatives, shall not lockout or otherwise prevent any

employee covered under this contract from entering the designated work site and/or from performing the job duties and functions of the job classification.

<u>ARTICLE 4</u> <u>SUPERSEDURE</u>

SECTION 1: CONTRARY TO LAW

If any provision of this Agreement shall be found to be contrary to law, then such provision shall be unenforceable, but all other provisions shall continue in full force and effect.

Should a provision of this Agreement be found to be contrary to law, the parties agree to meet and negotiate necessary replacement provision(s).

SECTION 2: RULES AND REGULATIONS

The Agreement shall supersede any rules, regulations or practices of the employer which shall be contrary to or incompatible with its terms.

ARTICLE 5 DURATION OF AGREEMENT

This Agreement shall be effective January 1, **2012**, and shall continue in full force and effect until December 31, **2019**.

ARTICLE 6 UNION RIGHTS

SECTION 1: DUES DEDUCTION (SUBMISSION)

The employer shall deduct bi-weekly from the wages of each employee and remit monthly to the Civil Service Employees Association, Inc., 143 Washington Avenue, Albany, New York 12210, or to designated agent, regular membership dues and/or insurance premiums for those employees authorizing such deductions.

SECTION 2: LISTING OF EMPLOYEES

The employer, within thirty (30) days after the ratification of this Agreement, will furnish CSEA a complete list of names, home addresses, Social Security numbers, work locations and position titles of all employees in the negotiating unit covered by this Agreement, and will, within thirty (30) days after the end of each pay period, furnish the CSEA a copy of the Report of Personnel Change in Title or Salary listing names, home addresses, work locations and position titles of newly hired, reinstated, transferred and terminated employees.

SECTION 3: DUES DEDUCTION (HOLD HARMLESS)

CSEA having been recognized as the exclusive representative for all employees included in the collective bargaining unit as set forth in Article 1 of this Agreement shall be entitled to have monies deducted from the wages or salaries of employees of the aforementioned bargaining unit who are not members of CSEA in an amount equivalent to the annual dues levied by CSEA for full-time and part-time employees who are members. The fiscal or dispersing officer shall deduct

and transmit the amount of monies as determined by the employment status (part-time or fulltime) of the employee(s) who is not a member and as established by CSEA to the CSEA in the same form and manner that the fiscal or dispersing officer is now transmitting the dues paid by employees who are members.

All fees deducted shall be sent to the address set forth in Section "1" of this Article. The fees shall be accompanied by a list indicating the names and addresses of those employees who are not members of CSEA.

The Association shall hold harmless the employer and its officials from any claims, suits or other forms of liability that may arise as a result of the employer's action in deduction of dues, etc., as provided under this Article. However, the Association shall not be liable to hold the employer and its officers harmless for errors made by any of the employer's officials which may arise due to the aforementioned official's negligence. Any such claims, losses or damages shall be the sole responsibility of the employer and/or its officials.

SECTION 4: JOB TITLES

It is agreed that disputes concerning any new titles created by the County following ratification of this Agreement as to representation and coverage under Agency Shop will be discussed in a Labor-Management meeting. The same procedure shall be followed with existing titles which may have been omitted due to an oversight. If a dispute should arise, said dispute shall be resolved through the Public Employment Relations Board.

SECTION 5: DRESS CODE

CSEA agrees to negotiate in good faith relative to a County-wide dress code policy. The parities shall meet not less than once per month until a dress code is negotiated. Following three (3) months of fruitless negotiations, the parties will each submit their last, best offer to a mutually agreed neutral party, who shall be charged with selecting the most appropriate policy. No testimony shall be provided and the matter shall be submitted to the neutral party on a stipulated record. Last-best offer shall contain permissible and impermissible clothing, footwear, clothing accessories, as well as remedies for failure to abide by the policy. No further compensation shall be owing to CSEA or covered employees.

ARTICLE 7 UNION REPRESENTATION

The certified grievance representatives, with notice to their immediate superior and permission thereof during their working hours without loss of time or pay, shall investigate and present grievances to the employer, providing such actions do not interfere with the operations of the County department. Only one certified grievance representative in a department may engage in such investigations of grievances and the maximum time allowed per day shall be one (1) hour, unless more time is needed to reasonably conclude or pursue the matter.

The heads of departments or authorized designee shall not arbitrarily withhold permission for the certified grievance representative to engage in such investigation or presentation of a grievance. The certified grievance representatives shall not abuse this right to investigate or present a grievance.

- a. The President of the Association, or a designated representative, shall be permitted, upon request, to inspect the Civil Service eligibility list during regular office hours in the Civil Service Department.
- b. A representative of the Association shall be allowed to discuss the Association's role as bargaining agent with new employees. Permission to contact new employees must be received from the representative's supervisor or authorized designee and such permission will not be unreasonably withheld.
- c. County and/or Civil Service job descriptions shall be available to bargaining unit employees upon request.
- d. The CSEA will have the right to designate an insurance representative to visit individual CSEA members for the purpose of explaining group insurance or for adjusting claims. Such representatives shall contact the department head or his/her authorized designee or his/her authorized designee and mutually agree to a time to explain such benefits so that no inordinate interruption of work will result.
- e. Association officers and delegates shall be granted yearly up to twenty-six (26) days off each for purposes of attending business meetings. Said officers and delegates shall not be paid by the County, but shall, at the employee's option, have the right to have such leave charged to his/her accrued vacation, personal, or compensatory leave credits. Sick leave may not be charged for the purpose of attending any of the meeting(s) above.
- f. Union Business Leave: The Union President can use one (1) paid day per week in which to conduct union business. If the Union President is in a paid leave status, his/her designee will receive the same benefit. Time spent in joint labor management meeting, arbitration hearing, disciplinary hearings, counselings, or contract negotiations shall not be charged against the paid leave time stated above.
- g. The Union shall provide the Human Resources Department with a written list of certified grievance representatives and/or building representatives, and shall advise the Human Resources Department of any changes, in writing.

ARTICLE 8 GRIEVANCE PROCEDURES

Whereas, the establishment and maintenance of a harmonious and cooperative relationship between the Employer and Employee is essential to the operation of the County, it is the purpose of this procedure to secure, at the lowest possible administrative level, equitable solutions to alleged grievances through procedures under which employees may present grievances and by which the Employer and the Employees are afforded adequate opportunity to dispose of differences without the necessity of time consuming and costly proceedings before administrative agencies or in the courts.

SECTION 1: DEFINITIONS

<u>GRIEVANCE</u>: A complaint by any employee or group of employees in the negotiating unit regarding an alleged violation, misinterpretation or misapplication of the terms of this Agreement.

<u>GRIEVANT:</u> The person or group of persons in the negotiating unit submitting the grievance.

<u>REPRESENTATIVE OF DEPARTMENT HEAD OR HIS/HER AUTHORIZED DESIGNEE</u>: The individual charged with the duty of rendering a decision at a particular stage of this grievance procedure.

<u>REPRESENTATIVE OF HIS/HER CHOICE:</u> An individual employee, attorney, union officer or certified grievance representative, designated by the grievant, may represent the grievant at Stages One and Stage Two of the Grievance Procedure.

WORKING DAYS: Shall be defined, for purposes of this Article, as Monday through Friday.

SECTION 2: SPECIFIC CONDITIONS

- a. A member of the Unit shall present a grievance through a certified grievance representative or elected union officer in accordance with the provisions of this Article. The first presentation of the grievance shall occur within twenty (20) working days of the occurrence of the alleged violation, misinterpretation or misapplication of the terms of this Agreement, and must be presented in writing containing a brief statement of the nature of the grievance and the specific provision(s) of this Agreement alleged to have been violated.
- b. Every grievant shall have the right to be represented at any stage of the grievance procedure by a Union certified grievance representative.

All communications regarding the grievance shall be sent to the Unit President and certified grievance representative, as well as to the grievant.

- c. The failure of the department head or his/her authorized designee at any stage to communicate a decision within the designated time limits shall permit the grievant to proceed to the next stage of the grievance procedure.
- d. The failure of the grievant to appeal a decision to the next stage of the grievance procedure, within the appropriate time limit, shall constitute a withdrawal of the grievance and shall bar further action thereon.
- e. The grievant may withdraw the grievance at any time by giving written notice to the relevant department head, the Human Resources Department and the Union President, Chief Grievance Representative and Labor Relations Specialist.
- f. If the Association, on behalf of its collective membership, is the grievant, the grievance procedures will be initiated at the first stage, in writing, containing a brief statement of the nature of the grievance and the specific provisions of this Agreement alleged to have been violated.
- g. Time spent in any capacity in the presentation of a grievance shall not be charged against leave time.
- h. Hearings and conferences held under these procedures shall be conducted at a time and place which shall afford a fair and reasonable opportunity for all parties

to attend. Said hearings shall be scheduled so as to avoid interference with the operation of the County department concerned.

i. Charges preferred pursuant to the Civil Service Law by a department head or his/her authorized designee shall not be grounds for a grievance and this Article shall not apply to such a situation.

SECTION 3: PROCEDURAL STEPS

All grievances arising out of an alleged violation, misinterpretation or misapplication of the terms of this Agreement shall be presented and adjusted in the following manner:

- a. STAGE ONE: A grievant shall discuss a grievance in good faith with the department head or his/her authorized designee, either directly, or through a representative, with the objective of resolving the matter informally. If the grievance is not resolved informally, it shall be reduced to writing and presented to the department head or designee, within twenty (20) working days of the occurrence of the grievance, containing a brief statement of the nature of the grievance and the specific provision(s) of this Agreement alleged to have been violated. Within five (5) working days after presentation of the written grievance, the department head or his/her designee shall respond, in writing, to the grievant, The Union President, Chief Grievance Representative, the Labor Relations Specialist or officer involved.
- b. STAGE TWO: The grievant or the Union may appeal the Stage One decision within ten (10) working days after receipt of the Stage One decision by submitting a written appeal to the Human Resources Department. The written appeal shall include the original grievance and the Stage One decision, and shall also set forth specifically the nature of the grievance, the facts relating thereto, and the grievant's reason(s) for rejection of the decision rendered at Stage One. Within five (5) working days of receipt of the appeal, the Human Resources Director, or his/her designee, shall hold an informal hearing with the grievant, Union representative, and department head or their designee. The Human Resources Director or designee shall render a decision, in writing, to the grievant within five (5) working days after conclusion of the informal hearing.
- STAGE THREE: In the event the Union does not accept, in whole or in part, the c. decision at Stage Two, the unresolved issue(s) shall be submitted to an Arbitrator within thirty-five (35) days of receipt of the Stage Two decision, by the filing of a Demand for Arbitration pursuant to the rules of the Public Employment Relations Board. Any Arbitrator appointed to hear the dispute shall consider only the disputed issues submitted by joint statement of the parties, and such Arbitrator shall have no power to add to, subtract from, modify or amend any of the provisions of this Agreement, or to issue any award limiting or interfering with the operation of any applicable provision of law, or inconsistent with, or contrary to, any such provisions of law. The Arbitrator shall be selected by the parties from a list of Arbitrators provided by the New York State Public Employment Relations Board. The Arbitrator's decision shall be in writing and shall set forth the findings of fact and conclusions and order which shall be final and binding on all the parties. When the Association is a party to or a representative or counsel to the grievant, the cost of the services of the Mediator and Arbitrator, including expenses, shall be borne equally by the Association and the County.

SECTION 4: LABOR MANAGEMENT MEETING

Nothing in this grievance procedure shall prohibit the Human Resources Department and the Union from meeting informally and directly to resolve a grievance rather than following the grievance procedure set forth above, but only if both parties agree to so meet. A written decision on the grievance shall be given to the grievant and the Unit President, the Chief Grievance Representative, the Labor Relations Specialist and the involved department head or his/her authorized designee, within five (5) working days after the conclusion of the informal meeting. Should the informal meeting fail to resolve the grievance, the Union shall proceed to Stage Three of the grievance procedure.

ARTICLE 9 DISCHARGE AND DISCIPLINE

SECTION 1: EXERCISE OF RIGHTS

Should there be cause for disciplinary action or discharge of an employee covered by this agreement, said employee, upon request, shall be granted a fair hearing at which said employee, if he/she chooses, may be represented by a union officer or certified grievance representative at which time the charges against him/her shall be set forth.

When an employee is the subject of discipline the employer will serve charges and specifications upon the employee in writing, in person or by certified mail. The employee shall have ten (10) working days to respond in writing to said charges and specifications.

A copy of said charges and specifications shall be served upon the union at the same time as the employee in writing, in person or by certified mail.

The employee may elect to accept the discipline set forth in the charges and specifications or he/she may elect to have the matter heard before an arbitrator as set forth in Section 3 of Article 8 of the Agreement. The decision of the arbitrator shall be final and binding.

SECTION 2: DISCIPLINARY ACTION

Each of the following constitutes cause for disciplinary action: fraud in securing employment; incompetence; inefficiency; neglect of duty; insubordination; dishonesty; drunkenness on duty; intemperance; addiction to the use of drugs or narcotics; absence without permission; conviction of a felony or misdemeanor involving moral turpitude; immorality; discourteous treatment of the public or other employees; misuse of County property; willful disobedience; or any other failure of good behavior or acts, during working hours, which are incompatible with or inimical to the public service.

SECTION 3: DEPARTMENT HEAD RESPONSIBILITY

The department head or his/her authorized designee shall promptly notify the Union President in writing of any and all action taken pursuant to this Article and the reasons therefore.

ARTICLE 10 ABSENCES AND LEAVES

All absences (including tardiness) in any department must be noted for use in relation to the employee's individual record and must be charged against the proper time credit reserves as indicated below. A summary of absences shall be posted monthly in each department so that all employees may examine that record.

A copy of the notice given to the Niagara County Personnel Officer by an appointing authority relative to a leave of absence of any employee or a notice of re-employment or reinstatement shall also be filed with the Human Resources Department of the County.

SECTION 1: SICK LEAVE - GENERALLY

- a. Sick leave provided in this Section 1 may be utilized by an employee if desired in any instance in which the employee by reason of physical and/or mental illness or injury is disabled, incapacitated and/or unable to perform the duties of the position. The employer has the right in any instance to request a statement from a medical doctor for any sick leave absence which exceeds five (5) consecutive working days.
- b. Sick leave may be utilized by an employee if desired in any instance of sickness in the immediate family. Immediate family shall be defined to be the employee's spouse, children, step-children and a parent residing in the household of the employee. The department head or his/her authorized designee may request a physician's statement of illness from an employee if family illness causes an absence of the employee in excess of three (3) consecutive work days.
- c. Sick leave may also be used by an employee for medical and dental visits in accordance with the guidelines established in this Section 1.
- d. For purposes of accrual of sick leave, an employee will be considered to have one (1) month of service if he/she is on the active payroll for more than one-half (1/2) of the work days in any given month. If an employee is not on the active payroll for more than one-half (1/2) of the work days in any given month, the employee does not get credit for that month of employment toward sick leave accrual.

Employees shall be allowed sick leave credits at the rate of one (1) working day per month in service, which shall be cumulative up to 185 days maximum. After this maximum is reached, no more sick leave credits may be earned by the employee except to the extent necessary to replace any credits that have been used.

Calculations of sick leave shall be based on a year beginning January 1. Sick leave may be used in one (1) hour increments, except for the one (1) hour at the beginning of each shift. Sick leave at the beginning of a shift must be used in half-day increments unless the employee has the prior approval of the department head or his/her authorized designee. Such prior approval shall not be unreasonably withheld in the event of verifiable doctor or dental visits. Sick leave credit cannot be earned for the period of time an employee is on leave of absence without pay, under disciplinary suspension, or under disciplinary punishment involving loss of work time, or for employees while on disability. For the calculation of sick leave credits, the time recorded on the payroll at the full rate of pay shall be considered as time "served" by the employee. In order that absence, because of personal illness may be charged to accumulated sick leave, it must be reported by the employee, to the immediate supervisor, on the first working day of such absence and within one-half (1/2) hour of starting time. Absence for illness on Saturday shall not be charged unless Saturday is designated as a working day for the employee.

Medical and dental visits are limited to sixteen (16) hours per calendar year. Visits are limited to a maximum of two (2) hours in duration and each employee shall be charged with a minimum of two (2) hours, except that if the medical or dental visits are scheduled either at the beginning or the end of the workday, the employee may use leave time in a one (1) hour increment. The employee must provide documentation of the medical or dental visit to the department head or his/her designee upon the employee's return to work.

Transfer of Credits: Credits shall be transferred with the employee from one department to another. However, if said transfer results in a change of bargaining unit, benefits previously accrued shall be transferred and the use of the previous accruals and the accrual of new benefit credits will be governed solely by the new collective bargaining agreement covering said employee.

<u>POSTING SICK LEAVE</u>: Department head or his/her authorized designees will post in a place accessible to employees, on a monthly basis, a record of sick leave, which will not contain employees social security numbers, a copy of which will be forwarded monthly to the Niagara County Personnel Officer and the Human Resources Department.

SECTION 2: DISABILITY INSURANCE

- a. The County agrees to provide a minimum statutory disability insurance plan registered with the State of New York to all employees covered under this Agreement who have served continuously for four consecutive weeks. The County will provide said coverage commencing November 1, 1996 containing the following benefits:
 - 1. Employees will receive 50% of gross pay up to a maximum of \$170 per week.
 - 2. Benefits are available for a total of 26 weeks in any 52 week period.
- b. The following provisions apply to disability insurance:
 - 1. The County reserves the right to select the disability insurance provider.
 - 2. All employees will participate and will contribute sixty cents (\$.60) per week toward the cost of disability insurance to be deducted from their paychecks.
 - 3. A five working day or seven calendar day waiting period, whichever is less, after injury or illness, is required before drawing benefits.
 - 4. Employees, at their option, may use accumulated sick time during the waiting period. Sick time must be used in half-day increments while the employee is receiving benefits from this plan.

- 5. Vacation leave that is unused at the end of a calendar year due to an employee on disability will convert to sick leave. Requests to carry over vacation time will be pursuant to Article 13, Section 1of this agreement.
- 6. Employees will not earn vacation, sick leave nor personal leave credits while receiving just disability benefits. Employees will earn one-half (1/2) a vacation day and one-half (1/2) sick leave day while receiving disability benefits, if they are on the active payroll for more than one-half (1/2) of the work days in any given month. The employee will be considered to have no interruption of service while receiving benefits.
- c. In the event that there is a premium increase to the County that exceeds twenty five (25%) percent in any year, the parties agree to negotiate cost containment alternatives to lower the County premium, which may include an increase in the waiting period, or a requirement to use a greater amount of leave accruals prior to becoming eligible for the benefit.

SECTION 3: SICK LEAVE BUY-BACK

Employees retiring from County service shall be entitled to receive a payment for twenty-five percent (25%) of unused accumulated sick days the employee had at the time of retirement, the remaining days will be credited toward the 41j benefit.

SECTION 4: LEAVE FOR DEATH IN FAMILY

A leave of absence with pay shall be granted to an employee who is absent from duty because of the death of a member of the immediate family. The immediate family of an employee shall include spouse, mother, father, sisters, brothers, children, grandparents, spouse's grandparents, brothers-in-law, sisters-in-law, daughters-in-law, sons-in-law, grandchildren, father-in-law and mother-in-law or any person occupying the position of a parent of the employee or spouse.

The employer shall grant a leave of absence with pay for the duration of time not to exceed three (3) consecutive regularly scheduled work days from the date of occurrence. If special circumstances arise (for example: death out-of-state, death out of the country, delayed funeral arrangements, delayed travel arrangements or other documented individualized needs), the three (3) day period may be rescheduled by the County Human Resources Department to meet individualized documented reasonable needs of the employee for bereavement leave. To be eligible for bereavement leave under special circumstances as mentioned above, the employee must attend the funeral/memorial service.

The employee whose regularly scheduled work week includes Saturday and Sunday shall be granted one (1) additional day if needed to attend the funeral or memorial service if such funeral or memorial service is scheduled for Monday. If the death occurs after the employee reports to work, that day will not be counted as part of the three (3) days. If a death occurs during an employee's vacation, an additional three (3) days with pay will be granted provided the employee attends the funeral or memorial service.

SECTION 5: LEAVE DUE TO INJURY OR DISEASE INCURRED IN THE PERFORMANCE OF DUTY

An employee who is necessarily absent from duty because of occupational injury or disease, as defined by the Worker's Compensation Law, may, pending adjudication of the case and while disability renders the employee unable to perform the duties of the position, be granted leave with full pay for a period not to exceed six (6) months (exclusive of accumulated sick leave credits and other time credits), on approval of the appointing authority after full consideration of all facts involved. Vacation and sick leave credits shall not be earned under these circumstances for periods that an employee is on such discretionary six (6) months' leave with pay. Should the disability persist beyond this period, plus accumulated sick leave credits and other time credits, such employee may be placed on leave without pay for a further period not to exceed twelve (12) months. When employee has been awarded compensation by the Worker's Compensation Board for the period of the leave with pay, such compensation award for loss of time for such period shall be credited to the County. Upon return to active duty, such employee shall be reaccredited with that proportion of earned credits consumed during the period of absence, which the amount of Worker's Compensation award covering the period of earned sick leave and other time credits consumed and credited to the County, bears to the amount of salary received during the period that sick leave and other time credits were consumed. All lump sum payments and/or awards to which the employee is entitled by law for Injury or disability shall be retained by the employee and the County shall not make any claim for all or any portion of such award. If any employee requests vacation pay for vacation while on a compensable leave, the employer shall pay such employee for the accrued leave.

The County shall provide Worker's Compensation Insurance for its employees.

SECTION 6: LEAVE OR TIME OFF FOR STUDY OR EXAMINATION OR OTHER EDUCATIONAL PURPOSES

Full time leave for study or examinations without pay, part pay, or full time pay may be granted in special cases which is determined on the individual factors affecting the request. Approval shall be within the discretion of County Manager, with the recommendation of the department head or his/her authorized designee.

Employees may be granted up to two (2) hours off per week to attend school under the following conditions:

- a. The course must be directly related to the work of the department and increase the usefulness of the employee to the department.
- b. It must be a course that is not available during the employee's after-work hours.
- c. The work of the department makes it possible for the employee to be spared for the amount of time involved.
- d. It must be a course offered by a recognized college, university or school.

SECTION 7: LEAVES REQUIRED BY LAW

Leaves such as, but not restricted to, family, medical, or military shall be granted according to the Laws of the State of New York and the United States.

<u>SECTION 8: LEAVE FOR SERVICE IN EXEMPT, NON-COMPETITIVE OR</u> <u>UNCLASSIFIED SERVICE</u>

An employee holding a position in the competitive class on a permanent basis for at least one (1) year who is appointed to serve in a position in the County service which is in the exempt class or non-competitive class or in the unclassified service may at the discretion of the appointing authority, be granted a leave of absence without pay during such service for a period not exceeding one (1) year. Such leave of absence may, at the discretion of the appointing authority and with the approval of the Niagara County Personnel Officer, be renewed, provided, however, that no such leave of absence without pay shall extend beyond four (4) years from the date such employee left the competitive class position. Any employee who leaves the County service without an approved leave of absence loses all service and seniority rights.

SECTION 9: PERSONAL LEAVE

A regular full-time employee may be entitled to receive three (3) days, which may be taken in one-hour increments, for Personal Business Leave subject to the following conditions:

An employee is not eligible for a Personal Leave Day until the completion of ninety (90) days of employment following the original date of hire.

- a. Personal business leave shall be deemed to mean a personal leave day to conduct personal business of such nature that it cannot be conducted at a time other than the employee's regularly scheduled working hours.
- b. Written request shall be made to the department head or his/her authorized designee, at least three (3) days prior to the day of leave, except in case of emergency.
- c. The Personal Leave Day shall not apply on the day before or the day after a Holiday or in conjunction with a vacation except at the discretion of the department head or his/her authorized designee.
- d. The department head or his/her authorized designee may disapprove the use of a personal business leave day when the number of personal leave requests, falling on one day, endangers the proper function of the department.
- e. If personal days are not used during the calendar year, the remaining personal leave days shall be added to the employee's sick leave accumulation for use.
- f. No employee shall be compensated for any unused personal days, subsequent to his date of termination from County employment.

SECTION 10: ADOPTIVE LEAVE

The employer shall grant an employee a leave of absence, without pay, upon request by such employee for the purpose of caring for an adopted child. Such leave to commence on the date of adoption and the request for such leave must be requested five (5) working days in advance whenever possible.

The employee shall provide the department head or his/her authorized designee with a copy of the notice of adoption and shall provide the department head or his/her authorized designee with a written statement of the duration of the leave. The employer shall grant a leave for a period not to exceed six (6) months. An extension beyond the six (6) months may be requested if necessary and such request will not be unreasonably denied. No leave under this Section shall exceed a total of twelve (12) months.

SECTION 11: CHILD REARING LEAVE

Upon notification to the department head or his/her authorized designee, an employee will be allowed up to ten (10) months of unpaid personal leave for the purpose of child rearing upon the birth of a child.

SECTION 12: JURY DUTY

Department head or his/her authorized designees shall grant time off for jury duty as required by New York State Law. There will be no loss of pay, at the normal daily rate, for employees who report for or serve on jury duty.

SECTION 13: REQUIRED COURSES, SEMINARS AND WORKSHOPS

Each employee covered under this Contract who is required to attend training seminars, workshops, courses or other functions required by the County of Niagara and/or mandated by Federal and/or State Law and which are held only during the normal work day of the employee shall be allowed sufficient time off without loss of pay or leave credits to attend the required or mandated function(s).

SECTION 14: LEAVES FOR OTHER REASONS

Leaves of absence without pay for reasons not covered in the foregoing rules may be granted under the provisions of Niagara County Civil Service Rules by the department head or his/her authorized designee to permanent employees under extenuating circumstances, but in no case shall any total continuous leave without pay exceed twelve (12) months without approval of the Niagara County Personnel Officer.

SECTION 15: NOTIFICATION TO EMPLOYEE

When an employee is on leave without pay, sick or vacation credits do not accrue for any month where the employee is not in paid status for one-half of the working days. Sick credits will be adjusted each month accordingly and vacation credits will be adjusted in January of each year. The employee's benefit date and longevity date will be moved forward by the amount of time the employee is off payroll. Time off payroll is not credited toward retirement. Employees carrying health insurance through the County, should contact Risk Management to determine if their insurance will be affected.

The contract is the notification to employees of the impact of other types of leaves.

SECTION 16: LEAVE DUE TO SUBPOENA

An employee covered by this agreement who is subpoenaed in conjunction with a legal action or Niagara County arbitration to which they are neither the petitioner nor the defendant shall be granted time off which they may charge against any available leave accruals.

If the employee has no accrued time available, the County shall grant paid time off to an employee subpoenaed to testify in a criminal matter.

Any employee requesting time under this provision must give the Department Head notice immediately upon receipt of the subpoena of the need for release time and said employee may be required to provide documentation of attendance at said court proceedings.

Employees will be granted paid leave time without loss of accrued time, if the employee is subpoenaed in a matter in which the County is a party or if the matter is directly related to the business of the County.

SECTION 17: EMERGENCY CLOSING

In the event of an official closing of county facilities, operation, services or buildings, all employees shall be required to report to their regular place of employment unless otherwise instructed by a responsible County official. "A responsible county official" is the employee's supervisor who is authorized by the County Manager to excuse an employee on account of an emergency closure.

In the event that employees are instructed not to report to work, or are instructed to leave work and return home, all employees so affected will be paid one (1) full day's wages for the first day of an emergency closing. In the event that an emergency closing extends longer than one (1) work day, employees who are instructed not to report to work shall be entitled to use accrued benefit time or compensatory time in lieu of the unpaid status time. If an employee does not have accrued time the employee will not be paid for days not worked, but neither shall said employee be otherwise penalized.

Employees who are not instructed to not report to work or who are not sent home shall receive their regular pay and benefits.

Employees assigned to the Water District, Sewer District and Emergency Services, including the Sheriff's Department, are deemed essential personnel and must report to work even during an emergency unless explicitly excused.

ARTICLE 11 WORKING HOURS

SECTION 1: WORK WEEK

- a. A regular work week for a regular employee shall normally commence on Monday and end on Friday in each week except for employees covered below.
- b. A regular employee's work week which includes Saturdays, Sundays and Holidays shall not be covered under Section I (a) of this Article. For those employees the first day off shall be considered as Saturday and the second day off as Sunday. A Saturday, Sunday or Holiday shall be considered as a regular work day. A scheduled work day falling on a Holiday shall entitle the employee to a compensatory day to be taken as scheduled by the department head or his/her authorized designee.

c. All regular full-time and regular part-time employees within a department shall work the hours and shift as assigned by the department head or his/her authorized designee in accordance with the needs and requirements of the department. It is understood the scheduling of work is a Management's responsibility and that schedules will be altered depending on the operational requirements of each department.

The normal work day may be seven (7) consecutive hours per day, thirty-five (35) hours per week or eight (8) consecutive hours of work per day for a forty (40) hour week. Such a work schedule shall constitute a normal work shift unless otherwise scheduled. An employee shall be scheduled to work on a regular work shift with regular starting and quitting times. If a change in scheduling is required, CSEA will be notified and, if necessary, a meeting between the department head or his/her authorized designee and CSEA will be promptly arranged.

- d. Notwithstanding the above, the County shall not change an employee's normal work shift on a temporary basis to avoid the payment of overtime.
- e. The employer shall allow each employee an uninterrupted lunch break. The lunch break of the employee may only be interrupted in the case of an emergency. If an emergency does occur and the employee must interrupt the lunch break, the employee, once the emergency has subsided, shall be allowed to resume and complete the full lunch break. If the employee is unable to complete the lunch break within the normal work day, the employer agrees to provide the employee with paid compensatory time off in an amount equal to the time remaining in the employee's lunch break.

SECTION 2: WORK SCHEDULE CHANGES

Reasonable advance notice, except for emergencies, shall be given for changes in work schedules. Any disagreement of what constitutes reasonableness should be settled by resort to the grievance procedure.

SECTION 3: EMPLOYMENT YEAR

The employment year for which vacation allowance, time credits and time deductions are calculated, shall be the fiscal year. The fiscal year shall be defined as the calendar year.

SECTION 4: BREAKS

Full-time employees working an eight (8) hour day shall be entitled to take one (1) fifteen (15) minute break, which shall include smoking time, during the first four (4) hours of their shift and one (1) fifteen (15) minute break, which shall include smoking time, during the second four (4) hours of their shift. Employees working a seven (7) hour day shall be entitled to one (1) fifteen (15) minute break in the first three and one-half (3-1/2) hours of their shift, which shall include smoking time, and one (1) fifteen (15) minute break, which shall include stroke their shift, which shall include smoking time, and one (1) fifteen (15) minute break, which shall include smoking time, and one (1) fifteen (15) minute break, which shall include smoking time, during the second three and one-half (3-1/2) hours of their shift.

All permanent regular part-time employees subject to the terms of this agreement who work a shift of at least four (4) consecutive hours shall be entitled to one (1) fifteen (15) minute break within said shift, which shall include smoking time.

ARTICLE 12 HOLIDAYS

SECTION 1: LEGAL HOLIDAYS

The following are legal holidays for members of the bargaining unit. If any of the following holidays fall on a Sunday, the next day thereafter shall be observed. If any of the following holidays fall on a Saturday, they shall be observed the previous Friday. To be eligible to be paid for a holiday, excluding the floating holiday, an employee must be in a paid status (i.e. sick day, personal day, vacation day) the day before the holiday and the day after the holiday.

New Year's Day Martin Luther King, Jr. Day President's Day Good Friday Memorial Day Independence Day Labor Day Columbus Day Veteran's Day Thanksgiving Day Day after Thanksgiving Christmas Day Floating Holiday*

* Floating holiday shall be scheduled subject to the provisions of Article 13 (Vacation).

SECTION 2: PAYMENT FOR HOLIDAYS WORKED

Should an employee be required to work on a holiday or on a day on which the holiday is celebrated, each employee so required to work shall be paid time and one-half the regular rate of pay for that day's work, but, in no event, shall an employee who works on the actual holiday and on the day on which the holiday is celebrated, be paid time and one-half for both days. Such employee may only be paid time and one-half for one of those days, and said employee shall also receive one compensatory day off or the employee may choose another day's pay in lieu of the compensatory day off.

SECTION 3: HOLIDAY-VACATION PERIOD

If a holiday(s) falls within the vacation period of an employee, the employee's accrued vacation leave shall be credited with the holiday(s) falling within the vacation period.

SECTION 4: DOUBLE SHIFT

If an employee who is scheduled to work on a holiday or who is called into work on a holiday works a second shift during the twenty-four (24) hour period which constitutes the holiday, such employee shall be paid at the rate of two and one-half (2-1/2) times the hourly rate of pay for each hour of the additional eight (8) hour shift(s). The twenty-four (24) hour period which constitutes the holiday shall begin at 12:01 A.M. on the holiday and end at 12:00 Midnight on the following day.

ARTICLE 13 VACATION

SECTION 1: VACATION ACCRUAL SCHEDULE

All employees in addition to time off for holidays will be granted annual vacation with pay as per the following schedule; continuous service shall not be necessary:

- a. On January 1, new employees who have not completed one (1) full year of service will be credited with one (1) day of vacation for each month worked up to a maximum of ten (10) vacation days. Thereafter, the employee will receive vacation according to "b," "c," "d," **and "e"** below. For purposes of vacation accrual, a "month worked" shall constitute any month in which an employee is on the active payroll for at least one-half (1/2) or more of the work days in any given month. If an employee is on the active payroll for less than one-half (1/2) of the workdays in any given month, the employee shall not receive one (1) month's credit for vacation accrual.
- b. Fifteen (15) working days after completion of five (5) years of service. (Third week earned after the employee's anniversary date.)
- c. Seventeen (17) working days after completion of eight (8) years of service. (Two additional days earned after the employee's anniversary date.)
- d. Twenty (20) working days after completion of fourteen (14) years of service. (Three additional days after the employee's anniversary date.)
- e. Twenty-five (25) working days after completion of twenty-five years of service and thereafter. (Five (5) additional days after the employee's anniversary [benefit] date).

All vacations must be earned and earned vacations may be taken by the employee at a time convenient to the department with the approval of the department head. Vacations must be taken in the calendar year in which they are due. Vacation time will not be cumulative. Any exception must be approved by the County Manager with the recommendation of the department head or his/her designee. So far as practicable, vacation credits shall be used prior to transfer. The department or agency to which an employee is transferred shall credit said employee with all accumulated unused vacation credits not used prior to transfer. No vacation is earned while an employee is absent, on disability leave, or without pay, or under a disciplinary suspension or punishment involving loss of work time. Upon separation from County service for any reason, any unused vacation credits shall be paid for at the employee's then current salary. For purposes of this article, continuous service shall not include a break in service of less than one (1) year in unpaid status.

SECTION 2: TERMINATION

Upon termination of service for reasons of retirement or resignation, the employee shall be compensated for any unused vacation accumulation to the date of termination.

A discharged employee shall receive no benefits upon termination of employment except as provided in other Articles of this Agreement.

SECTION 3: VACATION PAY UPON TERMINATION

In addition to regular vacations, when an employee leaves County service during the course of the year for reasons of retirement, resignation, or death, the employee shall receive a vacation credit of one (1) day for each complete month worked during the year not to exceed ten (10) days for an employee with under ten (10) years of service, and not to exceed eleven (11) days for an employee with over ten (10) years of service. This does not apply to an employee with less than one (1) year of service nor an employee discharged. An employee discharged under Section 75, Civil Service Law, shall receive no vacation credit for the year in which the discharge takes place, but shall be entitled to vacation credit(s) earned the previous year and not yet taken.

ARTICLE 14 USE OF COUNTY FACILITIES

SECTION 1: RECREATIONAL OR SOCIAL PURPOSES

The Association shall not use County facilities for recreational or social purposes, unless specific authorization is granted.

SECTION 2: PERSONAL USE

The use of County property for personal purpose is prohibited, whether it is vehicles, tools, equipment, buildings, or other property.

SECTION 3: BULLETIN BOARDS

Niagara County shall provide a reasonable amount of exclusive bulletin board space in an accessible place in each area occupied by a substantial number of employees for the purpose of posting bulletins, notices and material issued by CSEA which shall be signed by the designated official of CSEA. No material shall be posted which is profane or obscene, or defamatory of Niagara County or its representative, or which constitutes election campaign material for or against any person, organization or faction thereof.

No other employee organization shall have the right to post material upon CSEA bulletin boards.

The number and location of bulletin boards, as well as arrangement with reference to placing material thereon and removing material therefrom, shall be subject to mutual understandings provided, however, that any understanding reached with respect thereto shall provide for the removal of any bulletin or material objected to by County which removal may be contested pursuant to the Agreement grievance procedure.

ARTICLE 15 COMPENSATION PLAN

SECTION 1: PROMOTIONS

When an employee is promoted to a position in a higher pay group, the employee shall be placed on Step One (1) of the new pay group. If Step One (1) of the new pay group does not provide a minimum increase in the hourly rate of the employee of seventeen cents (\$.17) per hour, the employee shall be placed on the step in the new pay group which provides such employee with an increase in the hourly rate of at least seventeen cents (\$.17) per hour.

SECTION 2: NEW POSITIONS

All new positions must be approved and the salaries set by the Administration Committee with the approval of the Niagara County Legislature. Departments will post notices of vacancies or new positions, when they occur, on the department's bulletin board. This posting is for information only and in no way obligates the County to fill such vacancy and does not in any way relate to or affect the posting procedures under Civil Service Law.

The County will provide to the Union, as soon as practicable, but no longer than five (5) working days, a copy of the minutes following each Administration Committee meeting.

When such vacancies are announced as provided herein, employees who wish to be considered for appointment or transfer to such vacancies shall be allowed to request such a transfer provided, however, that such request must be filed with the appointing authority within ten (10) days following announcement of the vacancy.

SECTION 3: STEP EIGHT

A new employee appointed to a position in a class shall be paid the minimum rate of pay for the class. Those County employees who have reached Step V and who have satisfactorily completed eight (8) years of service shall be entitled to the eighth (8th) step increment rate effective the first (1st) pay period following the completion of the eighth (8th) year of County service.

SECTION 4: ANNUAL INCREASES

Annual increases in salary are not mandatory, but each employee shall be entitled to one (1) increment up to the maximum for the position provided that the increment is recommended for approval by the department head. Employees appointed prior to the 1st of July shall be eligible to receive an increment on the following January 1st. All others must spend a full calendar year in service before being eligible for the increment. An employee on leave of absence without pay, in order to be eligible for a consideration for a specific increment increase in salary must have worked a minimum of six (6) months in any calendar year. An employee who has received a promotion, or who has been upgraded to a higher job group after July 1st of any year, is eligible to be given consideration for an increment increase in salary 1st of the following year.

Upon ratification of this agreement to become effective 1/19/2016, employees to be placed in the step they would have reached had there been no freezes, but with no retroactive pay.

SECTION 5: INCREMENTS OF PROVISIONAL OR TEMPORARY APPOINTEES

Increments of provisional or temporary appointees shall be carried over when such appointees are given permanent appointment from an eligible list in the same position.

SECTION 6: LONGEVITY

An employee completing the following years of consecutive paid employment by the County shall be eligible to receive cumulative longevity payments as follows:

- 10 years of service \$225 per year
- 14 years of service an additional \$275 for a total of \$500 per year
- 20 years of service an additional \$325 for a total of \$825 per year
- 25 years of service an additional \$325 for a total of \$1,150 per year

Said increase is to take effect on the anniversary date of completion of such ten, fourteen, twenty, or twenty-five years, respectively.

The increments herein shall not be considered as part of the base pay of the employee. Longevity payments will be pro-rated over the year and will be paid in 26 equal payments.

Any employee with previous County service who has been rehired after January 1, 1970, shall not receive credit for such prior service for the purpose of this provision.

SECTION 7: TRANSFERS

Inter-departmental transfers, within the same or lower job classification, will be according to Civil Service Law. Approval of the department heads and the employee is required. Employees in other than competitive job classifications may also request authorization for such transfers and such authorization will not be unreasonably withheld.

Authorization for Intra-departmental (within the same department) re-assignments to a posted vacancy may be requested through the department head or his/her authorized designee and such authorization will not be unreasonably withheld. Intra-departmental transfers may be initiated by the department head or his/her authorized designee. However, if such re-assignments result in a change of work location to another facility, and would thereby cause a financial or physical hardship, the employee may schedule a meeting to discuss the transfer with the County Director of Human Resources or his/her designee. Such Intra-departmental and Inter-departmental transfers will not be used for disciplinary reasons. Non-competitive class employees are included in this paragraph pertaining to Intra-departmental transfers.

All employees who are involuntarily transferred on a permanent basis must receive five (5) working days notice.

SECTION 8: DEMOTIONS

An employee demoted to a lower class position as a result of layoff, recall or voluntary demotion, shall be paid at the rate in the lower classification which is closest to the rate prior to demotion.

SECTION 9: ALLOCATION DOWNWARD

When an employee's position is reallocated to a lower class position, the employee shall be permitted to continue at the present rate of pay during the period of incumbency (except in event of general service-wide reductions), but shall not be entitled to salary increase.

SECTION 10: RESIGNATIONS AND REINSTATEMENTS

A full time employee who has resigned from a position may be reinstated within one (1) year from the date of such resignation into the same position if then vacant, or to any vacant position to which the employee is eligible for transfer or reassignment. A full time employee so reinstated shall retain the seniority and salary increment.

SECTION 11: RATE SCHEDULES

Attached are the **2015**, **2016**, **2017**, **2018**, **and 2019** salary and hourly rate schedules which are a part of the Appendices of this contractual Agreement.

SECTION 12: NIGHT AND WEEKEND STANDBY

When an employee is ordered for night standby duties, the compensation will be double time, either in compensatory time off or in cash, at the discretion of the employee, for the hours worked with a minimum of four (4) hours pay or compensatory time. For weekend standby, in addition, the compensation shall be one full day, to be paid in cash or in time off. This provision shall apply to the employees engaged in air pollution control and hospital technicians.

SECTION 13: SHIFT BONUS

Employees working on "second shift" shall receive in addition to his/her regular rate of pay, an additional sum of thirty cents (\$.30) per hour. Employees working on "third shift" shall receive in addition to the regular rate of pay, an additional sum of thirty-five cents (\$.35) per hour.

A second shift shall be defined as a shift commencing immediately after a first shift. A third shift shall be defined as a shift commencing immediately following a second shift.

Employees who are regularly scheduled to work a shift commencing after the normal 9:00 A.M. to 5:00 P.M. shift will receive an additional thirty cents (\$.30) per hour for all hours worked after 3:00 P.M.

Such shift bonus will be applied to all absences from the employee's regularly assigned shift except for vacations and extended periods of absence. Should an employee be absent from the regularly scheduled shift, the absent time paid will include the appropriate shift bonus; however, after eight consecutive work days absent, sick absence will be paid according to the regular day shift rate.

SECTION 14: MILEAGE

All reasonable mileage traveled by employees in the course of official County business shall be governed by IRS rules and regulations, and reimbursed at the prevailing IRS rate at the time of travel. Such IRS rates shall be altered or changed, when necessary.

SECTION I5: OVERTIME

Compensation shall be at time and one-half (1 1/2) the hourly rate for work performed over forty (40) hours per week, except where otherwise specified herein. The department will extend every effort to distribute overtime as equitably as possible and will keep records quarterly concerning overtime worked. Such records will be made available to employees upon reasonable request.

- a. All paid leave time, including holidays, shall be considered as time worked for the computation of overtime.
- b. Each employee covered under this Agreement who works thirty-five (35) hours per week shall receive pay at the regular hourly rate of pay for each hour or part thereof between the thirty-fifth (35th) and fortieth (40th) hour or shall receive compensatory time at the rate of straight time for each hour or part thereof worked between the thirty-fifth (35th) or fortieth (40th) hour. The employee shall select the option desired and shall inform the employer on a form given to the employee at the time the overtime assignment is scheduled of which option.
- c. The County shall make every effort to pay an employee who performs an overtime assignment for such work at the rate of pay set forth in this Section on the first pay day following the payroll period in which the overtime was worked. If the County does not pay the employee on the first pay day, the County, without fail, shall pay the employee on the second pay day following the payroll period in which the overtime was worked.
- d. An employee may refuse overtime as long as said refusal does not work a hardship on the department concerned as determined by the department head or his/her authorized designee. If an employee refuses the overtime, the hours refused shall be charged as time worked, for the purpose of overtime equalization.

Employees electing compensatory time in lieu of pay may accumulate a maximum of 240 hours. Employees whose accumulation is over 240 hours as of December 1, 1993, shall have their compensatory bank frozen at the amount of compensatory time in their banks as of December 1, 1993. Employees who have 240 hours or more of compensatory time in their banks must be paid for all overtime worked.

SECTION 16: PAY BI-WEEKLY

The salaries and wages of employees shall be paid bi-weekly on Friday. In the event this day is a holiday, the preceding day shall be the pay day.

Every effort will be made to pay the second and third shifts a day previous to the first shift employees.

SECTION 17: CALL-IN

Each employee covered under this Agreement, who is called into work and who is presently receiving a call-in guarantee of four (4) hours pay at the applicable straight or overtime rate, shall continue to receive such guarantee. Each employee who is not covered under such guarantee and who is called into work shall receive a minimum of two (2) hours pay at the applicable straight time or overtime rate. The above call-in provision shall be effective between the end of the employee's regular shift on a work day until the beginning of the employee's next regular shift on the next work day. The call-in provisions as stated above renew themselves each time an employee is called into work. If an employee works beyond the call-in time set forth herein, the employee shall continue to be paid for all such hours or part thereof worked at the straight time or overtime rate whichever is applicable.

SECTION 18: PAY RATES

All rates prescribed in the scales of pay are the standard rates of pay authorized for full time employment. When employment is on a permanent part-time basis, only the proportionate part of the rate for the time actually employed shall be paid.

SECTION 19: REINSTATED EMPLOYEES

A reinstated employee shall be paid at a salary rate within the approved salary range for the position.

SECTION 20: PARITY PAY

Any employee of the County who is temporarily assigned or transferred to a classification which is in a higher pay group and is required to perform the duties of that classification for the sum total of seventy (70) hours for thirty-five hour per week employees or eighty (80) hours for forty hour per week employees in any fiscal year shall be paid at the wage scale of the higher pay group for the classification to which the employee is assigned on a step-for-step basis for every hour worked beyond the seventy/eighty hours in the higher classification. Such payment shall not apply unless the employee has worked an accumulative total of seventy/eighty hours in the classification that is assigned to a higher pay group within a fiscal year of the employer. The employee will only be paid parity pay for hours worked in the title in the higher pay group.

SECTION 21: RECORDING OF HOURS OF WORK

The County retains the right to require employees to punch in and punch out, and/or retains the right to change any and all systems of recording the time of arrival at work and/or departure from work at its sole discretion and under any and all terms and conditions as it shall require. The County will provide two (2) weeks notice of its intent to implement and/or change any such time keeping system. Any system that is implemented shall be uniformly applied to all bargaining unit members.

ARTICLE 16 HEALTHCARE BENEFITS

SECTION 1: GENERAL PROVISIONS

The County agrees to make available a comprehensive healthcare plan, including prescription drug, medical, surgical (other than elective cosmetic) and hospitalization coverage. Provisions of the Niagara County Healthcare Plan (the "Plan") are specifically detailed in a Summary Plan Document ("SPD"), which shall include benefits and services that at minimum are equivalent to those outlined in the Matrix attached as Appendix A. The significant benefit items as listed in Appendix A will be changed only by agreement of the parties, unless changes are mandated by statute or regulation, or by unilateral action by the carrier, in which event the plan will be amended to reflect the revision. Should any such change be required the Union shall receive prior notice of no less than 10 working days. The health insurance carrier (the "Carrier") and/or third party administrator (the "TPA") will be determined by a competitive bid process, such process to be held no sooner than every 2 (two) years. Niagara County may award its healthcare benefits contract only to a reputable insurance carrier or third party administrator as those terms are defined by acceptable industry guidelines and standards.

There shall be established a Joint Labor/Management Committee (the "Joint Committee") to review periodically (no later than quarterly) the administration of the Plan. The Joint Committee shall consist of representatives of each of the Unions participating in the Plan and management members of the County's Risk, Human Resources, Budget, and related offices. The Committee shall have the power to recommend a change in the administration of Niagara County's Healthcare Program and/or address issues that arise with healthcare administration prior to a formal grievance. The Joint Committee shall participate in the development of standards and specifications for any bid or quote used to select a new third party administrator or healthcare Individual Unions and/or the Committee may recommend other third party provider. administrators to be considered. The Joint Committee shall participate in the evaluation of bids or quotes received. The Joint Committee shall make its recommendations to the County for a new TPA or Carriers and rank other TPA's or Carriers who bid. The selection of a TPA or Carrier by the County shall be from among those options ranked by the Committee and shall be based on all available information and shall be in the best interest of the members and the County taxpayers.

During the term of the Agreement, should the County or the Joint Committee find that another Carrier or TPA could provide comparable coverage at a lower cost, the matter will be submitted to the Joint Committee for review and consideration. Any recommendation would be submitted to the County for approval.

The County may change from the Plan set forth herein to an equivalent plan offered by another provider, but only if the benefits, deductibles, co-pays and out of pockets are equal to or better than the basic benefit items described in Appendix A.

First Choice (Catholic Health Plan) is an option for eligible employees as long as said plan is available. If First Choice is more costly than County base plan, the difference will be paid by the employee.

CSEA, as a significant partner and largest union-employee represented group, and the County agree to work collaboratively through the Joint Labor Management Healthcare Committee to implement agreed-upon wellness initiatives aimed at maximizing preventive healthcare and reducing plan costs.

SECTION 2: ELIGIBILITY

All employees covered by this agreement have the option of participating in the Plan, subject to the eligibility requirements detailed in the SPD. Such participation and plan enrollment requires certain administrative responsibilities by the employee as set by the Niagara County Office of Risk & Insurance Services, such as completing and returning open enrollment forms and plan applications by set deadlines and giving prompt notice of status changes of the plan participant(s) or dependents (ex. marriage, divorce, birth or adoption of child, child reaching majority age, address change).

If a covered County employee is married to another covered County employee, the employees are eligible for one (1) family plan or two (2) single plans where appropriate. If a covered County employee has coverage through the employer of a spouse or other means, he/she will be eligible for Niagara County coverage through coordination of benefits on a non-duplication basis. The covered employee must advise the Niagara County Office of Risk & Insurance Services, upon open enrollment or qualifying event, of the existence and name of the alternate carrier in order to allow coordination of benefits administration. All such coordination will

follow industry standards for payment, including the birthday rule, and Plan design and coordination rules as detailed in the SPD.

SECTION 3: EMPLOYEE CONTRIBUTION

The County will contribute all or a significant portion of the cost of the monthly premiums or "in lieu of" premium for each option available under the Niagara County Healthcare Plan, depending on the Plan option chosen by the employee.

Active employees, except those with accrual dates prior to March 1, 2002, on the date of the ratification (1/19/2016 and included on the list produced by Human Resources on 3/28/2016) of this agreement will contribute the following to the cost of the Healthcare Plan option chosen by the employee:

Year	Contribution
2012 - 2015	No change
2016 (effective 1/1/2016)	\$100 per month family; \$55 per month single
2017 (effective 1/1/2017)	\$120 per month family; \$60 per month single
2018 (effective 1/1/2018)	\$140 per month family; \$65 per month single
2019 (effective 1/1/2019)	10% of the applicable premium

Employees hired subsequent to ratification (1/19/2016) shall contribute 10% of the applicable premium or "in lieu of" premium.

The participating employee will pay the applicable balance of the monthly premium, if any, through payroll deductions.

Should the employee elect not to join the health plan within thirty (30) days of eligibility, it is understood that this election may be made on any succeeding open enrollment date.

The employee may choose the healthcare plan option under this Article that the employee determines provides the best coverage and protection for their needs.

SECTION 4: HEALTHCARE WAIVER

A maximum benefit) (the "Waiver) consisting of \$500 for a full year waiver of single coverage, or \$1000 for a full year waiver of family coverage shall be extended to active members of the bargaining unit who are eligible for coverage provided by the County. Payments shall be made biannually in two equal installments in July and January, following each six months of waived insurance. See Appendix C (Healthcare Waiver) of this Agreement.

To be entitled to the payment referenced above, the unit member must produce proof of health insurance coverage from another source at the time of application.

Re-entry shall be governed by the rules of the Plan provided for in this agreement. Where an employee has opted out of the County's Plan and health insurance coverage from another source becomes unavailable because of the death of a spouse, divorce, layoff, plant closing, or other such reason beyond the employee's control, the employee and his/her dependents will be eligible to be reinstated in the County's health insurance plan.

Written notice must be provided to the Department of Risk & Insurance Services by the employee within 30 days of the event which qualifies such employee for re-entry into the plan. Thereafter, re-entry into the employer's plan shall be accomplished as soon as possible. If both spouses are employed by the County, and either elects healthcare coverage, in no event will the waiver be paid to either party. If both spouses are employed by the County, and neither elects healthcare coverage for each or family coverage for one.

SECTION 5: HEALTH REIMBURSEMENT ACCOUNTS

The County shall establish and fund Health Reimbursement Accounts (HRAs) as allowed by law for employees for the purpose of defraying the out-of-pocket costs of healthcare associated with lower cost Plan options. The amounts of such HRAs will be as follows:

CORE PLAN - \$220 / \$440 VALUE PLAN - \$425 / \$850

Rollover of HRA monies will be allowed up to the date of retirement or other termination of employment. HRA funds must be expended on eligible expenses within one year of said retirement or other termination of employment.

SECTION 6: FLEXIBLE SPENDING ACCOUNTS

The County shall maintain and pay administration costs only of employee flexible spending accounts ("FSAs"). Employees may fund, through annual election at open enrollment, as FSA with pretax dollars up to the maximum allowable by the Internal Revenue Services. The FSA allows employees to set aside pretax dollars for the following: the employee's portion of the cost of qualified benefit coverages (insurance premiums); qualified out-of-pocket healthcare, dental, vision or hearing expenses that are not covered under the employee's existing healthcare coverage or insurance plans; and qualified work-related child or adult day care expenses.

Eligible employees must follow proper enrollment, annual election, and claims submission procedures as delineated by the FSA administrator and the Office of Risk & Insurance Services, in accordance with the Internal Revenue Code.

Effective January 1 of each year of this agreement, the County shall deposit funds into a Flex 125 account to be used for vision or dental expenses only, as allowed by law. Effective January 1, 2015 the amount is \$350 and effective January 1 of each subsequent year of the agreement, the Flex 125 account shall be increased by an amount equal to the US ALL URBAN Index (USCPI-U) for the 12 month period from the prior October through September of that year.

SECTION 7: RETIREES

There shall be no change to the current contribution schedule for employees hired prior to ratification of this agreement (1/19/2016). Those employees shall be eligible for Niagara County Healthcare Plan coverage upon retirement from continuous full-time service as follows:

County Service	Employee	County
Fewer than 10 years of service	100%	0%
10 years, but fewer than 15 years	50%	50%
15 years, but fewer than 20 years	25%	75%
20 years or over	0%	100%

For employees hired subsequent to ratification (1/19/2016) of this agreement shall be eligible for Niagara County Healthcare Plan coverage upon retirement from continuous full-time service as follows:

Years of County Service	Contribution by Retiree
Fewer than 10 years	100% paid by retiree
10 years but fewer than 15 years	75% paid by retiree
15 years or more	50% paid by retiree

Retirement shall be defined as retirement under the New York State Retirement System.

All prior retirees will maintain healthcare coverage based on the contract in force at the time of retirement. Eligibility for the spouse of a retiree is limited to the retiree's legal spouse at the time of retirement.

It is required, that as an ongoing condition of eligibility for medical insurance through the Niagara County Healthcare Plan, that an eligible retired employee and/or the surviving spouse of a retired employee who becomes Medicare eligible through age or disability, with the exception of end-stage renal disease, must enroll in a Medicare Advantage NPPO insured plan, as long as available, or similar plan offered through Niagara County.

Niagara County retirees, but not their spouses, will be reimbursed biannually for Medicare Part B premiums. There will be no reimbursement for cost of Medicare Part B premium for employees hired subsequent to the ratification (1/19/2016) of this agreement.

The County shall provide the 1/60th plan retroactive to 1938. Commencing April 1, 1971, the County adopted Plan 75-G, with its Riders 41-J and 60-B. The County adopted Plan 75-I for all bargaining unit members in Tiers 1 and 2 of the New York State Retirement System.

ARTICLE 17 SAFETY AND DISCRIMINATION

SECTION 1: SAFETY

The County shall continue to make reasonable and necessary provisions for the safety and health of its employees during hours of employment. All employees covered by this Agreement shall cooperate in the implementation of all such reasonable and necessary safety and health provisions. It is recognized as being the mutual obligation of the County and the Union to assist in the elimination and prevention of unsafe and unhealthy working conditions and practices, and jointly to assist in the prevention of accidents. Any violation of this provision shall be reported to the department head or his/her authorized designee for review. If such reported violation is not resolved, a Labor Management meeting shall be held upon request within ten (10) days.

SECTION 2: DISCRIMINATION

The parties to this Agreement agree that they shall not discriminate against any person because of race, national origin, color, gender, age or marital status.

<u>ARTICLE 18</u> <u>DEPARTMENT LABOR MANAGEMENT MEETING</u>

In an effort to improve labor management relations, should employee relations problems arise in a department, the department head or his/her authorized designee or the designated CSEA representative may request, through the Human Resources Director, a meeting to discuss such problems. This meeting should be scheduled within fifteen (15) working days of the request for the meeting.

The party requesting this meeting should submit a list of problems to be discussed prior to the meeting. It is clearly understood that these meetings are not grievance meetings and no active grievances will be discussed.

ARTICLE 19 REQUIRED STATEMENT

SECTION 1: LAW ENFORCEMENT

If any Article or a part thereof of this Agreement or any addition thereto should be decided as in violation of any Federal or State law or if adherence to or enforcement of any Article or part thereof should be restrained by a court of law, the remaining Articles of the Agreement or any addition thereto shall not be affected.

SECTION 2: DECISION

If a determination or decision is made as per Section "1" of this Article, the original parties to this Agreement shall convene immediately for the purposes of negotiating a satisfactory replacement for such Article or part thereof.

SECTION 3: LEGISLATIVE ACTION

It is agreed by and between the parties that any provision of this agreement requiring legislative action to permit its implementation by amendment of law or by providing the additional funds therefor shall not become effective until the appropriate legislative body has given approval.

ARTICLE 20 COMPLETE AGREEMENT

SECTION 1: PROPOSALS

The County and the Association acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make proposals with respect to any subject or matter not removed by law from the area of collective negotiations.

SECTION 2: AMENDMENT

The foregoing constitutes the entire Agreement between the parties and no verbal statement or other agreement in whatever form except an amendment to this Agreement, in writing annexed hereto and specifically designated as an amendment to this Agreement, shall supersede or vary.

SECTION 3: MODIFICATION

This Agreement may not be modified in whole or in part by the parties except by an instrument in writing duly executed by both parties to this Agreement.

ARTICLE 21 LAYOFF PROCEDURE NON-COMPETITIVE AND LABOR CLASS

SECTION 1: SENIORITY DEFINITION

Seniority shall be defined as the length of continuous service with the County.

SECTION 2: LAYOFF

For layoff purposes an employee's seniority shall determine the order to be followed. However, before any permanent incumbent is laid off in any department or institution, in a given job classification, all temporary, provisional, or probationary employees in that department or institution, in that job classification, shall be laid off first in that order. Having laid off all these employees, the employee with the least seniority in the job classification shall be the first to be laid off until the total number of employees required to decrease forces shall be established. Having exhausted seniority in the current title, the laid off employee shall exercise seniority to displace an employee with lesser seniority in lower rated job titles in a direct line of promotion or demotion or in other job titles previously held. Recall shall be in the inverse order of layoff.

SECTION 3: CONTINUOUS SERVICE

As used in the above paragraph, continuous service includes only those periods when the employee is on the County's active payroll and those periods when an employee is:

- a. on leave of absence;
- b. on layoff;
- c. absent from and unable to perform the duties of his/her position by reason of disability resulting from occupational injury or disease;
- d. such other periods of service, if any, as the Civil Service Law requires to be treated as part of the employee's continuous service.

SECTION 4: LOSS OF SENIORITY

Subject to the applicable provisions of the Civil Service Law, if any, an employee loses seniority only when one or more of the following occurs:

- a. employee resigns (unless reinstated within the period permitted by any provision of the Civil Service Law applicable);
- b. employee is discharged;
- c. employee retires;
- d. employee refuses recall.

SECTION 5: HIRING PRIORITY

If two or more employees are hired or appointed on the same date, relative seniority shall be in the order of hiring or appointment as the case may be, by the appointing or hiring official.

SECTION 6: RECALL LIST

The laid off employee will be placed on a recall list for any positions for recall for a period of up to four (4) years.

SECTION 7: BUMPING PRIVILEGE

In the event of a layoff where the employee may not wish to bump into a job held by a junior employee, the employee will be entitled to be processed as being laid off and placed on the recall list.

SECTION 8: ACCUMULATED VACATION

An employee who is laid off shall have all accumulated vacation paid at the time of layoff.

SECTION 9: RECALL PRIORITY

Whenever a vacancy occurs in a class title within the County, employees who are on layoff in that class title shall be recalled in accordance with seniority in the reverse order of layoff.

If a vacancy occurs in a title where no employee in that class title in the County has recall rights, then the laid off employee with the most seniority will be recalled if qualified to do the work and, if not, the next senior employee will be recalled.

Recall rights for employees on layoff will exist for four (4) years from the date of last layoff.

SECTION 10: LAYOFF NOTICE

In the event the County plans to layoff employees, the County shall meet with CSEA to review such anticipated layoff at least thirty (30) calendar days prior to the date such action is to occur. Employees to be laid off will have fourteen (14) calendar days' notice of layoff.

ARTICLE 22 SALARY INCREASES

General increases for employees on active payroll at time of ratification (1/19/2016) and for those who retire subsequent to January 1, 2016, but prior to ratification (1/19/2016).

- 2012 \$0
- 2013 Lump Sum One Time Payment (cash payment not in wage scale): Full time \$1,000 - Part time \$500 for those hired 6/30/2013 or earlier; Half of said amounts for those hired 7/1/2013 through 12/31/2013
- 2014 Lump Sum One Time Payment (cash payment not in wage scale): Full time \$1,000 - Part time \$500 for those hired 6/30/2014 or earlier; Half of said amounts for those hired 7/1/2014 through 12/31/2014
- January 1, 2015 2.0% general wage increase/hourly rate increase
- January 1, 20162.0% general wage increase/hourly rate increase
- January 1, 2017 2.0% general wage increase/hourly rate increase
- January 1, 2018 2.0% general wage increase/hourly rate increase
- January 1, 2019 2.0% general wage increase/hourly rate increase

ARTICLE 23 EMPLOYEE LIABILITY

- a. Notwithstanding any inconsistent provision of law, general, special or local, the County agrees to save harmless all members of the bargaining unit from financial loss arising out of the defense against any claim, demand or suit by reason of alleged negligence provided such employee, at the time of the alleged negligence, was acting in the discharge of duties, within the scope of employment. The County shall not be subject to the duty imposed by this provision unless such employee shall, within ten (10) days of the time served with any summons, complaint, process, notice, demand or pleading, deliver the original or a copy of the same to the Human Resources Director or any other person designated by the county for receipt hereunder.
- b. Any action/incident which an employee reasonably believes may lead to a claim against the employee or the County must be reported, in writing, by that employee to the immediate supervisor within seventy-two (72) hours.
- c. Any employee involved in any action/incident which may be the subject of litigation must cooperate with the County Attorney's office in all respects. Such employee must respond promptly to letters, must appear for interviews, hearings, and examinations as requested by the County Attorney's office or its retained counsel.
- d. The County shall be under no obligation hereunder where it is shown that the cause of any damage or injury was due to the negligent or reckless conduct of the employee by a court of competent jurisdiction or any other means mutually agreeable by the Union and the County.

ARTICLE 24

DEFERRED COMPENSATION PLAN AND FLEXIBLE SPENDING ACCOUNT

Any and all members of this Bargaining Unit may avail themselves of the existing deferred compensation plan currently in effect in Niagara County. Niagara County agrees to make any and all adjustments to payroll to allow participation of Bargaining Unit members in the available plan.

Flexible Spending Accounts shall be treated as identified in Article 16, Section 6 of this agreement.

ARTICLE 25 PERSONNEL FILES

Personnel files for the County shall contain only information relating to an employee's attendance and work performance.

The County and the Union recognize the importance of personnel records to both the employee and the County. The County and the Union agree that nothing of a derogatory nature will be entered in an employee's personnel record file unless a written copy is given to the employee, and the employee will be allowed to respond in writing and such written response will be attached to the material in the file. Information concerning an employee's work performance and/or attendance which is on file in an employee's personnel file will be made available to an employee on a three (3) day request (one request per month) and the department head or his/her authorized designee will issue a written statement that the material shown to the employee constitutes the entire material requested.

ARTICLE 26 REASONABLE SUSPICION DRUG AND/OR ALCOHOL TESTING POLICY

ALCOHOL AND DRUG TESTING REQUIREMENTS

In accordance with this agreement, all employees covered by this bargaining unit are now subject only to reasonable suspicion testing for drugs and alcohol. The drugs that will be subject to this testing are Marijuana, Cocaine, Amphetamines, Opiates (including heroin) and Phencyclidine (PCP).

Testing will only be ordered if a trained Department head or his/her authorized designee has reasonable suspicion that an employee has engaged in prohibited use of drugs and/or alcohol.

Employees' alcohol and drug test results and records will be maintained under strict confidentiality by Niagara County, the drug testing laboratory, the alcohol testing facility, and the medical review officer. The results cannot be released to any party except a substance abuse professional without the written consent of the employee. Statistical records and reports will be maintained by Niagara County and the alcohol and drug testing provider. Records concerning an employee's treatment for alcoholism, or drug related problems shall remain separate from other personnel files.

Refusing to submit to an alcohol or illegal drug test may result in disciplinary action. Any violation of this agreement by a covered employee may be grounds for disciplinary action in a progressive manner.

No employee shall use, distribute, dispense, possess or manufacture any illegal drugs on a job site or county property while on duty or while in a County owned vehicle, a vehicle leased for County business, or a privately owned vehicle being used for county business during the employee's work hours.

The Director of Human Resources or his/her designee shall arrange for training of all Department head or his/her authorized designees who may be utilized to determine "reasonable suspicion".

DEPARTMENT HEAD OR HIS/HER AUTHORIZED DESIGNEE RESPONSIBILITIES

Department head or his/her authorized designees are responsible for participating in a certified training program approved by the EAP Administrator to include the following:

1. Department head or his/her authorized designees are responsible for determining, through direct observation, whether an employee is capable of performing his/her assigned duties. Symptoms of being under the influence of alcohol and drugs include incoherent or belligerent speech, smell of alcohol, difficulty working, or erratic or unusual behavior uncommon to the employee will constitute reasonable suspicion.

The Director of Human Resources shall ensure that all employees covered by this agreement receive a copy of this County policy and educational materials that explain the requirements of the drug and alcohol testing procedures prior to the start of alcohol and illegal substance testing. Union Representatives shall also be notified of the distribution of this information.

- 2. Employees who are suspected of being unfit for duty may not remain at the workplace. Such incidents and situations as described in #1 should be witnessed and documented in writing immediately. Clearly, an employee who is impaired should not be allowed to drive home from the workplace. (see #4 for further direction).
- 3. Employees who are suspected of being unfit for duty as a result of alcohol or drug use may be directed for reasonable suspicion based drug and/or alcohol testing.
- 4. After reasonable suspicion testing issues have been resolved, the employee may arrange transportation home with a member of his/her family or a friend of the employee or in a taxi at the employee's expense. If all other alternatives are exhausted, a Department head or his/her authorized designee may allow an employee to be driven home in a County vehicle.
- 5. The fact that an employee, allegedly under the influence of alcohol or drugs, was not allowed to remain at work is not considered a disciplinary suspension. The employee will be paid for the day in full without charge to accruals. After removal is achieved the Department head or his/her authorized designee will review whether disciplinary charges and suspension or other administrative actions are appropriate. Each situation will be evaluated on a case-by-case basis.

COUNTY RESPONSIBILITES

It is the Policy of Niagara County that:

- 1. A drug and alcohol free workplace be maintained through the efforts and personal examples of management.
- 2. All employees and Department head or his/her authorized designees understand its Drug-Free Workplace policies and Drug Testing Procedures. Niagara County will also train Department head or his/her authorized designees how to recognize behaviors that indicate reasonable suspicion for requesting drug and/or alcohol tests.
- 3. The County of Niagara or its agents will not harass its employees with regard to this policy. Copies of any documentation relating to this policy will be made available to the union upon the written request of the employee affected.

GENERAL PROVISIONS

Testing will be performed by an outside agency, in order that impartiality and confidentiality are ensured. Both the drug and alcohol tests will be conducted by certified professionals. In both instances, confirmation tests will be conducted should the initial test prove positive. In the case of alcohol testing, all testing shall be done by breathalyzer, and/or blood test. In the case of the drug test, specimen collection may be observed if the testing agency deems it necessary, and all specimens will be separated into two (2) samples. If the initial sample is positive, then the employee has the right to request that the split sample be tested at a laboratory of his/her choosing (within 72 hours of being notified by the Medical Review Officer), at the employee's expense. However, if the results of the second test show the initial test results to be a false positive, the County will assume the cost of the second test and the employee will be reimbursed for any work time lost based on action taken on the first sample results. The County shall pay all costs associated with the administration of the alcohol tests.

All time spent administering testing, including travel time, will be paid at the employee's regular rate of pay, or at their overtime rate if applicable. Employees will be on payroll up to the time that a positive test has occurred.

POSITIVE TEST RESULTS

If the employee tests positive, they will be provided with information available for an Employee Assistance Program.

For a first occasion, in lieu of discipline, an employee who tests positive under this agreement may volunteer to submit to an evaluation through EAP which will screen the employee and may make a determination if treatment will be necessary. If additional treatment is necessary periodic reports on the employee's progress and/or compliance will be made to the County. Failure by the employee to comply with the rehabilitation program could result in disciplinary action.

Positive test results for an employee shall be defined as refusal to take a drug or alcohol test, refusal to give a sample, or positive test results as determined by testing and confirmation. The following lists the consequential actions concomitant with positive results:

POSITIVE TEST

ALCOHOL (concentration of .08 or greater)

	(0
a.	First Instance:	Voluntary EAP
b.	Second Instance:	Written reprimand and mandatory EAP
с.	Third Instance:	Thirty (30) days suspension and mandatory EAP
d.	Fourth Instance:	Termination (within two (2) years of the third instance)

DRUGS: MARIJUANA, COCAINE, AMPHETAMINES, OPIATES (including HEROIN), PHENCYCLIDINE (PCP):

a.	First Instance:	Mandatory EAP
b.	Second Instance:	Thirty (30) days suspension and mandatory EAP
c.	Third Instance:	Termination (within two (2) years of the second instance)

Accruals – An employee who is absent from work as a result of a positive test or as a result of his or her undergoing treatment in an EAP sponsored rehabilitation program will be allowed to use any leave time pursuant to the collective bargaining agreement, in accordance with the regulations and restrictions contained within the current bargaining agreement.

Nothing in this policy is to be construed as a denial of rights guaranteed by the Collective Bargaining Agreement except those of this policy which supersede State or Federal Law. Any discipline that may result from a violation of the alcohol and drug policies shall be subject to the Discharge and Discipline provisions of the collective bargaining agreement.

The Union President shall be immediately provided a complete listing of all bargaining unit members who are tested. The Union may thereafter review any negative reasonable suspicion testing. Such review shall be through the contract's grievance and arbitration mechanism. Each such question should be initiated by the Union directly at Stage 3. Should an arbitrator ultimately determine that there was bad faith on the part of the Department head or his/her authorized designee who initiated the reasonable suspicion test, or that he/she otherwise acted in an arbitrary or capricious manner, the arbitrator may award the employee involved up to oneday's pay at his/her regular straight time rate, and any other penalty deemed appropriate by the arbitrator.

IN SUMMARY

Niagara County agrees that it shall not unilaterally act to change the terms or procedures encompassed within this policy.

IN WITNESS WHEREOF, THE PARTIES TO THIS AGREEMENT SET THEIR

HANDS.

WILLIAM K. MCNALL, CHAIRMAN NIAGARA COUNTY LEGISLATURE

Date: 3-29-16

WINTY MANAGER

Date: 3/29/14

SUSAN YOUNG. RRESIDENT

COUNTY UNIT OF CSEA LOCAL #832

d9-16 Date:

DOMINIC LUNA

LABOR RELATIONS SPECIALIST CSEA

128/16 Date: 3

APPROVED: CLAUDE JOERG NIAGARA COUNTY ATTORNEY

BY: Le (C) Date:

NIAGARA COUNTY DEPARTMENT OF SOCIAL SERVICES CHILD PROTECTIVE SERVICES PAGER PAYMENT

CPS employees who are required to carry a pager shall receive the following amounts weekly:

effective January 1, 2015, the rate will be \$939.61 effective January 1, 2016, the rate will be \$958.41 effective January 1, 2017, the rate will be \$977.57 effective January 1, 2018, the rate will be \$997.13 effective January 1, 2019, the rate will be \$1,017.07

Future increases to be based upon percentage increases in CSEA Contract.

CPS workers shall be paid as follows:

- 1. The first five (5) hours of CPS work (hours between the 35th through the 40th hour) are included in the pager payment.
- 2. All hours worked in excess of forty (40) hours, will be paid at the appropriate time and one-half (1-1/2) rate.

Compensatory Time - Non CPS Work

1. CPS workers shall have the option of receiving compensatory time at straight time or receiving payment at straight time for hours worked between the 35th through the 40th hour for Non-CPS Work.

CPS employees will receive the pager payment in the next pay period after being on the pager.

CPS Pager Work Week and Schedule

The Pager week is considered to start at the end of normal Friday work day and continue until the following Friday end of work day for the purpose of computation of overtime.

The Pager list will be established by Seniority on a rotational basis with the most Senior person at the top of the list. The list shall encompass all case worker titles. All new employees will be added to the bottom of the list upon entrance to a case worker title, CPS unit regardless of Seniority date.

No CPS employee will be required to perform pager duties more than five (5) times in any calendar year.

If an employee requests to be removed from pager rotation on a specific occurrence, the Director of Social Services shall canvass second list of volunteers who request to work additional coverage. Said list will be established on a Seniority basis and will be rotated in accordance with above list. If an employee refuses to accept additional pager time, it will be counted as an acceptance. The list of volunteers will consist of current CPS case workers.

NIAGARA COUNTY HEALTH DEPARTMENT REIMBURSEMENT AGREEMENT WITH INFUSION THERAPY TEAM NURSES AND SUPERVISORS

Supervisors and Infusion Therapy Nurses carrying a pager will receive reimbursement at the rate of \$1.00 for each hour of assigned on-call time. Calculate the actual hours the pager is carried each day or part of day according to the schedule.

<u>Phone Calls</u>: Overtime will be reimbursed for actual time worked with a minimum of one-half (1/2) hour per call when phone calls are taken or made in different half hours. Several calls may be transacted in the same half hour, giving a total of one-half (1/2) hour worked. For each one-half (1/2) hour of time worked, one-half (1/2) hour of pager pay will be deducted.

Previously planned visits will be portal to portal after working hours. If Nurses are "called out" after working hours on weekdays, a minimum of two (2) hours will be granted. If called out between 11:00 P.M. and 6:00-A.M. on weekdays, an additional two (2) hours sleep time will be granted the next day.

On weekends, the Infusion Therapy Nurses will receive the same reimbursement as regular nursing staff working weekends with the minimum of four (4) hours for the planned visits and four (4) hours extra if "called out."

Any hours gained on the weekend will be subtracted from the \$48.00 weekend pager pay.

EXAMPLE: If Infusion Therapy Nurse did not make any calls and carried the pager on the weekend, earnings would be \$48.00.

If Infusion Therapy Nurse made two (2) separate calls on the weekend, this would be deductible from the 48.00 (48 - 8 = 40). Earnings would be 40.00.

All hours worked shall be paid in accordance with the appropriate contract language.

ROAD MAINTENANCE SUPERVISOR-HIGHWAY

Road Maintenance Supervisors-Highway required by the County in the performance of his or her duties to carry signaling device such as a pager or beeper shall receive \$1.00 per hour for each hour the employee is required to carry such device.

MEMORANDUM OF AGREEMENT between NIAGARA COUNTY and CSEA, INC., LOCAL 1000, AFSCME, AFL-CIO

1. Whereas, the collective bargaining agreement between the parties states in Article 15, Section 21 as follows:

"The County retains the right to require employees to punch in and punch out, and/or retains the right to change any and all systems of recording the time of arrival at work and/or departure from work at its sole discretion and under any and all terms and conditions as it shall require. The County will provide two weeks notice of its intent to implement and/or change any such time keeping system. Any system that is implemented shall be uniformly applied to all bargaining unit members"

- 2. And whereas the County has implemented a time clock system at Highway, Engineering, Buildings & Grounds, Administration, Parks and at the Mt. View Healthcare Facility.
- 3. In implementing the language of Article 15, Section 21 of the collective bargaining agreement, the parties have agreed upon the following policy.
- 4. Therefore be it resolved and agreed by the parties:

Identification badges, with the use of time clocks will track hours worked for the purpose of paycheck calculation. Some departments and/or facilities may also require time sheets for the purpose of charging time to particular projects.

Employees will receive training in use of time clocks two weeks prior to initiating a time clock.

- a. Employees will be required to punch in at the start of their shift and out at the end of their shift only. They will not be permitted to clock in or out more than fifteen minutes prior to the start or end of the shift without prior approval.
- b. For employees who work off site: at their start time for that day or days, they will report to the site and either call into the department/office or do as otherwise instructed by the department head. The same procedure will be used at the end of their day.
- c. Clocks will be active and operational on a twenty-four (24) hour basis and shall be accessible to employees who work alternate schedules.
- d. Employees will not be required to punch in or out for lunch or break periods or when leaving the office and/or department during works hours to conduct work related business. When leaving the premises, employees are required to sign in and out, including time out and time in, on accountability sheets, in case there is an emergency evacuation of the building or an emergency phone call.

- e. Overtime will continue to be requested and approved in the currently applied manner and must be received by payroll prior to the pay period ending. Authorized benefit forms received late will be processed in the next pay period.
- f. Supervisor approved parity pay will be handled through manual input.
- g. Payment for use of compensatory time, benefit time use, leave use, vacation use, holiday use will continue to be handled by advance request and will be manually input.
- h. Clocks will be calibrated to Eastern Standard Time and/or Daylight Savings Time and will be updated every night.
- i. Employees will be able to verify that their swipe has registered by a view that reads, "punch accepted" and by an audible beep.
- j. Should an employee misplace or forget a card a manual entry can be made with the approval of the department head or his/her designee. A benefit request form must be completed for time lost. If it is determined that a pattern exists of reporting to work without an identification badge the employee will first be counseled. If the problem persists disciplinary action may be taken per the collective bargaining agreement.
- k. Damaged cards or strips will be replaced by the department at no cost to employees.
- 1. If a card is lost the employee will be required to pay for the replacement.
- m. "Making up time" will not be allowed except with prior approval of the department head or his/her designee.
- n. All hours will be paid to the nearest tenth of an hour. For example: an employee will be docked two tenths (2/10) of an hour for a punch that is seven (7) to twelve (12) minutes past the start time, however, any abuse of the six (6) minute grace period will result in counseling and further instances of abuse may result in disciplinary action per the collective bargaining agreement.
- o. Time records are printed out in minutes and converted to fractions of an hour.
- p. Mechanical or manual adjustments can be made on an as needed basis with the approval of the department head or his/her designee.
- q. Based on the employee's assigned department or division, each employee will be assigned a time clock they will be required to use.
- r. Supporting paperwork will continue to be required for leave requests, overtime approval, job parity, use of comp time and allocation of time to specific projects.
- s. No employee is permitted to clock in or out for another employee. Violation of this policy will result in disciplinary action for both employees according to the collective bargaining agreement.

- t. Failure to clock in at the beginning of a shift or out at the end of a shift may result in no pay for those hours in the pay period they were worked unless a signed benefit authorization is completed and properly submitted. It is the employee's responsibility to make sure they clock in and out each day. Non timely corrections will be adjusted for in the following pay period.
- u. Discipline with regard to time clock use will be subject to the procedures for discharge and discipline in the collective bargaining agreement.
- v. The County retains its right, under Article 15, Section 21 of the collective bargaining agreement, to change any and all systems of recording the time of arrival at work and/or departure from work at its sole discretion and under any and all terms and conditions as it shall require. If in exercising its right under the collective bargaining agreement there is a resulting change in this negotiated policy, the parties agree to negotiate the change.

APPENDIX A

SUMMARY BENEFITS

Plan Design/Benefits: Below is a grid showing significant healthcare items and benefit levels with corresponding member cost, if any, and County cost. This is not meant to be an all-inclusive list of benefits and plan rules in the future Niagara County Healthcare Plan. A Summary Plan Description ("SPD") will contain all plan benefits.
Initial Plan Years/2007-2008 - The Niagara County Health Plan shall be administered by NOVA through the Independent Health Network on a self-funded basis.

All Plan services listed below as "In Network Services" and corresponding patient responsibility require use of participating providers. The Plan's network includes inpatient and emergency care provided at all hospitals in the eight counties of Western New York and access to networks outside of the eight Western New York Counties.

Out-of network services may be obtained, but are subject to an out-of-network deductible, co-insurance and out-of-pocket maximums. Please see summary below under "Out-of-Network Services" for details.

IN	NETWORK C	OVERED EXP	ENSES INCLU	JDE:
Benefit				Explanations and
Description				Limitations
	Premium	Core	Value	
Anesthesia	Covered in	Covered in	Covered in	
Allestilesia	full	full	full	
Assistant Surgeon	Covered in	Covered in	Covered in	
Assistant Surgeon	full	full	full	
				For services rendered
				within 72 hours after
Emergency Room				onset of accident.
Treatment of an	\$35 co-pay	\$35 co-pay	\$35 co-pay	Worldwide
Accidental Injury	\$55 co pay	\$55 CO pay	\$55 CO pay	emergency use,
recreenter mjery				including physician
				fees. Co-pay waived
				if admitted.
				Worldwide
Emergency Room				emergency use
Treatment of the				including physician
Sudden onset of a	\$35 co-pay	\$35 co-pay	\$35 co-pay	fees for life
Life Threatening	\$55 CO pay	\$55 CO pay	\$55 CO pay	threatening
Illness				emergencies. Co-
miless				pay waived if
				admitted.

Any covered services may be obtained from any provider or hospital without referral.

				Limited to annual
Enteral Formulas Nutritional Supplements	Covered in full	Covered in full	Covered in full	maximum of \$2500. Must be medically necessary. Subject to prior approval.
Home Healthcare	\$10 co-pay per visit	\$15 co-pay per visit	\$20 co-pay per visit	365 visits per member, per calendar year. Pre Approval Required
Hospice	Covered in full	Covered in full	Covered in full	210 days lifetime
Hospital Outpatient Surgical Facility	\$10 co-pay	\$15 co-pay	\$75 co-pay	
Hospital Physician Visits (Non- Mental Illness Substance Abuse Diagnosis)	Covered in full	Covered in full	Covered in full	
Hospital Physician Visits (Mental Illness Diagnosis)	Covered in full	Covered in full	Covered in full	30 days per member per calendar year for acute care.
Hospital Physician Visits (Alcohol Substance Abuse Diagnosis)	Covered in full	Covered in full	Covered in full	30 days per member per calendar year for acute care.
Urgent Care Center Visit	\$10 co-pay	\$15 co-pay	20 co-pay	
Hospital Room & Board and Ancillary Services (Non- Mental Illness- Substance Abuse Diagnosis)	Covered in full	Covered in full	Covered in full	365 days per calendar year limited to semi private room allowance. Must be pre approved.
Hospital Room & Board and Ancillary Services (Mental Illness Diagnosis)	Covered in full	Covered in full	Covered in full	30 days per member per calendar year for acute care.
Hospital Room & Board and Ancillary Services (Alcohol Substance Abuse Diagnosis)	Covered in full	Covered in full	Covered in full	30 days per member per calendar year for detoxification. Inpatient rehabilitation not covered.
Mammography (Routine)	\$10 co-pay	\$15 co-pay	\$20 co-pay	One routine per calendar year

Pap Smear (Routine)	Covered in full	Covered in full	Covered in full	Limited to one per covered female over 18 per calendar year.
Pregnancy	Covered in full	Covered in full	Covered in full	Same as any other illness
Pre-Admission Testing	Covered in full	Covered in full	Covered in full	For services rendered within 7 days of admission.
Routine Adult	\$10 co-pay	\$15 co-pay	\$20 co-pay	Limit 1 per year
Routine Adult (GYN)	\$10 co-pay	\$15 co-pay	\$20 co-pay	Limit 1 per year, includes office visit and ancillary services.
Second Surgical Opinion	\$10 co-pay	\$15 co-pay	\$20 co-pay	
Substance Abuse (Outpatient Treatment)	\$10	\$15	\$20	60 visits per member per calendar year
Surgical Expenses	Covered in full	Covered in full	Covered in full	
Skilled Nursing Facility	Covered in full 50 days	Covered in full 50 days	Covered in full 50 days	Excludes custodial care, must be admitted within 30 days of hospital discharge.
Well Child Care Including Immunizations	Covered in full	Covered in full	Covered in full	AMA Well Child guidelines
X-Rays and Diagnostic Testing	\$10 co pay	\$15 co-pay	\$20 co-pay	
Insulin	Rx co-pay	Rx co-pay	Rx co-pay	
Diabetic Supplies, i.e. test strips, needles, etc.	Lesser of Rx co-pay or office visit co-pay	Lesser of Rx co-pay or office visit co-pay	Lesser of Rx co-pay or office visit co-pay	
Diabetic Equipment, i.e. glucometer, insulin pump, etc.	Lesser of Rx co-pay or office visit co-pay	Lesser of Rx co-pay or office visit co-pay	Lesser of Rx co-pay or office visit co-pay	
Specialist Office Visit	\$10 co-pay	\$15 co-pay	\$20 co-pay	
Allergy Injections	\$10 co-pay	\$15 co-pay	\$20 co-pay	Co-pay if administered in office

Allergy Testing	\$10 co-pay	\$15 co-pay	\$20 co-pay	
Ambulance	\$50 co-pay	\$50 co-pay	\$50 co-pay	Must be medically necessary
Blood, Blood Plasma and Oxygen	Covered in full	Covered in full	Covered in full	
Cardiac Rehabilitation	\$10 co-pay	\$15 co-pay	\$20 co-pay	24 visits/ Additional visits may be approved by medical management Dept when medically necessary. Treatment plan must be pre-approved.
Chiropractic Care	\$10 co-pay	\$15 co-pay	\$20 co-pay	Limited to 15 visits per member per calendar year. Additional visits may be approved based on medical necessity.
Durable Medical Equipment and Supplies	20% co-pay	20% co-pay	20% co-pay	Must be deemed medically necessary
Emergency Room Physician	Covered in full	Covered in full	Covered in full	Included in payment from Emergency Room
Hospital Physician Visits (Mental Illness)	Covered in full 30 days confinement per member per year	Covered in full 30 days confinement per member per year	Covered in full 30 days confinement per member per year	

				Includes diagnostic, lab & surgical services including: hysterosalpingogram,
Infertility Treatment	Same as any other illness	Same as any other illness	Same as any other illness	hysteroscopy, endometrial biopsy, laparoscopy, sono- hysterogram, post coital tests, testis biopsy, semen analysis, blood tests, ultrasound and artificial insemination. Does not include services for conception such as, invitro fertilization, gamete intrafallopian tube transfers, or zygote intrafallopian tube transfers. Limited to patients between the
Laboratory (including venipuncture)	Covered in full	Covered in full	Covered in full	ages of 21 and 45. No restrictions on in- network laboratory providers
Mental Illness- Outpatient Treatment	\$10 co-pay	\$15 co-pay	\$20 co-pay	30 visits per calendar year
Office Visits	\$10 co-pay	\$15 co-pay	\$20 co-pay	
Organ Transplants	Same as any other illness	Same as any other illness	Same as any other illness	Must be pre- approved
Podiatry	\$10 co-pay	\$15 co-pay	\$20 co-pay	Must be medically necessary, routine foot care not covered
Prosthetic Devices & Orthotic Appliances	20%	20%	20%	Foot orthotics is limited to one pair per calendar year. Internal + post mastectomy prosthetics covered in full. 20% co-pay for external prosthetics
Physical, Speech and Occupational Therapy	\$10	\$15	\$20	20 visits in aggregate - per person per calendar year

	I			
	\$7 - 2 Tier	\$5/\$15/\$35	\$7/\$25/\$40	Up to 30 day supply
	3rd Tier	*See	*See	of drugs is provided
Prescription	member pays	formulary	formulary	on each occasion the
Drugs,	the difference.	for any	for any	prescription is filled
Generic/Formulary	\$0 co-pay for	prior-	prior-	or refilled.
	generic	authorization	authorization	Contraceptives
	contraceptives	requirements	requirements	included
	\$7 - 2 Tier	\$5/\$15/\$35	\$7/\$25/\$40	One co-pay per 30
	3rd Tier	*See	*See	day supply. Up to 90
Prescription	member pays	formulary	formulary	day supply of drugs
Drugs, Mail Order	the difference.	for any	for any	in provided on each
Drugo, Mair Order	\$0 co-pay for	prior-	prior-	occasion the
	generic	authorization	authorization	prescription is filled
	contraceptives	requirements	requirements	or refilled
				Must be pre-
				approved. Limited
				to an annual
Private Duty	\$10	\$15	\$20	maximum of \$2,500
Nursing	ψ10	ψ 15	Ψ20	per calendar year.
				Benefits limited to
				non-custodial
				services only.
Radiation and	\$10 co-pay	\$15 co-pay	\$20 co-pay	
Chemotherapy	¢ro co puj	\$10 00 puj	\$ 2 0 c 0 p u j	~
				Coverage limited to
				\$150 maximum
				lifetime allowance
				for evaluation and
				diagnostic testing.
Temporo-	~	~	~	An additional
mandibular Joint	See	See	See	allowance of \$300
Disorders (TMJ)	explanation	explanation	explanation	will be provided for
				appliance therapy.
				No other charges
				(including hospital
				charges) in
				connection with TMJ
				will be covered.
Dest (Covered when
Reconstructive	Covered	Covered	Covered	medically necessary,
Surgery				elective cosmetic
				surgery not covered.
				All full time
				employees will be
	See	See	See	eligible for the above
Waiting Period	explanation	explanation	explanation	plans on the 1st of
	1	1	1	the month following
				30 days of employment.

Dependents	25/25	25/25	25/25	All eligible unmarried dependent children up to age 25 raggrdlass of student
				regardless of student
				status.

	OUT O	F NETWORK I	BENEFIT	
Deductible	\$250/\$500	\$250/\$500	\$250/\$500	Reimbursed at the
Co-Insurance	75%/25%	75%/25%	75%/25%	fee schedule for
Maximum Out of Pocket Expense	\$2000/\$4000	\$2000/\$4000	\$2500/\$5000	eligible hospital and medical services. Patient is responsible for amounts that exceed the schedule allowance. Out of pocket expenses do not include amounts in excess of fee schedule co-pays and deductibles.

Co-Insurance	75%/25%	75%/25%	75%/25%
Maximum Out of	\$2000/\$4000	\$2000/\$4000	\$2500/\$5000
Pocket Expense			
Lifetime	Unlimited	Unlimited	Unlimited
Maximum			

APPENDIX B C.S.E.A. APPENDIX LISTING OF JOB TITLES AND GROUPS

JOB GROUP 1

- 006 Co-Case Manager
- 005 Co-Case Manager p/t

JOB GROUP 2

008 Assistant Photostat Recording Operator

JOB GROUP 3

- 013 Aging Services Aide
- 007 Aids Case Management Aide
- 002 Children with Special Needs Program Aide
- 014 Clerical I
- 062 Clerical I p/t
- 020 Clerk
- 021 Clerk p/t
- 016 Community Services Aide
- 025 Courier Mail Clerk
- 023 Dictating Machine Operator (Blind)
- 010 Home Health Aide
- 012 Home Management Worker
- 025 Mail Clerk
- 026 Medical Clerk
- 027 Medical Record Clerk
- 024 Medical Record Clerk p/t
- 028 Messenger
- 031 Messenger p/t
- 030 Microfilm Operator
- 034 Occupational Therapy Aide
- 035 Occupational Therapy Aide p/t
- 038 Senior Library Clerk
- 040 Telephone Operator
- 042 Transcribing Typist
- 014 Typist
- 015 Typist p/t
- 043 Ward Clerk
- 792 800 Tourist Line Leader

- 048 Account Clerical I
- 051 Account Clerical I p/t
- 046 Account Clerk
- 053 Account Clerk p/t
- 048 Account Clerk Typist
- 051 Account Clerk Typist p/t

- 050 Activity Leader
- 059 Assistant Multilith Machine Operator
- 054 Bookkeeping Machine Operator
- 056 Chief Machine Operator
- 066 Clerical II
- 065 Clerical II p/t
- 241 Computer Operator Assistant
- 067 Data Entry Operator
- 085 Data Processing Control Clerk
- 049 Energy Assistance Worker
- 045 Energy Assistance Worker p/t
- 003 Head Van Driver Home Delivered Meal Coordinator
- 2100 Insurance Program Clerk
- 029 Legal Stenographer
- 064 Senior Clerk
- 066 Senior Typist
- 065 Senior Typist p/t
- 068 Stenographer
- 069 Stenographer p/t
- 075 Youth Employment Aide

- 4002 Account Clerical II
- 076 Account Clerk Stenographer
- 115 Bookkeeper
- 116 Bookkeeper p/t
- 082 Cash Account Clerk
- 083 Certified Occupational Therapy Assistant
- 084 Computer Operator
 - Courier Inventory Clerk
- 005 **Crisis Services Phone Aide**
- 008 Crisis Services Phone Aide p/t
- 088 District Attorney Court Assistant
- 086 Document Clerk
- 001 Drug Abuse Aide
- 004 Drug Abuse Aide p/t
- 087 Engineering Clerk-Typist
- 090 Head Cleaner Days
- 094 Junior Engineering Aide
- 102 Microfilm Recorder Operator
- 100 Motor Vehicle Representative p/t
- 101 Motor Vehicle Representative
- 104 Payroll Clerk
- 105 Pharmacy Aide
- 106 Photostat Recording Operator
- 117 Pistol Permit Examiner/Court Liaison
- 110 Purchasing Clerk
- 177 Real Property Tax Services Aide Senior Aging Services Aide

- 112 Senior File Index Clerk
- 107 Sheriff Record Clerk
- 092 Stock Clerk
- 113 Tax Clerk
- 114 Title Searcher
- 166 Weights & Measures Inspector

- 153 Account Clerical III
- 173 Alcoholism & Substance Abuse Counselor Trainee
- 122 Assistant Dietician
- 124 Audit Clerk
- 109 Central Supply Coord.
- 1001 Clerical III

Crime Analyst

- 129 Dietician Technician
- 123 District Attorney Management Systems Coordinator
- 135 Document and Mortgage Tax Clerk
- 134 Document Clerk Cashier
- 125 Environmental Research Technician
- 133 Environmental Health Aide
- 047 Highway Dispatcher
- 155 Insurance Program Assistant
- 140 Inventory Clerk
- 099 Licensed Practical Nurse p/t
- 098 Licensed Practical Nurse
- 097 Licensed Practical Nurse/Health
- 144 Mosquito Equipment Operator
- 131 Motor Vehicle Representative II
- 060 Multilith Machine Operator
- 150 Principal Library Clerk
- 148 Principal Clerk
- 136 Public Health Technician
- 185 Public Health Investigator
- 153 Senior Account Clerk -Typist
- 152 Senior Account Clerk Senior District Attorney Court Assistant
- 157 Senior Energy Assistance Worker
- 105 Senior Payroll Clerk
- 154 Senior Stenographer
- 156 Senior Title Searcher
- 158 Social Services Worker 1, 2
- 158 Social Welfare Examiner 1, 2
- 151 Sr. Energy Assistance Worker p/t
- 160 Support Investigator 1, 2
- 162 Tax Map Technician
- 164 Youth Bureau Counselor

- 166 Assessment Supervisor
- 876 Assistant Public Health Educator
- 193 Care Svs. Coord. EIP
- 083 Certified Occupational Therapy Assistant
- 137 Charge Nurse LPN
- 168 Deputy Municipal Director of Weights & Measures
- 142 Laboratory Technician
 LPN Mental Health
 Nutrition Services Coordinator
 Physical Therapy Asst.
- 181 Principal Stenographer
- 108 Purchasing Assistant Real Property Information Clerk * Real Property Tax Coordinator
- 4032 Senior Account Clerk Stenographer
- 183 Senior Computer Operator
- 165 Social Services Worker 3, 4, 5, 8
- 165 Social Welfare Examiner 3, 4, 5, 8
- 186 Stenographic Secretary
- 187 Stenographic Secretary p/t
- 163 Support Investigator 3, 4, 5, 8
- 167 Tourism Information Specialist
- 190 Youth Bureau Outreach Worker
- 191 Youth Bureau Worker
- 192 Youth Bureau Public Relations Coordinator

*Title moved from Job Group 6 to Job Group 7 effective 3/31/2014

- 1000 Account Clerical IV
- 197 Administrative Officer (Niagara Falls)
- 198 Administrative and Resources Officer
- 196 Administrative Officer (Lockport)
- 175 Alcoholism & Substance Abuse Counselor
- 195 Case Manager
- 174 Certified Alcoholism Counselor
- 210 Community Mental Health Aide
- 205 Computer Programmer Trainee
- 230 Construction Inspector
- 175 Drug Abuse Counselor
- 211 Employment and Training Assistant
- 223 Environmental Management Coordinator
- 208 Financial Investigator
- 058 Grand Jury Stenographer
- 209 Graphics Technician
- 212 Operating Training Officer Civil Defense
- 213 Personal Care Services Supervisor
- 214 Principal Account Clerk

- 215 Principal Audit Clerk
- 207 Public Health Technician II
- 103 Records Management Coordinator
- 206 Senior Data Processing Control Clerk
- 222 Senior Engineering Aide
- 159 Senior Data Entry Operator
- 227 Senior Social Services Worker
- 227 Senior Social Welfare Examiner Senior Social Services Worker (Support Collection)
- 161 Senior Support Investigator
- 228 Veterans Service Officer
- 199 Work Experience Program Aide

- 280 Accounting Supervisor of Employment & Training
- 261 Assistant Bacteriologist
- 229 Buyer
 - Case Manager Senior Services
- 238 Caseworker 1, 2
- 109 Central Supply Coordinator
- 244 Deputy Civil Defense Director
- 260 Employment & Training Coordinator
- 258 Employment & Training Counselor
- 266 Home Economist 1,2
- 141 Junior Planner
- 275 Micro-Computer Coordinator
- 272 Director of Weights & Measures A
- 218 Registered Professional Nurse
- 319 Registered Professional Nurse Jail
- 273 Senior Financial Investigator
- 267 Social Work Assistant
- 204 Sr. Insurance Program Assistant
- 276 Supervisor of Central Office Services

Maintenance Supervisor Buildings & Grounds moved to Unit Placement 8A on 9/27/2012

- 298 Administrative Assistant
- 299 Administrative Assistant Personnel Aging & Disabilities Services Coordinator
- 262 Audiologist Trainee
- 284 Bacteriologist
- 169 Budget Clerk
- 170 Budget Clerk Mental Health
- 285 Case Manager (Social Services)
- 286 Caseworker 3, 4, 5, 8
- 240 Charge Nurse
- 283 Chief Accountant

- 172 Chief Tax Clerk
- 285 Child Assistance Program Specialist
- 063 Coordinator of Aging Services
- 292 Dietician Mount View
- 291 Educational Television Operating Supervisor Employment Case Manager
- 302 Employment Specialist
- 321 Graphic Artist
- Home Economist 3,4,5,8
- 290 JTPA Training Coordinator
- 428 Junior Accountant
- 301 Junior Engineer Public Works
- 300 Junior Civil Engineer
- 909 Long Term Care Coordinator
- 4071 Micro Computer Specialist
- 318 Photographer
- 311 Principal Social Services Worker
 Principal Social Services Worker (Support Collection)
- 311 Principal Social Welfare Examiner
- 890 Public Health Educator
- 265 Registered Professional Nurse p/t
- 269 Registered Professional Nurse Health
- 220 Resource Consultant

RN – Mental Health

- 281 Senior Audio Visual Technician
- 312 Senior Employment & Training Counselor
- 237 Special Education Teacher
- 216 Speech Pathologist Trainee
- 271 Supervising Public Health Technician
- 320 Supervising Support Investigator
- 290 WIA Training Coordinator
- 317 Youth Bureau Coordinator

- 332 Aids Case Manager
- 322 Audiologist p/t
- 236 Audiologist (New York State Certified)
- 354 Brownsfield Coordinator
- 340 Child Support Management Systems Coordinator
- 270 Community Health Nurse
- 268 Community Health Nurse p/t
- 242 Computer Programmer
- 425 Coordinator of Day Care Services
- 235 Dietitian Aging
- 348 Employment & Training Counseling Supervisor
- 358 Environmental Planner
- 330 Family Services Specialist
- 264 General Mechanic Head Maintenance Person *
- 347 Head Social Welfare Examiner

- 346 Job Developer
- 339 Medical Care Administrator
- 352 Mental Hygiene Practitioner
- 306 Occupational Therapist
- 341 Planner
- 353 Private Industry Counsel Advisor to Chairperson
- 270 Public Health Nurse
- 268 Public Health Nurse p/t
- 345 Public Health Sanitarian
- 334 Senior Case Manager
- 334 Senior Child Assistance Program Specialist
- 342 Senior Caseworker

Senior Employment Case Manager

- 333 Special Education Teacher II
- 277 Speech Pathologist (New York State Certified)
- 278 Speech Pathologist (New York State Certified) p/t
- 344 Sr. Buyer
- 314 Supervising Nurse
- 314 Supervising Nurse General Medicine
- 315 Supervising Nurse p/t
- 377 Tourist Administrator

*Title moved from Job Group 10 to Job Group 11 effective 6/12/2014

- 282 Accounting Supervisor
- 324 Assistant Director of Nursing Services
- 305 Asst. Coord. LTH Care Prog.
- 4014 Assistant Network Administrator
- 362 Case Supervisor Grade B
- 363 Chief Social Services Worker
- 363 Chief Social Welfare Examiner
- 328 Chief Employment Specialist
- 361 Child Assistance Program Coordinator
- 364 Coordinator/Child Support Enforcement
- 357 Coordinator Physically Handicapped Children's Program
- 355 Environmental Management Assistant
- 372 Employment & Training Fiscal Manager
- 372 Fiscal Manager
- 365 Forensic Criminalist
- Head Nurse
- 4030 Information Technology Technician
- 310 Physical Therapist
- 205 Principal Insurance Program Assistant
- 366 Sanitary Chemist
- 375 Senior Employment & Training Coordinator
- 335 Senior Speech Pathologist
- 327 Social Services Systems Analyst
- 349 Sr. Audiologist
- 370 Supervising Public Health Sanitarian

- 427 Accountant
- 371 AIDS Case Manager/Director
- 380 Assistant Civil Engineer
- 360 Assistant Public Health Engineer
- 388 Case Supervisor Grade A
- 351 Coordinator Long Term Health Care Program
- 338 Director of Operations
- 354 Mental Heath Core Planer
- 400 Rehabilitation Counselor
- 343 Senior Computer Programmer Senior Mental Hygiene Practitioner
- 359 Senior Planner
- 404 Staff Social Worker
- 350 Supervising Community Health Nurse
- 350 Supervising Public Health Nurse
- 406 TASC Case Manager
- 408 Training Supervisor

JOB GROUP 14

- 352 Assistant Director of Patient Services
- 416 Associate Supervising Public Health Sanitarian Behavioral Health Clinical Supervisor
- 4019 Computer Network Administrator
- 4031 Database Administrator
- 928 Director of Physical Therapy GIS Coordinator Home and Community Based Services Supervisor
- 353 Nurse Practitioner p/t
- 426 Supervising Social Worker
- 398 Supervisor Children with Special Needs
- 424 Systems Analyst

JOB GROUP XV

- 437 Controller Mount View
- 432 Supervising Public Health Engineer
- 450 Welfare Management Systems Coordinator

JOB GROUP XVI

- 423 Director of Patient Services
- 313 Director, Children with Special Needs
- 440 Executive Director of Social Services
- 417 Principal Public Health Engineer
- 439 Sr. Civil Engineer
- 366 Senior Forensic Criminalist
- 435 Senior Sanitary Chemist
- 434 Supervising Psychologist

<u>APPENDIX</u> C HEALTHCARE BENEFITS WAIVER

NO COUNTY-PROVIDED HEALTH INSURANCE FOR YOU OR YOUR FAMILY MEMBERS WILL BE CONTINUED UNDER THE EFFECTIVE TERMS OF THIS WAIVER.

I hereby for myself, my heirs, executors, and administrators, waive my rights to Countyprovided health insurance coverage pursuant to the collective bargaining agreement between Niagara County and the CSEA.

I understand the RISK inherent in electing Healthcare Benefits Waiver Option and assume any and all responsibility for said RISK to myself, my heirs, executors, and administrators.

I release any and all rights and claims I may have against Niagara County and/or the CSEA, and their respective representatives as a result of my waiver of healthcare coverage to which I was previously entitled.

I understand that if I drop healthcare coverage before the first of any month, I will be credited with a full month for purposes of the waiver. I will thereinafter receive 1/12th of the appropriate waiver sum for each month I waive health insurance.

I understand that once this withdrawal of healthcare benefits coverage is in effect, I may not reenter any County provided insurance plan until the next open period occurs, except as may otherwise be provided in the collective bargaining agreement.

~ •

I state that my spouse is not an employee of Niagara County.

I have read the above waiver and, upon my reading, fully understand its contents.

Date	Employee Signature
Date	Witness Signature
Date	Niagara County Signature
***COMPLETED FORM TO BE FILED IN THE OFFICE OF RIS FOR OFFICE USE ONLY	
Eligible for reimbursement? Y N	
Date of Eligibility: 52 wks	
A. # Mos left in this year divided by 12 =	
B. Proration % by Mos%	
C. Final Protation $\% = (A.) \times (B.) = $ % D.	Amount Due: \$
64	

APPENDIX D 35 HOUR WEEK 2015 - C.S.E.A. HOURLY RATES - 2.0%

GROUP	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 8
1	14.65	15.02	15.35	15.72	16.10	16.45
2	15.05	15.45	15.78	16.16	16.53	16.91
3	15.54	15.91	16.42	16.75	17.17	17.47
4	16.09	16.46	16.87	17.24	17.69	18.11
5	16.75	17.17	17.56	17.98	18.44	18.88
6	17.43	17.90	18.43	18.91	19.47	20.00
7	18.36	18.91	19.56	20.16	20.72	21.36
8	19.37	20.06	20.70	21.40	22.04	22.70
9	21.04	21.75	22.48	23.23	23.95	24.67
10	22.68	23.47	24.30	25.07	25.88	26.61
11	24.79	25.62	26.53	27.37	28.23	29.00
12	26.73	27.71	28.61	29.46	30.41	31.33
13	28.94	29.89	30.81	31.77	32.74	33.71
14	31.57	32.65	33.71	34.74	35.80	36.88
15	33.85	35.08	36.25	37.42	38.57	39.74
16	36.94	38.14	39.38	40.62	41.83	43.06

APPENDIX E 35 HOUR WEEK 2016 - C.S.E.A. HOURLY RATES - 2.0%

GROUP	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 8
1	14.94	15.32	15.66	16.03	16.42	16.78
2	15.35	15.76	16.10	16.48	16.86	17.25
3	15.85	16.23	16.75	17.09	17.51	17.82
4	16.41	16.79	17.21	17.58	18.04	18.47
5	17.09	17.51	17.91	18.34	18.81	19.26
6	17.78	18.26	18.80	19.29	19.86	20.40
7	18.73	19.29	19.95	20.56	21.13	21.79
8	19.76	20.46	21.11	21.83	22.48	23.15
9	21.46	22.19	22.93	23.69	24.43	25.16
10	23.13	23.94	24.79	25.57	26.40	27.14
11	25.29	26.13	27.06	27.92	28.79	29.58
12	27.26	28.26	29.18	30.05	31.02	31.96
13	29.52	30.49	31.43	32.41	33.39	34.38
14	32.20	33.30	34.38	35.43	36.52	37.62
15	34.53	35.78	36.98	38.17	39.34	40.53
16	37.68	38.90	40.17	41.43	42.67	43.92

APPENDIX F 35 HOUR WEEK 2017 - C.S.E.A. HOURLY RATES - 2.0%

GROUP	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 8
1	15.24	15.63	15.97	16.35	16.75	17.12
2	15.66	16.08	16.42	16.81	17.20	17.60
3	16.17	16.55	17.09	17.43	17.86	18.18
4	16.74	17.13	17.55	17.93	18.40	18.84
5	17.43	17.86	18.27	18.71	19.19	19.65
6	18.14	18.63	19.18	19.68	20.26	20.81
7	19.10	19.68	20.35	20.97	21.55	22.23
8	20.16	20.87	21.53	22.27	22.93	23.61
9	21.89	22.63	23.39	24.16	24.92	25.66
10	23.59	24.42	25.29	26.08	26.93	27.68
11	25.80	26.65	27.60	28.48	29.37	30.17
12	27.81	28.83	29.76	30.65	31.64	32.60
13	30.11	31.10	32.06	33.06	34.06	35.07
14	32.84	33.97	35.07	36.14	37.25	38.37
15	35.22	36.50	37.72	38.93	40.13	41.34
16	38.43	39.68	40.97	42.26	43.52	44.80

APPENDIX G 35 HOUR WEEK 2018 - C.S.E.A. HOURLY RATES - 2.0%

GROUP	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 8
1	15.54	15.94	16.29	16.68	17.09	17.46
2	15.97	16.40	16.75	17.15	17.54	17.95
3	16.49	16.88	17.43	17.78	18.22	18.54
4	17.07	17.47	17.90	18.29	18.77	19.22
5	17.78	18.22	18.64	19.08	19.57	20.04
6	18.50	19.00	19.56	20.07	20.67	21.23
7	19.48	20.07	20.76	21.39	21.98	22.67
8	20.56	21.29	21.96	22.72	23.39	24.08
9	22.33	23.08	23.86	24.64	25.42	26.17
10	24.06	24.91	25.80	26.60	27.47	28.23
11	26.32	27.18	28.15	29.05	29.96	30.77
12	28.37	29.41	30.36	31.26	32.27	33.25
13	30.71	31.72	32.70	33.72	34.74	35.77
14	33.50	34.65	35.77	36.86	38.00	39.14
15	35.92	37.23	38.47	39.71	40.93	42.17
16	39.20	40.47	41.79	43.11	44.39	45.70

APPENDIX H 35 HOUR WEEK 2019 - C.S.E.A. HOURLY RATES - 2.0%

GROUP	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 8
1	15.85	16.26	16.62	17.01	17.43	17.81
2	16.29	16.73	17.09	17.49	17.89	18.31
3	16.82	17.22	17.78	18.14	18.58	18.91
4	17.41	17.82	18.26	18.66	19.15	19.60
5	18.14	18.58	19.01	19.46	19.96	20.44
6	18.87	19.38	19.95	20.47	21.08	21.65
7	19.87	20.47	21.18	21.82	22.42	23.12
8	20.97	21.72	22.40	23.17	23.86	24.56
9	22.78	23.54	24.34	25.13	25.93	26.69
10	24.54	25.41	26.32	27.13	28.02	28.79
11	26.85	27.72	28.71	29.63	30.56	31.39
12	28.94	30.00	30.97	31.89	32.92	33.92
13	31.32	32.35	33.35	34.39	35.43	36.49
14	34.17	35.34	36.49	37.60	38.76	39.92
15	36.64	37.97	39.24	40.50	41.75	43.01
16	39.98	41.28	42.63	43.97	45.28	46.61

APPENDIX I 40 HOUR WEEK 2015 - C.S.E.A. HOURLY RATES - 2.0%

TITLE	STEP 1		2	3	4	5	8
WATER TREATMENT PLANT OPERATOR TRAINEE	1′	7.22	17.62	17.98	18.54	19.11	19.55
WATER TREATMENT PLANT OPERATOR TYPE "A" PLANT	2	1.55	22.19	22.76	23.41	24.05	24.64
FLEET MECHANIC SUPERVISOR	20	0.73	21.45	22.04	22.68	23.36	23.96
MAINTENANCE HIGHWAY SUPERVISOR		0.73	21.45	22.04	22.68	23.36	23.96
TRAFFIC & SIGN SUPERVISOR	20	0.73	21.45	22.04	22.68	23.36	23.96
ROAD MAINTENANCE SUPERVISOR - HIGHWAY	20	0.73	21.45	22.04	22.68	23.36	23.96
WORK RELIEF PROGRAM CREW SUPERVISOR	20	0.73	21.45	22.04	22.68	23.36	23.96
WORK RELIEF PROGRAM CREW LEADER	1′	7.22	17.62	17.98	18.54	19.11	19.55

APPENDIX J 40 HOUR WEEK 2016 - C.S.E.A. HOURLY RATES - 2.0%

TITLE	STEP	1	2	3	4	5	8
WATER TREATMENT PLANT OPERATOR TRAINEE		17.56	17.97	18.34	18.91	19.49	19.94
WATER TREATMENT PLANT OPERATOR TYPE "A" PLANT		21.98	22.63	23.22	23.88	24.53	25.13
FLEET MECHANIC SUPERVISOR		21.14	21.88	22.48	23.13	23.83	24.44
MAINTENANCE HIGHWAY SUPERVISOR	7	21.14	21.88	22.48	23.13	23.83	24.44
TRAFFIC & SIGN SUPERVISOR		21.14	21.88	22.48	23.13	23.83	24.44
ROAD MAINTENANCE SUPERVISOR - HIGHWAY		21.14	21.88	22.48	23.13	23.83	24.44
WORK RELIEF PROGRAM CREW SUPERVISOR		21.14	21.88	22.48	23.13	23.83	24.44
WORK RELIEF PROGRAM CREW LEADER		17.56	17.97	18.34	18.91	19.49	19.94

APPENDIX K 40 HOUR WEEK 2017 - C.S.E.A. HOURLY RATES - 2.0%

TITLE	STEP	1	2	3	4	5	8
WATER TREATMENT PLANT OPERATOR TRAINEE		17.91	18.33	18.71	19.29	19.88	20.34
WATER TREATMENT PLANT OPERATOR TYPE "A" PLANT		22.42	23.08	23.68	24.36	25.02	25.63
FLEET MECHANIC SUPERVISOR		21.56	22.32	22.93	23.59	24.31	24.93
MAINTENANCE HIGHWAY SUPERVISOR	7	21.56	22.32	22.93	23.59	24.31	24.93
TRAFFIC & SIGN SUPERVISOR		21.56	22.32	22.93	23.59	24.31	24.93
ROAD MAINTENANCE SUPERVISOR - HIGHWAY		21.56	22.32	22.93	23.59	24.31	24.93
WORK RELIEF PROGRAM CREW SUPERVISOR		21.56	22.32	22.93	23.59	24.31	24.93
WORK RELIEF PROGRAM CREW LEADER		17.91	18.33	18.71	19.29	19.88	20.34

APPENDIX L 40 HOUR WEEK 2018 - C.S.E.A. HOURLY RATES - 2.0%

TITLE	STEP 1	2	3	4	5	8
WATER TREATMENT PLANT OPERATOR TRAINEE	18.2	27 18.70	19.08	19.68	20.28	20.75
WATER TREATMENT PLANT OPERATOR TYPE "A" PLANT	22.8	37 23.54	24.15	24.85	25.52	26.14
FLEET MECHANIC SUPERVISOR	21.9	99 22.77	23.39	24.06	24.80	25.43
MAINTENANCE HIGHWAY SUPERVISOR	21.9	99 22.77	23.39	24.06	24.80	25.43
TRAFFIC & SIGN SUPERVISOR	21.9	99 22.77	23.39	24.06	24.80	25.43
ROAD MAINTENANCE SUPERVISOR - HIGHWAY	21.9	99 22.77	23.39	24.06	24.80	25.43
WORK RELIEF PROGRAM CREW SUPERVISOR	21.9	99 22.77	23.39	24.06	24.80	25.43
WORK RELIEF PROGRAM CREW LEADER	18.2	27 18.70	19.08	19.68	20.28	20.75

APPENDIX M 40 HOUR WEEK 2019 - C.S.E.A. HOURLY RATES - 2.0%

TITLE	STEP 1	2	3	4	5	8
WATER TREATMENT PLANT OPERATOR TRAINEE	18.	64 19.07	7 19.46	20.07	20.69	21.17
WATER TREATMENT PLANT OPERATOR TYPE "A" PLANT	23.	33 24.01	24.63	25.35	26.03	26.66
FLEET MECHANIC SUPERVISOR	22.	43 23.23	3 23.86	24.54	25.30	25.94
MAINTENANCE HIGHWAY SUPERVISOR	22.	43 23.23	3 23.86	24.54	25.30	25.94
TRAFFIC & SIGN SUPERVISOR	22	43 23.23	3 23.86	24.54	25.30	25.94
ROAD MAINTENANCE SUPERVISOR - HIGHWAY	22.	43 23.23	3 23.86	24.54	25.30	25.94
WORK RELIEF PROGRAM CREW SUPERVISOR	22.	43 23.23	3 23.86	24.54	25.30	25.94
WORK RELIEF PROGRAM CREW LEADER	18.	64 19.07	/ 19.46	20.07	20.69	21.17

APPENDIX N CSEA UNIT PLACEMENT 2015 HOURLY RATES - 2%

35 HOU GROUP	R WEEK TITLE	STEP	1	2	3	4	5	8	99*
2 9	Serv AgingSpeciali AsstDirEmergServ	st	15.96 25.51	16.91 26.88	17.86 28.23	18.80 29.58	19.75 30.93	20.70 32.29	21.32
10	AsstSSAtty F/T		27.26	28.62	29.96	31.32	32.68	34.03	
40 HOUR WEEK									
GROUP	TITLE	STEP	1	2	3	4	5	8	99*
1A	Sher Wrk Prog Ass Crw Ldr	t	13.03	13.85	14.68	15.50	16.34	17.18	
5A	CrimeVictimsAdv		17.15	18.01	18.89	19.79	20.68	21.56	22.27
6A	DomesticViolCoord Food Service Mana		19.01	19.88	20.77	21.65	22.55	23.44	
8A	Bldgs&GrdsSuprvI SherWrkPrgCrewL		21.44	22.47	23.49	24.54	25.58	26.60	
	Maint Sup/Bldgs &	& Grnd	S						
PART-1	PART-TIME								

PART-TIME GROUP TITLE STEP 1

F2 Physical Therapy Att. p/t 12.48

APPENDIX O CSEA UNIT PLACEMENT 2016 HOURLY RATES - 2%

	R WEEK TITLE	STEP	1	2	3	4	5	8	99*
2 9 10	Serv AgingSpecialis AsstDirEmergServ AsstSSAtty F/T	st	16.28 26.02 27.81	17.25 27.42 29.19	18.22 28.79 30.56	19.18 30.17 31.95	20.15 31.55 33.33	21.11 32.94 34.71	21.75
	R WEEK • TITLE	STEP	1	2	3	4	5	8	99*
1A	Sher Wrk Prog Asst Crw Ldr	Ţ	13.29	14.13	14.97	15.81	16.67	17.52	
5A	CrimeVictimsAdv		17.49	18.37	19.27	20.19	21.09	21.99	22.72
6A	DomesticViolCoord Food Service Mana		19.39	20.28	21.19	22.08	23.00	23.91	
8A	Bldgs&GrdsSuprvI SherWrkPrgCrewLa Maint Sup/Bldgs &	[dr		22.92	23.96	25.03	26.09	27.13	

PART-TIME GROUP TITLE STEP 1

F2 Physical Therapy Att. p/t 12.73

APPENDIX P CSEA UNIT PLACEMENT 2017 HOURLY RATES - 2%

	R WEEK • TITLE	STEP	1	2	3	4	5	8	99*
2 9 10	Serv AgingSpeciali AsstDirEmergServ AsstSSAtty F/T		16.61 26.54 28.37	17.60 27.97 29.77	18.58 29.37 31.17	19.56 30.77 32.59	20.55 32.18 34.00	21.53 33.60 35.40	22.19
	R WEEK • TITLE	STEP	1	2	3	4	5	8	99*
1A	Sher Wrk Prog Ass Crw Ldr	t	13.56	14.41	15.27	16.13	17.00	17.87	
5A	CrimeVictimsAdv		17.84	18.74	19.66	20.59	21.51	22.43	23.17
6A	DomesticViolCoord Food Service Mana		19.78	20.69	21.61	22.52	23.46	24.39	
8A	Bldgs&GrdsSuprvI SherWrkPrgCrewL Maint Sup/Bldgs &	l dr	22.31 s	23.38	24.44	25.53	26.61	27.67	

PART-TIME GROUP TITLE STEP 1

F2 Physical Therapy Att. p/t 12.98

APPENDIX Q CSEA UNIT PLACEMENT 2018 HOURLY RATES - 2%

	R WEEK • TITLE	STEP 1		2	3	4	5	8	99*
2 9 10	Serv AgingSpeciali AsstDirEmergServ AsstSSAtty F/T	27	6.94 7.07 8.94	17.95 28.53 30.37	18.95 29.96 31.79	19.95 31.39 33.24	20.96 32.82 34.68	21.96 34.27 36.11	22.63
40 HOUR WEEK GROUP TITLE STEP 1			2	3	4	5	8	99*	
1A	Sher Wrk Prog Ass Crw Ldr	t 13	3.83	14.70	15.58	16.45	17.34	18.23	
5A	CrimeVictimsAdv	18	8.20	19.11	20.05	21.00	21.94	22.88	23.63
6A	DomesticViolCoord Food Service Mana		0.18	21.10	22.04	22.97	23.93	24.88	
8A	Bldgs&GrdsSuprvI SherWrkPrgCrewL Maint Sup/Bldgs &	l 22 dr	2.76	23.85	24.93	26.04	27.14	28.22	

PART-TIME GROUP TITLE STEP 1

F2 Physical Therapy Att. p/t 13.24

APPENDIX R CSEA UNIT PLACEMENT 2019 HOURLY RATES - 2%

	R WEEK • TITLE	STEP 1		2	3	4	5	8	99*
2 9 10	Serv AgingSpeciali AsstDirEmergServ AsstSSAtty F/T	27	7.28 7.61 9.52	18.31 29.10 30.98	19.33 30.56 32.43	20.35 32.02 33.90	21.38 33.48 35.37	22.40 34.96 36.83	23.08
	R WEEK • TITLE	STEP 1		2	3	4	5	8	99*
1A	Sher Wrk Prog Ass Crw Ldr	: 14	4.11	14.99	15.89	16.78	17.69	18.59	
5A	CrimeVictimsAdv	18	8.56	19.49	20.45	21.42	22.38	23.34	24.10
6A	DomesticViolCoord Food Service Mana		0.58	21.52	22.48	23.43	24.41	25.38	
8A	Bldgs&GrdsSuprvI SherWrkPrgCrewL Maint Sup/Bldgs &	l 23 dr	3.22	24.33	25.43	26.56	27.68	28.78	

PART-TIME GROUP TITLE STEP 1

F2 Physical Therapy Att. p/t 13.50