# **AGREEMENT**

# **BETWEEN**

# **COUNTY OF UNION**

# AND

COMMUNICATIONS WORKERS OF AMERICA, AFL-CIO

EFFECTIVE: JULY 1, 2020 THROUGH DECEMBER 31, 2024

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### **PREAMBLE**

THIS AGREEMENT, effective July 1, 2020, is entered into by and between the COUNTY OF UNION (hereinafter referred to as the Employer) and the COMMUNICATIONS WORKERS OF AMERICA, AFL-CIO, (hereinafter referred to as the Union).

The purpose of this Agreement is to promote harmonious relations between the Employer and the Union, to establish an equitable and peaceful procedure for the resolution of differences, and to establish rates of pay, hours of work and other conditions of employment.

# **ARTICLE 1**

## RECOGNITION

In accordance with the certification of the American Arbitration Association dated April 18, 1969, the Employer recognizes the Union as the exclusive collective negotiations representative for all classifications provided in Schedule F employed in the Department of Human Services, Division of Social Services.

Account Clerk/Clerk Bookkeeper

**Account Procedures Analyst** 

Assistant Supervisor Building Services

**Bookkeeping Machine Operator** 

Child Support Specialist

Child Support Worker

Clerk

Clerk Stenographer

Clerk Transcriber

Clerk Typist

**Data Control Clerk** 

Data Entry Machine Operator

Human Services Specialist 1

**Human Services Specialist 2** 

Human Services Specialist 3

Investigator/CWA

Legal Secretary

Legal Secretary/Bilingual

Messenger

Receptionist

Senior Account Clerk

Senior Clerk

Senior Clerk Bookkeeper

Senior Clerk Stenographer

Senior Clerk Transcriber

Senior Clerk Typist

Senior Clerk Typist/Senior Telephone Operator

Senior Data Control Clerk

Senior Data Entry Machine Operator

Senior Messenger

Senior Messenger/Senior Building Maintenance Worker

Senior Receptionist

Senior Telephone Operator

Senior Training Technician

Social Worker

Social Worker Specialist

Supervising Clerk Typist

Supervising Data Entry Machine Operator

Supervising Receptionist

Telephone Operator

In accordance with the certification of the New Jersey Public Employment Relations Commission, Case No. 89-66, the Employer further recognizes the Union as the exclusive collective negotiations representative for:

Principal Account Clerk

Principal Clerk

Principal Clerk Transcriber

Principal Clerk Typist

Principal Data Control Clerk

Principal Data Entry Machine Operator

Supervising Accounting Clerk

Supervising Clerk

Supervising Data Control Clerk

Supervising Telephone Operator

Training Technician

Senior Building Maintenance Worker

In addition, the Employer further recognizes the Union as the exclusive collective negotiations representative for:

Accountant

Accounting Assistant

Community Interpreter

Community Service Aide

Community Service Worker

**Employment Specialist** 

Paralegal Specialist

Principal Data Control Clerk

Senior Account Clerk Typing

Senior Accountant

Senior Employment Specialist

Supervising Clerk Transcriber

Interpreter

Clerk 1, 2, 3 & 4

Keyboarding Clerk 1, 2, 3 & 4

Clerk Stenographer 1, 2, 3 & 4

Data Processing Programmer;

Work Program Specialist (shall be Range 16)

Social Case Worker

Personnel Aide

Personnel Assistant

Secretarial Assistant

Secretarial Assistant Bilingual

Administrative Secretary

Supervising Clerk 4

All bilingual titles of titles presently covered by this recognition clause.

If the Employer adds new or amended titles to the units that are clearly not managerial, supervisory or confidential, it agrees that within thirty (30) days, it will:

- A. Notify the Union;
- B. Give a copy of any job specification for the new or amended title to the Union;
- C. Advise the Union of the proposed hours of work, wages and other terms and conditions of employment established for the title.

The Employer further agrees, if requested by the Union within thirty (30) days after notification to the Union as provided above, to schedule a meeting to review whether or not the new or amended title should be included in the unit, and if it is so included, to negotiate any disputes which may exist concerning such negotiable issues as appropriate wage rates. It is the intention of the parties to reach mutual agreement on inclusion of new or amended titles that appropriately belong in the unit without the necessity of instituting proceedings at PERC, and it is their further intention to use wage scales for existing titles as a basis to determine the appropriateness of the wage rate established for such new or amended titles.

# **ARTICLE 2**

# **MANAGEMENT RIGHTS**

It is the intention hereof that all of the rights, powers, prerogatives and authorities that the Employer had prior to the signing of the Agreement are retained by the Employer except those lawfully modified by the terms of this Agreement and only to the extent that they are specifically abridged or modified by this Agreement.

It is agreed that the above-recited management rights are not subject to the grievance procedures set forth in Article VI hereof.

### **ARTICLE 3**

# **UNION RIGHTS**

## Section 1.

A list of new employees, including temporary and interim, if any, in the bargaining unit will be furnished to the secretary of the local Union within ten (10) days after appointment by the Employer.

### Section 2.

The local Union will be allowed by the Employer a period not to exceed forty-five, (45) minutes, to address all new employees.

### Section 3.

The local Union will be allowed by the Employer space for no more than two Union bulletin boards on each floor of offices occupied by the Division of Social Services same to be no larger than 4' x 4'. Said bulletin boards to be placed as reasonably agreed to by the Employer and the Union.

Union notices shall be limited to the local Union bulletin board.

### Section 4.

Officers or delegates of the local Union, upon one (1) week advance written notice and with the approval of the Director, Division of Social Services, will be allowed by the Employer to take a leave with pay to participate in union conferences, conventions and to conduct other Union Business. Members approved by the Executive Committee will be allowed to take a total not to exceed thirty (30) days of leave with pay per contract year. Executive Committee members shall receive fifteen (15) additional paid union days.

### Section 5.

Officers or delegates of the local Union, upon one (1) week advance written notice and with the approval of the Director, Division of Social Services, will be allowed by the Employer to take a leave without pay to participate in union conferences, conventions and to conduct other Union Business. Members approved by the Executive Committee will be allowed to take a total not to exceed thirty-five (35) days of leave without pay per contract year. Executive Committee members shall receive fifteen (15) additional unpaid union days.

### Section 6.

The Union will be allowed space for their file cabinet and typewriter.

### Section 7.

One employee selected by the Union shall be allowed to attend daytime Board of Chosen Freeholder, County of Union meetings without loss of personal time or use of Union leave.

### **ARTICLE 4**

### **DUES CHECK OFF**

### Section 1.

In accordance with Title 52:14-15.9e of the New Jersey Statutes Annotated, the Employer, upon receipt of a duly executed authorization-assignment form acceptable to the Employer, agrees to deduct dues from the second pay check of every month. It is further agreed that the Employer shall remit such deductions to the Union prior to the tenth day of the month following the month for which such deduction is made. Dues shall be such amounts as may be certified to the Employer by the Union at least thirty (30) days prior to the date on which the deduction of Union dues is to be made.

The County shall provide the Communication Workers of America, AFL-CIO with the dues report in Excel format with the following data: Employee Name: Last, First, Middle Initial, Social Security Number, Employee Home Address (including Zip + 4), CWA Local Number, Work Location, Dues Deducted This Reporting Period, Gross Weekly Base Wage, Full or Part Time Status, and Gender.

#### Section 2.

In accordance with Title 52:14-15.9e of the New Jersey Statutes Annotated, employees included in the negotiating unit may only request deduction for the payment of dues to the duly certified majority representative, Communications Workers of America, AFL-CIO.

# Section 3.

The Employer agrees and shall use its best efforts to have the county payroll department provide payroll deductions for the CWA Committee on Political Education (COPE) Fund, the amount to be deducted as per employee's request on a written authorization form provided by the Union to the Employer.

# Section 4.

The Union agrees to indemnify and hold the Employer harmless against any and all claims, suits, orders or judgments brought or issued against the Employer or the Union under the provisions of this Article.

### Section 5.

When an employee is promoted out of the bargaining unit, the Employer shall notify the County Finance Department to terminate dues, representation fee and/or CWA COPE payroll deduction. The Employer will notify the Union in writing of such action.

## ARTICLE 5

### **HOURS OF WORK**

### Section 1.

The normal work week shall consist of thirty-five (35) work hours per week, seven (7) hours per day, and five (5) days per week, Monday through Friday, (7:30AM to 3:30PM, 8:30AM to 4:30PM or 9:00AM to 5:00PM).

The Director, Division of Social Services or his designee may stagger the lunch hour to meet the workload to be performed so that the public may be served.

The working day for employees may be varied or extended by the Director, Division of Social Services or his designee as the need arises. When, by reason of the pressure of official business, an employee is authorized and required to work on a holiday, as indicated hereafter, or

to work overtime, the employee, at his or her option, is entitled to receive cash compensation or, if permitted by law, compensatory time off for their overtime employment beyond thirty-five (35) hours in any given work week at a rate of 1-1/2 times the regular rate or time at which they are employed.

The employer agrees that it will provide a "Quiet Room" at each of the three social services locations. Workers may use the "Quiet Room" for a maximum of fifteen minutes, unless prior approval for more time is granted from the director's office. Employees may reserve the Quiet Room for personal business including, but not limited to, medical phone calls, nursing, prayer or medication, school conferences and other personal matters.

### Section 2.

The parties to this Agreement recognize the need for caseworkers to have scheduled time for the purpose of case processing and other necessary paperwork. Seven hours per week will be allotted as paperwork time to each re-determination worker. Providing caseload, staffing, and scheduling conditions permit, as determined by the Director, every effort will be made to:

- A. Allow intake workers to receive one week off the interview schedule on a six (6) week rotational basis; and
- B. Allow intake workers to receive three (3) days off from the intake rotation per 70 hours of vacation time.

Additional staff will be available to see clients for the first five (5) days of the month.

Paperwork days for Intake Staff:

One-half (1/2) day everyday for paperwork and processing of cases.

### Section 3.

The Employer shall have the option that all projects or surveys will be performed by the Employees, on overtime, if necessary, at the discretion of the Employer consistent with the workload as it then exists.

# Section 4. Alternate work schedule

The Employer, in its sole discretion, may continue the alternate work schedule (a/k/a compressed work week) on a voluntary basis, taking into consideration the needs of the Employer.

The following terms shall apply to the alternate work schedule:

- A. An alternate work week shall be offered to all employees, and participation will be voluntary;
- B. The alternate work week will consist of a compressed work week of four days.

  Days off will be scheduled on all days except Thursday, which will be a fully staffed day.
- C. The new hours of the alternate work schedule shall not create any overtime even though the terms of this Agreement might provide for overtime in some instances. Instead, the schedule is intended to reflect the current 35 hours per week contractual arrangement with a modification of when those hours are worked for the volunteers of this program. Specifically, hours for the four day week staff will be 8:15 a.m. to 6:00 p.m. with one hour for lunch and two daily break periods. The two (2) daily breaks shall be 10 minute intervals, one in the morning and one in the afternoon.
- D. If a holiday falls on a scheduled work day, one and three fourths (1 3/4) hours will be deducted from vacation time. If a holiday falls on a day off, seven (7) hours of vacation time will be credited. Vacation, sick and personal time will be calculated in hours.
- E. Choice of days off shall be governed by an employee's seniority in the County. However, if a particular unit consists of less than five (5) employees, County seniority

within the unit shall govern choice of days off. All requests shall be reviewed and determined solely by the Director, not his/her designee. Copies of the compressed workweek requests and compressed workweek schedule shall be given to the CWA president.

The number of employees participating in the Compressed Work Week shall not exceed forty-five (45) on any given day, and is subject to change by the Director if he/she deems it necessary for purposes of staffing needs. The total number of employees participating in the Compressed Work Week shall not exceed one hundred fifty (150) in total.

#### Section 5. Flex Time Schedule

Flexible work hours will be considered on a case-by-case basis by the Director of the Division of Social Services. When making these decisions, the Director will consider all circumstances beyond an employee's control, whether the conditions giving rise to the employee's request for flexible work hours are temporary or involve regular ongoing problems or issues. Employees have the right to appeal all adverse actions made by the Director of the Division of Social Services to the Director of the County Department of Human Services. The employee and/or the Union reserves the right to appeal all final decisions through the Grievance Procedure outlined in Article 6 of this Agreement.

#### Section 6. Management-Labor Committee

The parties agree to establish a committee for the purpose of addressing issues relative to the processing of cases. The committee shall meet within two months after the execution of the collective bargaining agreement. Within four (4) months thereafter, the committee shall make a joint recommendation to the County Manager. Within two (2) months after the recommendation

has been received by the County Manager, the County Manager shall make a decision on the recommendation submitted.

It is explicitly understood by the parties that the aforementioned committee to address issues relative to the processing of cases shall be solely an advisory body and any recommendations shall be non-binding upon the parties.

# **ARTICLE 6**

# **GRIEVANCE PROCEDURE**

# Section 1. Purpose

- A. The purpose of this procedure is to secure, at the lowest possible level, equitable solutions to the problems which may arise affecting the terms and conditions of this Agreement. The parties agree that this procedure will be kept as informal as may be appropriate.
- B. Nothing contained herein shall be construed as limiting the right of any employee having a grievance to discuss the matter informally with any appropriate member of the Division of Social Services and having the grievance adjusted without the intervention of the Union.
- C. The Union's decision to request the movement of any grievance at any step or to terminate the grievance at any step shall be final as to the interests of the Union and the grievant.

# Section 2. Definitions

The term grievance shall mean an allegation that there has been:

A. A breach, misinterpretation or misapplication of the terms of this Agreement which is subject to the grievance procedure outlined herein and shall hereinafter be referred to as a contractual grievance; or

B. Inequitable, improper, unjust application or misinterpretation of rules or regulations, existing policy or orders applicable to the Division of Social Services which shall be processed up to and including the County Manager and shall hereinafter be referred to as a non-contractual grievance.

### Section 3. Presentation Of A Grievance

A representative designated by the Union will present the case of the grievant. The Employer agrees that there shall be no loss of pay for the time spent in presenting the grievance by the aggrieved person, essential witnesses, if any, who are employees of the Division of Social Services, and one (1) Union representative and one (1) Union recorder who are employees of the Division of Social Services throughout the grievance procedure. The Union will also be permitted to use an electronic device to record the proceedings, at the Union's option.

# Section 4. Steps of The Grievance Procedure.

The following constitutes the sole and exclusive method for resolving grievances between the parties covered by this Agreement.

#### Step 1:

- A. An aggrieved employee or the Union shall file a written and signed grievance with the Welfare Director or Deputy Director within 15 working days of the occurrence giving rise to the grievance or within 15 working days after the aggrieved employee or the Union should have reasonably known of its occurrence. Failure to file the grievance within the 15 working day period shall constitute an abandonment and/or waiver of the grievance.
- B. The Welfare Director shall meet and confer with the representative designated by the Union and shall render a written decision to the grievance within 5 working days after its receipt or any such meeting.

### Step 2:

- A. If the Union is not satisfied with the disposition of the grievance at Step 1, or if no written decision has been rendered within 5 working days as set forth in Step 1, the grievance shall be referred by the Union to the Director of the Department of Human Services or his/her designee within 5 working days from the date a written decision was or should have been rendered in Step 1. Failure to move the grievance within the aforesaid time shall constitute an abandonment and waiver of the grievance.
- B. The Director of the Department of Human Services or his/her designee shall meet and confer with the representative designated by the Union and shall render a written decision to the grievance within 5 working days after its receipt or any such meeting.

## Step 3:

- A. If a grievance is not resolved at Step 2, or if no written decision has been rendered within 5 working days as set forth in Step 2, the Union may file the grievance with the County Manager and his/her designee within 10 working days after the written decision was or should have been rendered in Step 2. The Director of Labor Management Relations shall notify the Union representative filing the grievance and the Union President, within three (3) days of the Step 3 grievance being filed, of the name, title, address and telephone number of the person who will conduct the grievance at Step 3. Failure to file within the 10 day time period shall constitute abandonment and waiver of the grievance.
- B. The County Manager or his/her designee shall meet and confer with the representative designated by the Union and shall render a written decision to the grievance within 15 working days after its receipt or any such meeting.

### Step 4. Binding Arbitration:

- A. If the Union is dissatisfied with the decision of the County Manager concerning a contractual grievance, the union may within 10 working days of the receipt of the decision or within 10 working days of the date the written decision should have been received, request binding arbitration, consistent with civil service laws, rules and regulations. If no such request is made within the stated time, the grievance shall be deemed to have been abandoned and waived and shall not be entitled to be submitted to arbitration.
- B. Arbitration shall be conducted under the auspices of the New Jersey State Board of Mediation, pursuant to its rules and regulations.
- C. A request for arbitration shall be initiated by mailing a written demand for arbitration to the New Jersey State Board of Mediation, 50 Park Place, Newark, New Jersey, with a copy of the demand being mailed to the County Manager and to the County Director of Personnel. The written demand shall request the New Jersey State Board of Mediation to submit duplicate panels of arbitrators to the Union and to the County Manager so that they may exercise their right of selection and file same directly with the New Jersey State Board of Mediation pursuant to its rules.
- D. The decision of the arbitrator shall be final and binding upon the parties and shall be in writing setting forth findings of fact, reasons and conclusions on the issue(s) submitted.
- E. The cost of the arbitrator shall be borne equally by the Union and the Employer.
- F. The cost of any transcript shall be borne by the party requesting it.
- G. No one arbitrator shall have more than one grievance submitted to him or her, and under consideration by him or her, at any one time unless the parties otherwise agree in

writing. A grievance shall be considered under consideration by an arbitrator until he or she has rendered his or her written decision.

H. In the event of the submission of any matter to arbitration as herein provided, the arbitrator shall have no right or power to alter or modify the terms of this Agreement.

# **ARTICLE 7**

# DISCIPLINE FOR CAUSE

No employee shall be disciplined except for just cause. Discipline shall be progressive in nature, corrective in intent and imposed in private. Management recognizes the need for confidentiality in personnel matters and agrees to adhere to confidentiality regarding any disciplinary actions. If the Employer takes disciplinary action against an employee and if the Union files appropriate appeal action, the Employer agrees to provide the Union with copies of all documentation upon which it shall rely to support the disciplinary action. If the Employer takes any written disciplinary action against an employee, the Union shall be provided with copies of all such actions within forty-eight hours of issuance. Records of discipline will not be used for purposes for further discipline after three (3) years of a clean record on the same issue.

# ARTICLE 8

#### SENIORITY CONSIDERATIONS

#### Section 1.

Seniority is defined as continuous and unbroken service with the Employer.

#### Section 2.

The employee will follow a vacation schedule suited to the overall needs of the Employer and considerate of the employee. The present policy will be continued of granting vacation time by seniority in each working unit wherever possible and practical.

## Section 3.

Seniority shall be given consideration by the Employer with respect to reassignments and provisional promotions.

### Section 4.

All promotions and promotional policies are subject to the New Jersey Civil Service law and rules and regulations promulgated by the New Jersey Department of Personnel.

### Section 5.

The employer will endeavor to fill permanent job openings by promoting employees from the next lower rated job title who possess the requirements enunciated by civil service laws subject to subsequent certification by the department of personnel.

### Section 6.

Those employees interviewed to fill promotional positions shall be notified in writing whether or not they have been selected as soon as the final decision has been made.

## Section 7.

Upon completion of ten (10) years of service with the County of Union, the Residency requirement shall be waived.

### **ARTICLE 9**

#### **JOB POSTING**

Any opening or vacancy within the County shall be prominently displayed, posted on an appropriate bulletin board for a period of ten (10) working days prior to filling of the vacancy. A copy of all job postings within the unit shall be forwarded to the CWA Local President. Employer agrees to provide the CWA Local President with notice of all job postings within the unit as soon as possible prior to posting. The posting will include the Civil Service title, if one exists. A copy of the posting will be sent to the CWA Local 1080 Secretary.

# **ARTICLE 10**

### REASSIGNMENTS

Transfers of employees may be made to improve or maintain operational effectiveness at the discretion of management, with maximum possible notice but no less than two weeks. Where such reassignments are not mutually agreed to, reassignments will be made in inverse order of seniority, if all qualifications are equal.

Transfers shall not be used as disciplinary action or as retaliation for protected activity.

Transfers may be made for other reasons such as a non-disciplinary response to a harassment complaint or at the request of an employee.

# **ARTICLE 11**

### **HOLIDAYS**

The legal paid holidays fixed by New Jersey statutes, are as follows:

New Year's Day

Martin Luther King, Jr.'s Birthday

Lincoln's Birthday

Washington's Birthday

Good Friday

Memorial Day

Juneteenth (effective 2022)

Independence Day

Labor Day

Columbus Day

**Election Day** 

Veteran's Day

Thanksgiving Day

Day After Thanksgiving Day

Christmas Day

In addition to the aforementioned holidays, the Employer will grant a holiday when the Governor, in her/his role as Chief Executive of the State of New Jersey, declares a holiday by Proclamation or when the Board of Chosen Freeholders of Union County declares a holiday for county employees. In the event any of the above statutory holidays falls on a Sunday, it shall be celebrated on the following Monday. In the event any of the above statutory holidays falls on Saturday, it shall be celebrated on the preceding Friday.

Employees who are absent without pay on the day before or the day after a holiday must present proof of illness or other justifiable explanation of absence and obtain approval by the Employer to be eligible for holiday pay.

# **ARTICLE 12**

# **VACATIONS**

### Section 1.

Full-time employees of the Division of Social Services shall be granted vacation leave as follows:

- A. One working day for each month or major fraction thereof of employment during the first calendar year of employment.
- B. Twelve working days after the first calendar year up to and including 5 years of employment.
- C. Fifteen working days after the first 5 years of employment and up to and including the 10th year of employment.
- D. Twenty working days after 10 years up to and including 15 years of employment.
- E. Twenty-two working days after 15 years up to and including 20 years of employment.
- F. Twenty-six working days after 20 years up to and including 24 years of employment.
- G. Twenty-seven working days after 25 years of employment.
- H. Twenty-eight working days after 26 years of employment.
- I. Twenty-nine working days after 27 years of employment.
- J. Thirty working days after 28 years of employment.
- K. Thirty-one working days after 29 years of employment.
- L. Thirty-two working days after 30 or more years of employment.

## Section 2.

Full-time employees hired on or after July 1, 1990 shall be entitled to vacation leave as follows:

- A. During the first calendar year of employment, employees shall earn 1 vacation day for each month of service during the calendar year following the date of employment.
- B. Employees with 1 to 8 years of service shall be entitled to 13 working days.
- C. Employees with 8 completed years to 10 years of service will be entitled to 14 working days.
- D. Employees with 10 completed years to 15 years of service will be entitled to 17 working days.
- E. Employees with 15 completed years to 20 years of service will be entitled to 19 working days.
- F. Employees with 20 completed years to 24 years of service will be entitled to 21 working days.
- G. Twenty-seven working days after 25 years of employment.
- H. Twenty-eight working days after 26 years of employment.
- I. Twenty-nine working days after 27 years of employment.
- J. Thirty working days after 28 years of employment.
- K. Thirty-one working days after 29 years of employment.
- L. Thirty-two working days after 30 or more years of employment.

# Section 3.

Part-time employees shall receive vacation credit allowance on a pro-rated basis in accordance with Section 1 or Section 2, as the case may be.

### Section 4.

An employee who has resigned or who has otherwise separated from employment shall be entitled to vacation allowance for the current year pro-rated upon the number of months worked

in a calendar year in which this separation becomes effective, in addition to any unused vacation due for the previous year. An employee who retires on a pension based on length of service shall be entitled to the full vacation for the calendar year in which he/she retires.

### Section 5.

Whenever an employee dies having to his/her credit any annual vacation leave, there shall be calculated and paid to his/her estate a sum of money equal to the compensation figured on his/her salary rate at the time of death.

### Section 6.

If an employee leaves the County's employ for any reason, before the end of the calendar year after having taken a vacation allowance for the year, he/she will be charged with the unearned part of his/her vacation. This charge will be deducted from his/her final pay check.

### Section 7.

The Employer may allow an employee to carryover vacation to the next succeeding calendar year only, subject to the Employer approving same based upon the pressure of work or for any other valid reason approved by the Employer. The employee should request the vacation carryover by November 1 but no employee will lose vacation solely because such carryover request was made after November 1.

#### Section 8.

Employees may take vacation days in hourly increments subject to a 24 hour notification and approval by supervision. Employees shall provide the Employer with notification five (5) business days in advance for extended vacation leave and twenty-four (24) hours in advance for individual vacation days, except in emergencies as approved by the Director.

# **ARTICLE 13**

# PERSONAL BUSINESS AND RELIGIOUS LEAVE

## Section 1.

Employees on the payroll of the Division of Social Services of the Employer prior to July 1, 1990 shall earn personal leave as follows:

- A. During the first calendar year of employment a full-time employee shall earn 1 day for every 3 months of employment up to a maximum of 3 days for the calendar year.
- B. After the completion of 5 years of continuous employment, full-time employees shall be granted a total of 4 personal leave days per year. This additional personal day shall be effective on the date of the employee's 5th anniversary and must be used by December 31 of the year in which this additional personal day accrues. For purposes of this paragraph only, continuous service means employment without a break in service (defined herein as a resignation or removal between periods of employment).

# Section 2.

Employees hired on or after July 1, 1990 shall be entitled to personal business and religious leave as follows: Employees who are employed less than 1 year are entitled to be granted up to 3 personal days all for personal business as hereinafter defined or for religious reasons in accordance with the Schedule hereinafter set forth;

Employees who have been employed for more than 1 year are entitled to be granted up to 3 days per year without reference to any schedule. Employees must make application for such personal business or religious leave stating the reason for the request of the leave as far in advance as possible. The request by the employee shall be directed to the Director of the Division of Social Services. The leave may only be taken if the Director of the Division of Social Services approves and grants said leave.

The following schedule shall only apply to employees with less than 1 year of employment:

- A. One day after 4 months of employment.
- B. One additional day after 8 months of employment.
- C. The third day may be granted between the 10th and 12th month of employment.

### Section 3.

Personal leave days must be taken as whole days, half days, or in units of hours.

### Section 4.

No personal leave shall be applied for, approved or granted immediately before or after any vacation period or holiday period, except with the Director's approval.

### Section 5.

Leave as provided herein must be used in a one year period and shall not be cumulative from year to year.

#### Section 6.

Employees who are entitled to a personal day benefit shall be entitled to one preemptory use of any given personal day per year. This single preemptory Personal Day shall not be denied or subjected to restrictions except where granting the Personal Day would result in a significant impact to an operational justification by the County."

### **ARTICLE 14**

# **DEATH IN FAMILY**

## Section 1.

Full-time employees shall be entitled to 5 days with pay commencing with the date of death during the absence from duty caused by the death and attendance at the funeral of a spouse, mother, father, sister, brother, person who raised the employee *in loco parentis*, or child or other person

who has legal residence with the employee and who has an in lieu of spousal relationship with the employee.

## Section 2.

Full-time employees shall be entitled up to 3 days with pay commencing with the date of death during the absence from duty caused by the death and attendance at the funeral of the employee's mother, father, a person who raised the employee in loco parentis, sister, brother, grandparents, grandchildren, mother-in-law, father-in-law or other person who maintains legal residence with the employee.

# **ARTICLE 15**

## LEAVE OF ABSENCE WITHOUT PAY

### Section 1.

A leave of absence without pay for medical reasons may be granted after use of all earned sick time. Employees will have the option of using either all accumulated and credited sick time, or only using accumulated sick time earned to date, prior to going on medical leave of absence without pay.

#### Section 2.

A leave of absence without pay for other than medical reasons may be granted only after use of all earned vacation and personal days.

#### Section 3.

Application for such leave of absence set forth in this Article shall be made in writing to the Director of the Division of Social Services. Application for a leave of absence without pay for medical reasons shall have attached thereto a physician's certificate setting forth the medical condition necessitating such leave. The approval of such request for a leave of a absence without pay shall be in the sole discretion of the Director of the Division of Social Services.

### Section 4.

Employees on a leave of absence without pay do not accrue holidays, sick leave or vacation benefits.

## Section 5. Military Leave

Military leave will be granted to permanent employees who enter active duty with the military or naval services in time of war or emergency in accordance with N.J.A.C. 4A:6-1.11. Permanent, full-time or provisional employees who are members of the National Guard, Naval Militia, Army, Air National Guard or a Reserve component of the armed forces, who are required to undergo annual field training or active duty shall be granted leave in accordance with N.J.A.C. 4A:6-1.11. Such leave of absence shall be in addition to vacation. Employees shall provide a copy of the orders for military training to their Department Head prior to requesting military leave.

# Section 6. Maternity Leave

Permanent employees who are entitled to pregnancy - disability leave who are without or have exhausted accrued sick leave, may be granted a leave of absence without pay by the Employer to the end of the period of pregnancy-disability. Such leave of absence may be granted by the Employer, subject to approval of the N.J. Department of Personnel, for a period or periods not to exceed a total of one (1) year from the initial date of pregnancy disability leave, upon written request when accompanied by a doctor's certificate setting forth the need therefor.

#### Section 7.

Permanent employees, upon giving birth to a child, may be granted a leave of absence without pay by the Employer, subject to approval by the N.J. Department of Personnel, for a period or periods not to exceed a total of one (1) year from the date of delivery for the purpose of child care of the infant upon written request of the employee and upon the same terms and conditions applicable to all other non-medical leaves without pay.

# **ARTICLE 16**

#### SICK LEAVE

#### Section 1.

Sick leave may be used by employees who are unable to work because of: (1) personal illness or injury; (2) exposure to contagious disease; (3) care, for a reasonable period of time, of a seriously ill member of the employee's immediate family (spouse, child, legal ward, grandchild, foster child, father, mother, a person who raised the employee in loco parentis, legal guardian, grandfather, grandmother, brother, sister, father-in-law, mother-in-law, and any other person who maintains legal residence with the employee; (4) death in the employee's immediate family for a reasonable period of time as set forth in Article 14. Sick leave may also be used by a handicapped employee for absences related to the acquisition or use of an aid for the handicap when the aid is necessary to function on the job. In such cases, reasonable proof may be required by the Employer.

## Section 2.

If an employee is absent for reasons that entitle the employee to sick leave, the immediate supervisor shall be notified promptly. Failure to notify the supervisor may be cause for disciplinary action. Absence without notice for five consecutive days shall constitute a resignation, not in good standing.

#### Section 3.

Sick leave is earned in the following manner:

- A. New employees shall only receive one working day for the initial month of employment if they begin work on the first through eighth day of the calendar month and one-half working day if they begin on the ninth through the twenty-third day of the month.
- B. After the initial month of employment and up to the end of the first calendar year, employees shall be credited with one working day for each month of service. Thereafter,

at the beginning of each calendar year in anticipation of continued employment, employees shall be credited with fifteen working days.

- C. Part-time employees shall be entitled to a proportionate amount of paid sick leave.
- D. Paid sick days shall not accrue during a leave of absence without pay or suspension.
- E. Sick leave credit shall not accrue after an employee has resigned or retired although his name is being retained on the payroll until exhaustion of vacation or other compensatory leave.
- F. Unused sick leave shall accumulate from year to year without limit.

### Section. 4.

An employee who is absent for 5 or more consecutive working days shall be required to submit a physician's certificate as evidence substantiating the illness. In addition, the Employer in its discretion may require proof of illness of an employee on sick leave whenever such proof appears reasonable.

## Section 5.

The Employer may require an employee who has been absent because of personal illness, as a condition of his return to work, to be examined by a physician at the expense of the Employer.

## Section 6.

The Employer agrees to maintain its program of payment for unused sick leave upon retirement in accordance with the following requirements:

A. Eligibility for payment under this program requires that an employee must retire with at least twenty-five (25) years of service with the County of Union, including service with the former Board of Social Services, and must be at least age 55, and must have at least one hundred (100) accumulated sick days to his or her credit upon the effective date of retirement.

- B. Additional rules and regulations applicable to eligibility for this benefit are attached hereto as Schedule A and made a part hereof.
- C. Employees who are eligible for this benefit shall be compensated in accordance with Schedule A attached hereto.

# Section 7.

Employees may take sick time in units of hours.

## Section 8.

CWA agrees to comply with the County policy regarding use of paid Sick Leave for disability and with the FMLA/FLA Policy.

### **ARTICLE 17**

### **AUTOMOBILES**

The Employer shall make every effort to assure that automobiles furnished to employees for use in the performance of work duties shall be in a safe condition. Employees shall utilize assigned Employer automobiles and are required to take notice of any defects in such automobiles and to bring the automobiles to the county garage for the necessary repairs or servicing as soon as reasonably practicable. The employee shall prepare a brief report as to the repairs or servicing in the manner required by the Employer. Employees utilizing County vehicles to conduct County business shall be reimbursed for parking fees on the same day of expense upon presentation of receipt.

## **ARTICLE 18**

# EDUCATION ASSISTANCE

Graduate and undergraduate assistance may be granted at the discretion of the Employer. Such assistance may be in the form of educational leave with or without stipend, tuition reimbursement and tuition aid, pursuant to Schedules B and C. All requests for leave will be submitted and processed in accordance with guidelines established in reference to the Educational Leave Committee.

The Educational Leave Committee shall review requests for educational assistance. The Educational Leave Committee shall contain at least two (2) members of the Union who shall be selected by the Union.

# **ARTICLE 19**

# **HEALTH BENEFITS**

### Section 1.

Employees shall be covered under the County health benefit plan with Horizon Blue Cross/Blue Shield. The Employer reserves the right to change insurance carriers or to change or modify existing coverage at any time during the term of this Agreement, provided that the coverage is substantially similar to the coverage then in effect. The Employer will give 30 days prior notice to the President of Local 1080 of its intention to change any such coverage.

Employees shall contribute towards the cost of doctor's office visits as follows:

- A. Effective July 1, 2003, Out of Network cost share shall be changed from 80/20 to 70/30 (County/Employee respectively) for all employees.
- B. Major Medical shall be 80%/20% co-pay to maximum of \$5,000.00
- C. Pre-Admission Review (PAR) and Mandatory Second Surgical Opinion (MSSOP) with 50% cutback shall be implemented.

- D. Effective July 1, 2004 deductible for any single benefit period shall be reduced to \$100.00 per person, and \$200.00 for eligible dependents.
- E. Effective May 1, 2007 the Horizon Direct Access and Horizon PPO plans shall have the following co-pays:
  - 1. \$10.00 co-pay for in network services doctor's office visits only
  - 2. \$10.00 co-pay for all out of network services.
- F. Effective April 1, 2010, the Third Party Administrator (TPA) will be eliminated and the County will no longer reimburse employees for any out-of-network charges.
- G. Effective April 1, 2010, Emergency Room co-pays shall be \$25.00 per visit.

Employee contributions towards medical, vision and dental benefits are based on the rates set forth in Chapter 78, P.L. 2011. Employee contributions will be 'frozen' at Tier 4 of Chapter 78, Contract Year 2020 for the duration of this agreement. All employees who made contributions to health insurance will receive the difference between 1.5% of salary and the amount contributed for Contract Year 2021.

Example: \$67,544 salary

Direct Access 1 - Family

Employee contribution = \$4416.72

1.5% of salary = \$1013.31

Rebate = \$3403.41

As soon as practical, the County will modify the health benefits plan as follows:

Out of Network Benefit

\$500 Single/\$1,000 All Others

Out of Network Reimbursement Benefit\*

150% of CMS (Medicare)

Additionally, the County will offer a new lower cost EPO and a High Deductible Plan which shall be available to all eligible employees. The Plan Designs are attached as Schedule K.

- A. The current Direct Access Plans will continue in effect and all current employees shall have the right to change plans at the enrollment period, however, employees hired after August 20, 2015 shall only be permitted to choose between the new EPO and the new High Deductible plan until the enrollment period that takes place after at least 24 months. If a new employee suffers a catastrophic illness, before the 24 month period that cannot be covered under the new plans, s/he will be permitted to switch to one of the Direct Access plans under a hardship exception.
- B. Any EPO participant who goes to an in network hospital or outpatient medical facility, shall not be balanced billed if a doctor in the in network facility is not an in network doctor, so long as the service being rendered is an eligible service under the EPO contract.
- C. Emergency Room Services under the EPO plan are covered at 100% minus the applicable emergency room copay of \$100. If a member is admitted through the emergency room within 24 hours, the copay is waived. If a member encounters a nonparticipating provider while utilizing the services in the emergency room such as an Emergency Room Doctor, Radiologist, Anesthesiologist, a Pathologist, or an on call Specialist, the services will be covered without the member being balanced billed
- D. The EPO benefit plan will offer the membership the equal Direct Access Network both in and out of state that members currently are provided. All covered facilities and providers that participate with the Direct Access Program will also participate with the EPO program.
- E. Copays shall be as follows:

- 1. Emergency Room \$100
- 2. Primary Care Physicians \$20 including General Practitioners, Family Practice Doctors, Pediatricians, OBGYN (well care only) and General Internists.
- 3. Specialists \$40
- F. Bariatric surgery will be covered in the EPO plan.
- G. The County will reimburse up to \$1000 of the individual deductible and up to \$2000 of the family deductible in the "My HSA" High Deductible Plan
- H. Union County is providing self-insured plans. The utilization and experience for all the plans shall be combined when the rate renewal is calculated.
- I. The July 1, 2015 rates for all plans are attached as Schedule L.
- J. The County and CWA agree to create a joint labor/management committee to propose healthcare delivery and utilization changes for future agreements that are designed to both save money and provide better care and incentivize healthy and good healthcare consumer conduct. Participants in the committee shall include 3 members of Local 1080 appointed by the Local President, a representative of the CWA National Union and four (4) Management Representatives selected by the County. The committee shall meet no fewer than twice a year, shall have access to utilization and cost data to review, and shall issue a report making recommendations prior to Contract expiration.

#### Section 2. Prescription Plan.

Employees shall be covered under the Employer's drug prescription plan, which shall include contraceptive coverage. As soon as practical, the prescription plan shall be modified as follows:

	New Co-Pay
Retail Generic (30 day supply)	\$5.00

Retail Preferred Brand (30 day supply)	\$25.00
Retail Non-Preferred (30 day supply)	\$50.00
Mail Order Generic (90 day supply)	\$5.00
Mail Order Preferred Brand (90 day supply)	\$30.00
Mail Order Non-Preferred (90 day supply)	\$60.00

The restriction on flow through of prescription co-payments to the Major Medical portion of the health insurance coverage shall be continued.

# **Drug Plan Utilization Modifications:**

- A. Enhanced Concurrent Drug Utilization Review (Refill too soon/stockpiling)
- B. Preferred Drug Step Therapy (Generic or Preferred Name Brand first) limited to PPI, SSRI and Intranasal steroid drugs.
- C. Clinical Intervention (Statement of medical necessity from MD) limited to Anti-Narcoleptic Agents, Weight Loss and Anti-Neoplastic Agents.

Effective May 1, 2007, the prescription plan shall include:

Retail pharmacy purchases shall be limited to thirty (30) day increments.

# Dispense As Written Procedure:

Physicians prescribing name brand drugs when the generic equivalent is available must justify the DAW to the pharmacy.

Mail-order shall remain a ninety (90) day supply.

The Employer reserves the right to change or modify existing coverage at any time during the term of this Agreement, provided that the coverage is substantially similar to the coverage then in effect. The Employer will give 30 days prior notice to the President of Local 1080 of its intention to change any such coverage.

# Section 3. Dental.

Employees shall be covered by the County dental program with Delta Dental of New Jersey Plan Group No. 3238. Effective June 1, 1994, or as soon thereafter as practical, Health Plex shall be added as an alternative to the County dental plan with the employee to pay additional cost, if any, above the payment for the County dental plan.

The Employer reserves the right to change insurance carriers or to change or modify existing coverage at any time during the term of this Agreement, provided that the coverage is substantially similar to the coverage then in effect. The Employer will give 30 days prior notice to the President of Local 1080 of its intention to change any such coverage. Effective May 1, 2007 the annual cap on the employee only basic dental plan shall be increased to \$2,000.

Employees may elect an Enhanced Plan solely at their additional cost.

# Section 4. Disability Protection

The Employer shall continue to provide a short term disability plan which provides two-thirds (2/3) of a weekly wage to a maximum benefit of \$275.00 per week with a 26 week maximum indemnity period. The waiting period shall be 7 days for both accident and/or sickness, or accumulated sick leave, whichever is greater.

Coverage for new employees will commence on the first day of the month following three consecutive months of employment.

The Employer portion of premium payment for disability coverage shall be One Hundred (\$100) Dollars per year per employee. The Employer shall pay the difference in cost associated with increasing the weekly disability benefit from \$154.00 to \$275.00. Each covered employee shall be responsible for the payment of the monthly premium balance in excess of the Employer's payment. The employee's share of the premium cost will be paid by payroll deduction. Effective

September 1, 2017, the weekly disability benefit shall be increased to \$500.00 with the Employer paying the difference in cost associated with such increase.

The Employer reserves the right to change insurance carriers or to change or modify coverage at any time during the term of this Agreement, provided that the coverage is substantially similar to the coverage then in effect. The Employer will give 30 days prior notice to the President of Local 1080 of its intention to make any such change.

### Section 5. Extension of Benefits

The Employer shall pay its share of the premiums for hospitalization, major medical, prescription and dental during an approved leave of absence without pay for up to a maximum of 30 days. Thereafter, the employee shall be permitted to continue his/her coverage for up to 11 months after Employer paid coverage ends by prepaying the monthly premium at least 30 days before the coverage month.

#### Section 6. Health Benefit Buyout

Effective May 1, 2007 the Health Benefit Buyout Option shall be increased from \$2500 to \$5000 for Family Coverage and \$1800 for Single Coverage from another source.

In order to be eligible for the health-benefit opt-out payment, an employee must opt out of both health and prescription coverage.

In accordance with Resolution No. 2016-930, the voluntary health benefit buyout option has been eliminated effective January 1, 2017.

# Section 7. Vision Plan

Effective May 1, 2007 an Eye-Care Plan shall be implemented through the VSP Plan for employees only and the premium will be paid 100% by the County. Employees may enroll family members at their expense through payroll deduction.

## **ARTICLE 19A**

# **HEALTH INSURANCE BENEFITS FOR RETIREES**

(For Employees Hired on or before March 11, 2010)

Effective April 1, 2010, there shall be a health insurance plan for employees covered by the recognition clause of the Collective Bargaining Agreement, subject to the following terms and conditions:

# Section 1. \*Eligibility:

Employees must have been actively employed with the County of Union on or before March 11, 2010; and must retire on either a disability pension, or retire having reached the age of 55 and having 25 years or more of service with the County, or reach the age of 62 years or older with 15 years of service with the County. Employees who otherwise qualify for coverage but who retire before age 55 shall be entitled to receive coverage under this plan upon reaching age 55. This benefit will only be provided to those retirees meeting the eligibility requirements who do not have health insurance coverage provided hereunder, and eligible retirees shall cooperate in good faith with the County to verify that they are not eligible to receive such substantially equivalent or better health insurance coverage.

# Section 2. \*Description:

This benefit shall consist of coverage under the Horizon Direct Access plan with the prescription component of a 0-Co-pay Mail and 30% Co-pay Retail. Subject to the vested material rights of employees covered hereunder, the County reserves the right to change or modify the plans at any time so long as the modified plans provide substantially equivalent or better coverage to that in effect for the eligible members of the bargaining unit at the time of their retirement provided such coverage remains generally available in the insurance market at commercially reasonable rates. This benefit shall cover the retiree's spouse and/or eligible dependent(s) at the time of

retirement and in the event of the retiree predeceasing said spouse and/or eligible dependent(s); coverage shall continue for the surviving spouse and/or eligible dependent(s).

\*Benefit includes Family/HW or PC coverage as applicable

## Section 3. Future Employees:

Employees hired after March 11, 2010, shall only be eligible for the health benefit subsidy as set forth in the Collective Bargaining Agreement.

## Section 4. Cessation of Subsidy:

Upon implementation of retiree health benefits provided in Section 1 and Section 2 above the County shall be obliged to pay the full cost of health insurance premiums for qualifying retirees hereunder. Those qualifying retirees shall not be eligible for or receive the subsidy provided in the Collective Bargaining Agreement.

### Section 5. Health Benefit Buyout Option:

Any retiree eligible to receive benefits or then receiving benefits as described above, with either Family or Husband/Wife coverage in any of the available health benefits plans, may voluntarily opt out of that plan providing their spouse has either Family or Husband/Wife coverage either through the County or through another employer. In return for opting out, the County shall pay to the eligible retiree the sum of \$5,000.00 annually, to be paid in quarterly installments over the next year. The \$5,000.00 sum shall be reduced to \$2,500.00 per annum upon the eligible retiree's reaching Medicare eligibility. The payments will be prorated if less than one year of the benefit is available. Eligible retirees opting out shall retain the right to re-enter the County's health benefit plan on a monthly basis. Upon re-entering the plan, payments for opting out shall cease. This benefit shall be discontinued if the County becomes self-insured. In accordance with Resolution NO. 2016-930, the voluntary health benefit buyout option has been eliminated effective January 1, 2017.

# **ARTICLE 19B**

# **HEALTH INSURANCE BENEFITS FOR RETIREES**

(For Employees Hired on or after March 12, 2010)

There shall be a health insurance subsidy plan for employees, covered by the recognition clause of the collective bargaining agreement subject to the following terms and conditions:

#### A. ELIGIBILITY:

Employees must have been actively employed by the County of Union, including service with the former Board of Social Services on or after March 12, 2010 (this is the same subsidy plan that was effective as of July 1, 1987) and must retire on either a disability pension or after having reached the age of 55 years and having 25 years or more of service with the County of Union, including service with the former Board of Social Services, or retire and reach the age of 62 years or older with at least 15 years of services where the retirement has been shown to the reasonable satisfaction of the employer to have been necessitated by medical illness or disability of the employee. Employees who otherwise qualify for coverage but who retire before age 55, shall be entitled to receive coverage under this plan upon reaching age 55. This benefit will only be provided to those retirees meeting the eligibility requirements who do not have hospitalization insurance coverage from another source, and eligible retirees shall cooperate in good faith with the Division of Social Services to verify that no other source of insurance coverage is provided for them.

#### B. DESCRIPTION:

This benefit shall be applied to the Health Insurance Plan which is provided to members of the bargaining unit. The County reserves the right to change or modify plans at any time so long as the modified plan provides substantially similar coverage to that in effect at the time of this award. This benefit shall cover the retiree's spouse and/or eligible dependent(s) at the time of

retirement and in the event of the retiree predeceasing said spouse and/or cligible dependent(s); coverage shall continue for the surviving spouse and/or eligible dependent(s).

#### C. SUBSIDY:

Upon implementation of this benefit, the County shall be obligated to subsidize the cost of the health insurance premiums for qualifying retirees, as follows:

Category	County's Subsidy
Single, Under 65	\$189.67 per month
Single, Over 65	\$138.39 per month
H/W Under 65 P/C Retiree Under 65 Family Under 65	\$540.58 per month
H/W Over 65	\$276.77 per month
H/W Retiree Over 65 H/W Spouse over 65	\$276.77 per month
Family Over 65 Family Retiree Over 65 Family Spouse Over 65	\$442.88 per month \$477.85 per month
P/C Retiree Over 65	\$338.69 per month

The remaining costs of the said health insurance plan shall be borne by the retiree.

# D. MODIFICATION:

In the event that the amount of the Employer's contribution is subsequently reduced or even eliminated in successor agreements, the change in practice shall apply to those persons already retired. Similarly, in the event that the said health insurance plan is changed or modified in any way in successor agreements, the new plan shall apply to the retirees.

## **ARTICLE 20**

# **HEALTH & SAFETY**

#### Section 1.

Health and safety is a concern of the Employer and the Union. The Employer and the Union mutually recognize the need for a safe and healthful work environment for all employees.

#### Section 2.

The Employer agrees to make every reasonable effort to ensure optimum working conditions and to provide for the highest standards of workplace sanitation, ventilation, cleanliness, light, noise levels, and health and safety in general. The Employer further agrees to comply with federal, state and local health and safety laws and regulations. When a health and safety violation occurs that requires corrective action by a landlord, the Director of Social Services will promptly notify the landlord of the problem, and provide the Union with a copy of the notice. The Union will be informed of the response of the landlord within two (2) working days after receipt. In any facility where there is no water fountain that provides independently tested and found to be potable, water will be provided

# Section 3.

Three (3) representatives of the Local Union, and representatives of the Employer shall meet regularly as a joint Health and Safety Committee. The Committee will also meet on an as needed basis. This committee will discuss operating procedures or policies relative to the safe operation of the physical plant, work environment, health and well-being of the employees in the Division of Social Services and shall make recommendations to the Director Division of Social Services concerning the improvement or modification of working conditions which represent hazards to employees, clients, and to the property of the County. This committee shall be an advisory body and its recommendations shall be non-binding.

# Section 4.

Either party shall give as prompt notice, as it can reasonably be given to the other, upon discovery of a health hazard.

# Section 5.

The Employer shall make every reasonable effort not to use paints or pesticides during business hours.

# Section 6.

The Employer will provide the Union with a list of products which it uses for cleaning, exterminating and its duplication equipment on an annual basis or as new products are utilized.

#### Section 7.

The Employer shall make employees aware of and encourage employees to take advantage of health tests given by the County of Union at no cost to the Employer. The Employer shall make an effort to arrange for such tests to be given at the work site.

# ARTICLE 21

# SALARIES AND COMPENSATION

## Section 1.

A. On January 1, 2016 all active employees shall receive a bonus of \$500.

B. Wages shall be increase as follows:

Effective and retroactive to 7/1/2020: 2% across the board

Effective and retroactive to 7/1/2021: 2% across the board

Effective 7/1/2022: 2% across the board

Effective 7/1/2023: 2% across the board

Effective 7/1/2024-12/31/2024: 1% across the board

Employees who retired after the expiration of the prior contract but before the execution of the Memorandum of Agreement was ratified will be entitled to retroactive pay. Employees who resigned or were terminated after the expiration of the prior contract will not be entitled to retroactive pay.

The minimum salary shall be increased to \$40,000, which will be phased in over three (3) years beginning July 1, 2022. The Range and Step Guide (Schedule E) reflects the increases in base pay.

When an employee is promoted to Human Service Specialist I and possesses a salary higher than maximum in the HSS I salary guide, the employee will be placed on the Human Service Specialist II guide as per Article 22, Section 2.

#### Section 2.

When an employee is authorized and required by the Employer to work outside of his /her job classification for a period of either 15 consecutive work days or a total of fifteen days in segments of five or more consecutive days, the employee shall be compensated at the rate of pay for that job classification or the rate of pay for his/her own job classification, whichever is higher for the total number of hours worked outside his/her own classification. If the employee works at a higher job classification, the employee will be paid on the same basis as though such employee was provisionally promoted to the said job classification.

#### Section 3.

All employees holding the position of Human Services Specialist I who have completed at least two (2) years of service in this title and have at least one (1) year of permanent status as a Human Services Specialist I and satisfactory performance will be provisionally promoted to the position of Human Services Specialist 2, Range 16.

#### Section 4.

Effective July1, 2002, employees currently on Range 7 shall be placed on Range 8A on same step as currently held.

#### Section 5.

Effective January 1, 2016, employees shall be paid on a by-monthly basis on the 15<sup>th</sup> and 30<sup>th</sup> of the month. In order to transition to that schedule, employees will be paid in January and February 2016 on the following dates:

- January 1, 2016- employees eligible for back pay under the 2009 Mastriani award shall receive 1 week's pay of the two week award.
- January 6, 2016 All employees will receive the 1st January pay.
- January 25, 2016 All employees will receive the 2nd January pay.
- February 10, 2016 All employees will receive the 1st February pay.
- February 29, 2016 All employees will receive the 2nd February pay.

Thereafter employees will be paid on the 15th and 30th of each month (or 28th or 29th during the month of February).

On January 15, 2017- employees eligible for backpay under the 2009 Mastriani award shall receive the 2nd week's pay of the two week award.

If an employee separates from service during January or February 2016, i.e., prior to full transition to bi-monthly pay, a calculation will be made of days worked vs. pay provided to determine if any money is owed.

If an employee eligible for the 2009 Mastriani award separates from service prior to January 15, 2017, they will receive the full amount of the award owed upon separation.

When the pay day occurs on a holiday or weekend, paychecks or direct deposits will be issued on the day prior to the holiday or the Friday prior to the weekend.

Dues shall be deducted from the second paycheck of the month.

In the event the County implements mandatory direct deposit in 2015 or during the term of this Agreement, CWA agrees that it will accept this change without dispute.

#### Section 6.

Management reserves the right to place employees transferred from other County departments on a salary guide step commensurate with the individual(s) prior salary provided they do not make more than the Maximum of the Range in which they are placed.

## **ARTICLE 22**

# **INCREMENTS AND CLASSIFICATION CHANGES**

#### Section 1.

Effective July 1, 2009 through June 30, 2013 all employees who are entitled to receive a merit increment shall be paid such an increment on the following basis:

- A. An employee hired, effective January 2 through April 1, will be eligible to receive an increment on April 1 of the following year;
- B. An employee hired, effective April 2 and through July 1, will be eligible to receive an increment on July 1 of the following year;
- C. An employee hired, effective July 2 through October 1, will be eligible to receive an increment on October 1 of the following year;
- D. An employee hired, effective October 2 through January 1, will be eligible to receive an increment as of January 1 of the beginning of the second year following date hired.

#### Section 2.

Any employee who is promoted or reclassified to another title with a higher salary range shall have his/her salary adjusted so that it provides an increase in pay of one increment of the present salary range plus the amount (if necessary) to adjust and equalize the employee's salary to the proper step of the new salary range.

In those situations in which the employee's salary adjustment equals two or more increments in the old range, a new anniversary date shall be assigned as indicated in Section 1 above. The new anniversary date shall be assigned on the basis of the effective date of the salary increase in the same manner as indicated in Section 1 for newly-hired employees.

If any employee is subsequently appointed to another title within one (1) year with a lower salary range, the employee's salary will be reconstructed on the basis of the employee's previous employment record.

Any employee who is subsequently appointed to another title after one (1) year with a lower salary range shall have his/her salary adjusted so that it provides a deduction of one increment of the present salary range less any additional amount (if necessary) to adjust and equalize the employee's salary to the proper step of the title to which they are being reassigned.

### Section 3.

Effective July 1, 2016, the following clerical upgrades shall be implemented:

Clerk 2: Move from Range 9 to Range 12A

Clerk 3: Move from Range 10 to Range 11

Clerk 4, Supervising Receptionist, Supervising Clerk Transcriber, Supervising Account Clerk and Keyboarding Clerk 4: Move from Range 16B to Range 17

As of July 1, 2020, the Employer agrees to promote the following titles, upon the competition of two years employment and subject to placement on a promotional Civil Service list. The Employer will use its best efforts to provisionally promote employees in these titles and call for a Civil Service exam when vacancies arise:

Data Entry Operator to Data Entry Operator 2

Keyboarding Clerk to Keyboarding Clerk 2

Telephone Operator to Senior Telephone Operator

### Section 4.

Effective July 1, 2016, the title of Social Caseworker shall be added to the bargaining unit's recognition clause and placed at Range 16.

#### Section 5.

Effective September 15, 2017, the following confidential titles shall be added to the bargaining unit at the stated range:

Keyboarding Clerk 1/Personnel Aide\*: Range 16

Keyboarding Clerk 1/Accounts Manager: Range 16

Secretarial Assistant Bilingual: Range 16

Personnel Assistant: Range 19

Administrative Secretary: Range 19

\*This is a newly created promotional title that is only used for staff assigned to the Personnel Unit. Newly hired staff assigned to the Personnel Unit will be hired in the title of Keyboarding Clerk 1 (range 8A). All employees assigned to the Personnel Unit holding the position of Keyboarding Clerk 1 who have completed at least five (5) years of service and have at least one year of permanent Civil Service status and satisfactory performance, will be promoted to the position of Keyboarding Clerk 1/Personnel Aide (Range 16).

Effective July 1, 2020, the Employer agrees to add Civil Service titles "Senior Data Processing Programmer" (Range 20) to the CWA negotiations unit.

## Section 6: Salary Ranges

In each year of the 2020-2024 contract, the top step of Ranges 8A, 9, 11, 12A, 14, 16, 16B, 17, 18, 19, and 20 will be increased by 1% of the prior step to establish a new top step.

### **ARTICLE 23**

### **LONGEVITY**

The present longevity plan, as adopted by the Board of Chosen Freeholders of the County of Union in Resolution No. 163 of April 13, 1967, as amended, which sets forth the procedures, mechanics, and details of said plan, will continue for those employees who were on the payroll as of December 31, 1972. Any employee hired after that will not be included in the longevity plan.

Longevity is based on the salary of the employee (limited to \$16,000.00) as of December 31 of the preceding year and is to be approximately computed as follows:

- 8 years but less than 10 years of continuous employment, 2% of their salary as of the determining date;
- 10 years but less than 15 years of continuous employment, 4% of their salary as of the determining date;
- 15 years but less than 20 years of continuous employment, 6% of their salary as of the determining date;
- 20 years but less than 25 years of continuous employment, 8% of their salary as of the determining date;
- 25 years or more of continuous employment, 10% of their salary as of the determining date;

In the event the Union County Board of Freeholders shall amend their present longevity plan, then the parties hereto will meet after 30 days of the effective date of the amendment and enter into collective negotiations concerning the longevity plan herein.

#### ARTICLE 24

# PERSONNEL FILES

Each employee shall be given the opportunity to review the contents of his/her personnel file upon request to the Director, Division of Social Services or his designee at a time reasonably convenient to the parties. Anything to be placed in the employee's file shall first be shown to the

employee and initialed by the employee as proof of notification. The employee shall have the right to respond to any document in his/her personnel file and to be provided a copy of same. Each page at a cost as presently scheduled by Union County:

• Ist intough toth page 5.30 per pag	h page \$.50 per pa	1st through 10th page	•
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11th through 20th page \$.25 per page

all pages over 20 \$.10 per page

# **ARTICLE 25**

# NO STRIKE/NO LOCKOUT

It is agreed that during the term of this Agreement neither the Union, its officers or bargaining unit employees shall instigate, call, sanction, condone or participate in any strike or in any capacity withhold labor and that there shall be no lockout of the employees by the Employer.

# ARTICLE 26

# **FULLY BARGAINED AGREEMENT**

The parties agree that they have fully bargained and agreed upon all terms and conditions of employment.

# **ARTICLE 27**

# **SEVERABILITY**

If any provisions of this Agreement should be held invalid by operation of law or by any tribunal of competent jurisdiction, or if compliance with or enforcement of any provision should be restrained by such tribunal pending a final determination as to its validity, such provision shall be inoperative but all other provisions shall not be affected thereby and shall continue in full force and effect.

# **ARTICLE 28**

# **MISCELLANEOUS**

### Section 1.

Registered domestic partners will be eligible for health benefits in accordance with the County Policy on Domestic Partnership as set forth in Freeholder Resolution No. 1170-2005 as specified in Schedule G of this contract.

# Section 2.

Effective July 1, 2016, supervising/lead clericals will have their own shop steward.

### **ARTICLE 29**

# **EQUAL EMPLOYMENT**

The Employer agrees to continue its policy of not discriminating against any employee covered by this contract on the basis of race, creed, color, national origin, sex, marital status, age, armed forces obligation, sexual orientation, political or religious opinions or affiliations or physical handicap or participation in Union activities.

#### **ARTICLE 30**

# EMPLOYEE DRUG TESTING PROCEDURES

The drug testing procedures for employees of the County of Union, Division of Social Services have been negotiated between the Employer and the Union and are contained in the County of Union Drug and Alcohol Policy for Division of Social Services employees, attached hereto as Schedule D.

## **ARTICLE 31**

#### **TRAINING**

A. The Employer agrees that there shall be an orientation period to properly train all new clerical personnel hired.

- B. Time not to exceed forty-five minutes, in the aggregate per Article 3, Section 2, shall be allocated at a training session for new employees to allow an authorized Union representative to explain the contents and benefits of a Union negotiated agreement and to discuss the benefits of Union affiliation.
- C. Employees shall be made aware through a training session that services are available to them for alcohol, drug, gambling, and stress related problems.
- D. The Public Assistance Staff Development Program is governed by regulations promulgated by the New Jersey Department of Human Services, Division of Family Development in accordance with N.J.A.C. 10:109. The Employer agrees to follow these regulations that provide for increasing the competence of staff in order to assure the highest quality of service to the public.
- E. The Union will be permitted to provide training ideas and suggestions to the Employer.

# **ARTICLE 32**

# RESIDENCY REQUIREMENT

Effective July 1, 2022, the residency requirement is reduced from fifteen (15) years to ten (10) years.

# **ARTICLE 33**

# **DURATION**

# Section 1.

This Agreement shall become effective on July 1, 2020 and shall remain in full force and in effect until December 31, 2024.

# Section 2.

The Agreement shall be renewed, except for those provisions which specifically terminate as indicated in the Agreement, from year to year thereafter unless either party shall give written

notice of its desire to terminate, modify or amend the Agreement. Such notice shall be by certified mail prior to December 31, 2024 or June 1 of any succeeding year for which the Agreement has been renewed.

# Section 3.

The parties agree to enter into collective negotiations concerning a successor Agreement to become effective on or after December 31, 2024 subject to the provisions above. Both parties shall be in contact with each other by March 15, 2024 to schedule a meeting to be held prior to the April board meeting to exchange in writing their proposals, if any, for the successor agreement. Each party may have a negotiating team not exceeding five (5) members of each party. Each party to this Agreement may, by mutual consent, modify upward or downward the number of members for each team.

IN WITNESS WHEREOF, the parties have o	caused the same to be executed by its respective
Officers, or Agents, on this 15 day of 1	144 2023.
WITNESSETH:  Laura Scutari  Director, Administrative Services	By County OF UNION  Edward Oatman  County Manager
A HOD OVER A STO PODLA	
APPROVED AS TO FORM:	
Kathryn V. Hatfield, Esq. County Attorney	By:  James Poliettiere  Clerk of the Board
COMMUNICATION WORKERS OF AME	RICA, AFL-CIO:
By: Vin Lalina Kimberly Johnson CWA Representative	•
By: Colleen Pierce, President	e y e

#### **SCHEDULE A**

# UNUSED SICK LEAVE PAYMENT REGULATIONS

#### 1. EFFECT ON OTHER RETIREMENT BENEFITS:

The lump sum supplemental compensation provided herein for accumulated sick days shall in no way affect, increase or decrease any pension or retirement benefits to such retired employee under any other statute.

# 2. LIMITATIONS:

- A. no employee who elects a deferred retirement benefit shall be eligible.
- B. an individual may defer his request for lump sum payment but it must be submitted within one year of the effective date of any retirement.

#### 3. DEATH OF AN EMPLOYEE:

In the event of an employee's death within one year after the effective date of retirement but before payment of the lump sum is made, the payment of the lump sum shall be made to the employee's estate. It should be noted that retirement is contingent upon the employee surviving 30 days after the effective date of retirement.

#### 4. DISABILITY RETIREMENT:

Employees who retire as a result of an accidental or ordinary disability retirement, and who meet all of their applicable regulations will be considered eligible for lump sum sick leave reimbursement upon retirement for unused sick leave. If such employees receive lump sum payment and subsequently re-enter County employment, they will not be eligible to have their annual sick leave reinstated to their records. Employees re-entering County employment subsequent to an accidental or ordinary disability retirement will begin earning sick leave in a manner similar to a newly hired employee.

## 5. RETURN TO SERVICE AFTER RETIREMENT:

Any employee who has or shall retire on age and service and who subsequently re-enters County employment will be considered to have incurred a break in service.

#### 6. LEAVE WITHOUT PAY:

In determining an individual's eligibility, leave without pay shall not be counted towards the requirement of 25 years service with the County; prior service with other governmental entities shall also not be counted toward the requirement of 25 years service with the County, except for service with the former Board of Social Services.

#### 7. COMPUTATION:

- A. Eligibility for payment under this program requires that an employee must retire with at least twenty-five (25) years of service with the County of Union, including service with the former Board of Social Services, and must be at least age 55, and must have at least one hundred (100) accumulated sick days to his or her credit upon the effective date of retirement.
- B. Employees who are eligible for this benefit shall be compensated according to the following schedule:
  - 100-200 accumulated sick days 50% of the daily rate, maximum of \$10,000 201-300 accumulated sick days 60% of the daily rate, maximum of \$12,500 over 301 accumulated sick days 70% of the daily rate, maximum of \$15,000
- C. Sick leave credit shall be computed from the date of employment; or if a break in service has occurred, only from the date of return to employment following the break in service except that an employee who has or shall incur a break in service as a result of separation due to lay-off shall be credited with sick leave accrued before separation and after return to employment.
- D. In computing the total amount of unused accumulated sick leave pay due, periods of leave of absence without pay shall be excluded in the computation.
- E. The lump sum supplemental compensation payment shall be made within 60 days after the date of retirement, if possible.
- F. A retiree must be officially off the County's payroll at the time of payment.

#### 8. GENERAL PROCEDURES:

A. An employee who is about to retire should follow the regular procedures concerning retirement. When the employee receives a copy of the official notice of retirement approval issued by the approved pension board or authority, the employee may file a request with the County Personnel Office requesting the supplemental lump sum payment.

#### **SCHEDULE B**

# PUBLIC ASSISTANCE STAFF DEVELOPMENT PROGRAM

#### OBJECTIVES FOR THE PUBLIC ASSISTANCE STAFF DEVELOPMENT PROGRAM:

The purpose of public assistance staff development is to enable the public welfare agency to achieve its operating goals effectively and efficiently. The quality and extent of service an agency is able to provide is dependent on the competence and skill of the staff charged with delivering those services. Therefore, increasing the competence of staff in order to assure the highest quality of service to the people served by the public assistance program is a continuing objective.

# 2. COUNTY WELFARE AGENCY TRAINING AND STAFF DEVELOPMENT PERSONNEL:

The Director of a county welfare agency shall be responsible for the administration of the training and staff development function of the agency. A training supervisor and appropriate additional training and support staff shall be employed in order to adequately provide for the orientation to the agency of all new staff (clerical, professional, paraprofessional), intensive skill training requisite for effective job performance, supervisory training, and other training needed because of the expanding and /or changing programs, functions, and responsibilities of the total agency.

#### 3. TRAINING ADVISORY COMMITTEE:

Each county welfare agency shall establish a training advisory committee which assists with the development of an annual training plan, staff development and training policies and procedures, programmatic directions.

# 4. COMPONENTS OF THE STAFF DEVELOPMENT AND TRAINING PROGRAM:

- A. The components of a county welfare agency staff development program shall include: Initial in-service training; programmatic in-service training; management and supervisory training; career/professional development; and academic, degree-oriented, and other long-term educational programs.
  - i. Initial in-service training is a formal training program to acquaint, through intensive task-oriented instruction, new and transferring employees (and volunteers as applicable) with the mission, policies, and procedures of the agency, and appropriate sub-units, and for building knowledge and skills required to assume new or changing job responsibilities. This also includes orientation to the agency, administrative policies and procedures, communications training and problem-solving instruction.
  - ii. Programmatic in-service training is training related to the tasks and requirements inherent in particular positions within the agency. This

- training should enable employees to improve their knowledge, skills and job performance.
- iii. Management and supervisory training is formalized skill development training for managerial and supervisory staff. It may include training to: develop and use organizational systems, assess agency performance in meeting goals, improve interpersonal skills, better plan and establish fiscal and programmatic priorities and means for implementation, and enhance organizational capacity for service delivery.
- iv. Career/professional development includes activities and programs aimed at providing information, experiences, and training that may enhance an individual's opportunities for advancement or career development.
- v. Academic, degree-oriented and other long-term educational programs are academic programs which will increase expertise in areas relevant to the agency's mission. These programs may include educational leave, tuition reimbursement, tuition aid.
- B. Educational leave may be full-time leave with or without stipend and/or tuition. This may be granted for full-time enrollment in an accredited school of the employee's choice. Only permanent employees may receive full-time leave with or without stipend and/or tuition. Such professional or technical education should be required of the position for which the employee is occupying or will be assigned to. An employee for full-time educational leave must receive prior approval from the Division of Public Welfare as well as the county welfare training advisory committee.
  - If a stipend is requested by the employee and approved by the county i.. welfare agency training advisory committee and the Division of Public Welfare, the stipend is to equal 80% of the salary being earned by the employee at the time of registration or \$600 per month, whichever is less. This stipend is subject to mandatory deductions and any elective deductions agreed upon by the employee. An employee must have current permanent status in a Department of Personnel title as one of the conditions for fulltime leave with/without a stipend and/or tuition. Salary is not to be paid to an employee while he or she is receiving a stipend. If the employee is eligible to receive scholarships or stipends from sources other than the agency, he or she must utilize these first and the agency stipend and/or tuition aid may be used to supplement up to the amount the agency would have authorized if it were the single funding source. Such acceptance of financial aid outside of the agency must, in no way, obligate the employee/student to a work commitment in other than a sending county welfare agency which is granting the release time.
  - ii. Prior to receiving agency stipend and/or tuition aid the employee must sign a service commitment (Educational Leave Agreement) to return to the

- sending county welfare agency immediately upon completion of his or her course of study as outlined in as outlined in Schedule C.
- iii. If the employee on full-time educational leave with or without stipend and/or tuition aid receives a degree and decides not to return to work, he or she has an obligation to notify the Director of the county welfare agency of his or her intention to resign. The conditions contained in the Educational Leave Agreement must then be invoked and the Employee will be required to repay the county welfare agency all monies received (in the form of stipend, tuition, etc.) in his or her behalf.
- iv. If an employee terminates employment before completion of the service commitment, he or she must repay the county welfare agency the financial value of the stipend and/or tuition that have not been repaid in work commitment.
- v. The work (service) commitment to the agency is one and one-half months for each month the Employee/student was on leave with stipend and/or tuition aid.
- C. <u>Tuition Reimbursement is financial aid granted to an employee attending class part-time at an accredited institution.</u> Release time may not exceed four (4) hours per week per employee. If more than four hours per week is required, work schedules may be modified when feasible to accommodate the need but requires approval of the Director of the county welfare agency. If additional time is needed and the work schedule cannot be modified, a request for approval of the additional time must be made through the Division of Public Welfare.
  - i. An employee may not be reimbursed for more than fifteen (15) credits during the fiscal year.
  - ii. Employees receiving tuition aid must be permanent full-time employees who have completed at least one (1) year of satisfactory service on or before the beginning date of the course (s) for which reimbursement is requested.
  - iii. Employees may request reimbursement for non-job related courses provided they are required for the completion of the minimum number of credit hours required for graduation from their approved degree program. Approvals for graduate and undergraduate degree programs must be obtained through the Division of Public Welfare prior to matriculation. Under certain circumstances, the agency may provide financial support on a reimbursement basis to those taking exams in order to obtain additional credits for subject matter learned through previous life or educational experiences.
  - iv. Tuition reimbursement may not be made until the employee completes the course(s) with verification of satisfactory completion of the course.

- v. Employees will be required to sign an employee commitment form prior to acceptance of tuition aid. This is a condition of accepting and receiving aid whereby the employee agrees to remain in the employ of the sending agency for one month for each month the employee received tuition aid.
- D. <u>Tuition aid (part-time education leave) or full-time educational leave with or without stipend and/or tuition aid.</u> The payment for tuition by the county welfare agency will be the actual amount charged by the school, but may not exceed the rate charged by Rutgers, The State University of New Jersey.
  - i. If an employee just receives leave time on either part-time leave (tuition aid) or full-time educational leave and there is no money payment involved (either tuition aid or stipend, etc.), that employee has the responsibility to continue or resume work in the agency, but does not have a service agreement to work off leave time. The service agreement for working off tuition and/or stipend received for part-time or full-time education pursuits shall not exceed a continuous work commitment to the agency of two years.
  - ii. If more than one course is taken in the tuition aid (part-time) program, the course may be simultaneously worked off beginning the first work day after the completion of that semester so that an employee at the end of a semester never owes the agency more work time than one semester.
  - iii. Employees taking education course(s) (either part-time or full-time), shall be responsible for their own travel, parking, fees, and book costs. Occasionally, there may be a special program or course of study that will not fall clearly under part-time or full-time category, therefore, under these circumstances, the county welfare agency shall contact the Division of Public Welfare for clarification.
- E. <u>Contract Services.</u> Outside experts may be employed to conduct special courses but plans must be discussed with and receive prior approval by the Division of Public Welfare in order to meet audit requirements when payments are made.
- F. <u>Supplemental Fund for Education and Training.</u> Not to exceed \$35,000 per contract year (with no balance of funds carried over to subsequent years) effective January 1, 2008, (prorated for ½ year) as follows:
  - i. Eligibility any employee with at least one (1) year of service with the Division; on a first come first serve basis.
  - Allowable Expenses Books, Registration and other fees associated with participation in education and training courses approved by the Training Advisory Committee pursuant to Schedule B of the Collective Bargaining Agreement.

Limit – Reimbursement for approved expenses shall not exceed \$250 per cmployee per semester and will be payable upon presentation of an appropriate receipt.

### SCHEDULE C

# TUITION REIMBURSEMENT AGREEMENT SERVICE COMMITMENT

I hereby agree to accept educational assistance which has been approved by the Director, pursuant to the provisions of the collective bargaining agreement currently in force for the unit which I am a member of.

I further agree to return to continue my employment with the Department of Human Services consistent with the collective bargaining agreement immediately following my completion of my course study.

I hereby commit to remaining in the employ of the Division of Social Services for one month for each month that I have received tuition aid.

Should I decide to resign my position prior to the completion of my service commitment I agree to repay the Division a prorated portion of the stipend or tuition paid to me based on the difference between the stipend or tuition accorded me and the amount of service commitment completed. Said proration will be established by the following formula:

Weeks of work completed
# of weeks in semester

% tuition reimbursement employee is entitled to

Example: Employee returns to work and only completes 4 weeks of employment. The semester was 16 weeks. The agency is owed ¾ or 75% of the tuition that was reimbursed.

This agreement is entered into based upon the Educational Assistance provisions contained in the Agreement Between the County of Union and Communication Workers of America, AFL-CIO and the Agreement Between County of Union and Public Employees Supervisors Unit Primary Supervisors Local No. 102 International Brotherhood of Teamsters.

EMPLOYEE	DIRECTOR
DATE	DATE

#### SCHEDULE D

# DRUG AND ALCOHOL ABUSE POLICY

COUNTY OF UNION
DRUG AND ALCOHOL ABUSE POLICY
FOR DEPARTMENT OF HUMAN SERVICES,
DIVISION OF SOCIAL SERVICES EMPLOYEES

#### COUNTY OF UNION

#### 1. INTRODUCTION:

The County of Union is concerned about the effects that alcohol and drug abuse has upon the health and safety of our employees. The purpose of this policy is to insure that all County employees adequately and safely perform their duties free of any alcohol, drugs, and/or any other mood altering substance. A copy of this policy is being distributed to each employee, receipt of which will be acknowledged in writing.

The use, possession, distribution, trade, purchase, or sale of alcoholic beverages or illegal mood altering drugs while working for the County of Union, or while on the County's property or premises, or being under the influence of alcohol or drugs during working hours or while on or in County property is strictly prohibited. The prohibition against reporting to work under the influence includes reporting back to work after breaks or lunch. Any County employee engaged in such activity will be subject to serious disciplinary action, up to and including discharge.

### 2. DEFINITIONS:

- A. The term employee means any individual who receives compensation from the County of Union.
- B. The term alcohol or alcoholic beverage means any liquid that has an alcoholic content of 4% or more by volume. This cutoff level is defined in accordance with the Department of Transportation standards.
- C. The term drug means any substance (other than alcohol) that produces a physical, mental, emotional, or behavioral change in its user; the sale, possession, or consumption of which is illegal. This term includes prescription drugs (substances which may only be lawfully obtained by prescription issued by a licensed medical practitioner) where such prescription has not been prescribed for the person possessing or using such drugs.
- D. The term reasonable suspicion means suspicion based upon objective facts derived from observation of an employee's appearance, behavior, speech, breath odor, or any and all reasonable inferences drawn therefrom in light of the observer's knowledge of the signs of drug abuse or intoxication.

#### DRUG AND ALCOHOL SCREENING:

- A. All job applicants must successfully undergo drug screening prior to employment with Union County.
  - i. Job offer letters will advise all applicants that drug screening tests will be performed as part of the County's medical evaluation and that any job offer is made contingent upon, amongst other things successfully passing such screening tests.
  - ii. All job applicants will be required to complete a form by which the applicant consents to and authorizes reasonable and appropriate testing, disclosure of test results and other related information which may be necessary to carry out the purpose of this policy. Any recipient who refuses to sign this consent/authorization form will not officially be hired by the County.
  - iii. Confirmed test results indicating the presence of a drug, other than a drug duly prescribed by one's physician, at or above the cutoff level for impairment according to current Department of Transportation standards will be the cause for rejection of any applicant. The County will not discriminate against applicants because of past history of alcohol or drug abuse. Therefore, individuals who have failed previous pre-employment testing may initiate another employment inquiry after a period of no less than six months, and must present themselves to be drug free.

# B. Employees:

i. Employees, in keeping with the U.S. Department of Transportation requirements who hold a Commercial Drivers License (CDL) will all be subject to the County's CDL Policy which will identify those persons who use illegal drugs on or off the job. All such employees will be subject to the Federal CDL Drug and Alcohol Testing as outlined in the Omnibus Transportation Testing Act of 1991.

It shall furthermore be a condition of employment for all employees not subject to testing under Department of Transportation requirements (employees not possessing a CDL) to submit to drug and alcohol testing under the following circumstances:

Where there is reasonable suspicion to believe that an employee is under the influence of alcohol or is using illegal drugs.

When an employee is involved in an on the job accident where personal injury or damage to property occurs unless the accident is in no way the fault of the employee.

As part of a follow up program for treatment of drug and/or alcohol abuse.

- ii. It is the responsibility of the County's supervisors to counsel employees whenever they see a change in the performance or behavior that suggest an employee has an alcohol or drug problem. In the event a supervisor has a reasonable suspicion to believe an employee is under the influence of alcohol or drug use he or she shall complete a form outlining the reasons for the suspicion that will immediately be forwarded to the Director of Personnel. A copy of this form will also be given to the employee upon his/her request and to the Union, if properly authorized by the employee. Although it is not the supervisor's job to diagnose personal problems, the supervisor should encourage such employees to seek help and advise them about available resources for getting help. Everyone shares responsibility for maintaining a safe work environment and should encourage anyone who may have an alcohol or drug problem to seek help.
- iii. All County employees who are selected for drug and/or alcohol testing will be required to complete and execute a form by which the employee consents to and authorizes reasonable and appropriate testing, disclosure of test results to the County Manager or his/her designee, and reasonably necessary disclosure of test results and other related information to the Division of Social Services, as may be necessary, to carry out the purpose of this policy. The results will be shared with any federal, state, county or local law enforcement or agency, only if the employee is alleged to have caused, or threatened to cause personal injury and/or damage to property subject to criminal or civil liability, or a legally executed subpoena requiring disclosure is served upon the employer. Otherwise, all records will be confidential to all other persons unless the employee authorizes the disclosure of such records to a specific person or organization upon his/her written release. Copies of all forms, correspondence and other written materials will be provided to the employee, upon his/her request and to the union, if properly authorized by the employee. If the county decides to administer a drug or alcohol test to the employees, the County Manager or his/her designee shall notify the union at the time the employee is notified and will provide the union with information regarding why it deems the test necessary. A union representative may be permitted to be present during any testing, if the employee so requests. Any employee who refuses to take a drug and/or alcohol test administered through this policy shall be subject to possible termination.
- C. Disciplinary Actions Confirmed initial and follow-up (if requested by the employee) test results revealing the presence of a drug, other than one duly prescribed by a licensed physician or any detection of alcohol at or above the cutoff level for impairment established by the Department of Transportation, will constitute cause for disciplinary action up to and possibly including termination.
  - Employees who violate the County's policy regarding use, possession, sale, or distribution of alcohol or illegal drugs during work hours or while on County

property will be subject to disciplinary action up to and possibly including discharge.

The goal of this policy is to balance the respect of the individual with the need of the County to maintain a safe, productive, and an alcohol/drug free environment. The intent of this policy is to offer a helping hand to those who need it, while sending a clear signal that improper consumption of alcohol or the illegal use of drugs is not compatible with employment by the County of Union. The County recognizes the health implications of alcohol and drug abuse and considers it to be a treatable illness. As with other illnesses, the County's objective is to assist in the employee's rehabilitation. The County designed this policy to encourage its' employees to seek help for their abuses.

An employee may voluntarily admit to the County that he or she has an abuse problem without fear of discipline or discharge. Upon admission of a substance abuse problem the employee will immediately enroll themselves in a rehabilitation program. The County will not take any disciplinary action against an employee who enrolls in rehabilitation and satisfactorily completes such rehabilitation program. Upon return to work after completing rehabilitation, the employee agrees to submit to follow up testing. Employees who test positive in subsequent testing or who enter rehabilitation on more than one occasion may be subject to disciplinary action. If the County and/or the Division of Social Services takes disciplinary action against the employee and if the employee and/or the union files appropriate appeal action, the County agrees to provide the employee and the union with copies of all documentation upon which it will rely to support the disciplinary action.

- Rehabilitation and Follow-Up Testing An employee who tests positive for drugs D. and/or alcohol, after a confirmed initial, and if requested, an independent followup test utilizing the second sample of the same urine test, (as stipulated in Section V.8), may in the sole discretion of the County, be given one opportunity to accept a referral to an approved rehabilitation program (E.A.P.) Employee Assistance Program - Intervention Strategies International at (800) 663-0404. The employee will be permitted to return to work only following satisfactory completion of the rehabilitation program, compliance with any recommendations from the program, and consent to periodic testing thereafter and passing of such tests. Employees shall be required to submit to post-rehabilitation periodic testing over a period of time to be determined by the County. However, after six negative test results, any further testing will be based upon reasonable suspicion. The County of Union is not responsible for the cost of the rehabilitation program, but it shall be the sole responsibility of the employee. However, the County will assist in coordinating required treatment with available certified rehabilitation centers covered by the employee's insurance plan, if available when requested. Any employee who subsequently tests positive will be subject to termination at any time during the course of their employment.
- E. Medication or Prescribed Drugs If an employee takes an over the counter medication or prescription drug, they must first consult with their medical

professional to determine whether this preparation will have any adverse effect on his/her personal safety or job performance. If the effects of the medication could pose a danger to the employee's safety, or the safety of a co-worker or citizen, the employee must inform his/her supervisor and the supervisor will determine if the employee must consult with a medical professional. Every effort will be made to adjust the worker's duty until full, effective, and safe work activities can be resumed. If alternate duties are not available, the County may request the employee take sick leave. Failure or refusal by an employee to properly inform their supervisor may result in discipline, up to and including discharge.

### 4. RESPONSIBILITY:

The County Manager or designee will be responsible for the selection of a qualified laboratory to perform the appropriate drug and/or alcohol screening tests. The County Manager or designee will also be responsible to conduct physical examinations, or drug and/or alcohol screening tests where appropriate. The County Manager or designated alternate shall be responsible for the overall implementation of the County's Alcohol and Drug Abuse Policy. All records will be retained for a period of five years.

# 5. GENERAL METHODS AND PROCEDURES FOR DRUG SCREENING:

- A. Urinalysis will be the primary method for drug screening of applicants and full time employees.
- B. All sample(s) will be used for drug testing only, and not for any other purposes.
- C. Established quality control and chain of custody procedures must be maintained throughout the entire testing process, from sample acquisition to delivery at the laboratory.
- D. All urine samples obtained from applicants and full time employees will be delivered to a certified laboratory for analysis. Upon his/her written request the employee will be provided with the name, address and telephone number of all certified laboratories which will be utilized by the County for initial screening and independent testing and confirmation analysis, and to the union, if properly authorized by the employee.
- E. No adverse action will be taken against an applicant or full time employee until the laboratory preliminary analysis and subsequent follow-up and/or confirmation have been reported to the County.
- F. Laboratory Method The certified laboratory will be the sole facility for both the initial screening and confirmation analysis of urine. Florescence polarization immunoassay (Adx) and enzyme multiplier immunoassay (EMIT) are currently used as initial drug screening procedures. Gas chromatography-mass spectrometry is used to confirm all positive results of initial screening procedures. As new procedures are developed and prove to be more reliable and efficient, as alternatives they may be adopted as procedures for this policy.

G. Preliminary Acquisition Procedures - Prior to the submission of a urine sample, the applicant/employee will be asked to fill out a medical questionnaire which clearly describes all medications, both prescribed by a physician or available over the counter (non prescription) which they ingested during the past 96 hours.

# H. Specimen Acquisition Procedure:

- i. The County's physician or other designee (Official Monitor) will be responsible for ensuring that all related forms such as waivers, laboratory forms, and medical questionnaires have been thoroughly and accurately completed by the applicant/employee. Prior to the submission of the sample(s), both the official monitor and applicant will inspect the specimen bottle(s) packet(s) for indication of pre-void tampering.
- ii. Generally, the applicant/employee will submit the urine sample in the presence of the official monitor. On those rare occasions when the applicant is not able to provide a sample in the presence of the official monitor, the County may choose to permit the applicant to provide a sample without the witness, so long as applicant makes deposit of sample where there is a room that does not contain access to water or other additives.
- iii. The official monitor will always be of the same sex as the applicant/employee being tested.
- iv. Urine samples will be processed in accordance with chain of custody procedures. Throughout the urine acquisition process, the sample(s) will only be identified by use of the individuals Social Security Number (SSN#). No form forwarded to the laboratory will contain the applicant's/employee name.
- v. The applicant/employee will complete the information requested on any related County or laboratory forms and will put their Social Security Number, initials, and date on the specimen bottle label(s). After the official monitor has inspected the information for accuracy, the applicant/employee will unseal the specimen bottle packet(s), affix label(s) to bottle(s), and void approximately fifty (50) ml. of urine into the specimen bottle. The applicant/employee will secure the cap(s) of the specimen bottle(s) and will seal the sample by wrapping evidence tape around the bottle(s), vertically up one side, across the cap, and down the other side. The applicant/employee will then put his/her Social Security Number, initials, and date on the evidence tape and surrender the specimen to the official monitor.
- vi. After ascertaining that all forms have been completed accurately and after serving as witness to the void, the official monitor shall take possession of the sample(s). The sample(s) shall be placed in a controlled access refrigerator storage area. One (1) sample will be delivered to a certified

laboratory. This delivery shall occur within one laboratory working day from acquisition. The other sample will remain in the controlled access refrigerator to be used for possible independent testing, in the event it is determined that the sample is confirmed to be positive for the presence of illegal drugs. This specimen will be retained only as long as all disciplinary and criminal proceedings have exhausted.

I. Drug Screening Results - The certified laboratory will forward to the County Manager or designee a written report of the results of the drug test, whether positive or negative, as soon after completion of analysis as possible. The laboratory will report as positive only those samples which have been confirmed to be positive for the presence of illegal drugs. The County will orally notify all results as soon after notification from the laboratory as possible. The County will provide a copy of the laboratory report to the applicant/employee if he/she requests it and to the union, if so authorized by the employee. If the results of the drug test are positive, the employee will be permitted to utilize the split sample stored in the controlled access refrigerator storage area for independent testing at a certified lab selected by the employee, the employee's attorney and/or his/her authorized union representative. It shall be the employee's responsibility to pay for any independent testing.

#### GENERAL METHODS AND PROCEDURES FOR ALCOHOL TESTING:

- A. The Breathalyzer will be the initial method for the screening of employees for alcohol content, to be administered by a qualified police officer of the County of Union. The results will be shared with any federal, state, county or local law enforcement or agency only if the employee is alleged to have caused, or threatened to cause personal injury and/or damage to property subject to criminal or civil liability, or a legally executed subpoena requiring disclosure is served upon the employer. Otherwise, all records will be kept confidential and solely kept by the County Manager or his/her designee as stipulated in Section III.2.C.
- B. Blood alcohol testing will be the primary method for verifying alcohol content.
- C. All Breathalyzer and blood test samples will be used for alcohol testing only, and not for any other purposes.
- D. Established quality control and chain of custody procedures must be maintained throughout the entire process, from sample acquisition to delivery at the laboratory.
- E. All blood samples obtained from employees will be delivered to the County designated physician or laboratory for analysis. The employee and the union, if properly authorized by the employee, will be provided with the name, address and telephone number of the designated physician or certified laboratory/laboratories which will be utilized by the County for blood sample analysis.
- F. No adverse action will be taken against an employee until the County designated physician/laboratory preliminary analysis and subsequent confirmation and follow-

- up from independent testing, if the employee so requests have been reported to the County.
- G. The following methods and procedures apply when an employee submits to alcohol testing through blood samples for the purpose of determining alcohol content in the blood. Employees will be required to submit a blood sample after having been given a breathalyzer test, based upon a supervisor's reasonable suspicion that the employee has consumed alcohol while on duty, or is in any way impaired while on duty due to alcohol consumption, and has received a positive result from the breathalyzer test.
  - i. Alcohol screening through blood testing will be conducted when an employee has received a positive test result from a breathalyzer. Any employee who has reasonable suspicion to believe that a fellow employee has consumed alcohol while on duty, or is in any way impaired from alcohol consumption, should immediately bring that fact to their immediate supervisor. All such reports must be kept confidential by supervisory and administrative staff of the Division. Employees reporting reasonable suspicion will not be required to testify at any disciplinary, civil, and/or criminal proceedings, which may result from such report. Any employee who produces a confirmed positive test result for alcohol consumption and positive follow-up independent testing if the employee so requests may be subject to disciplinary action. They may be granted, upon request, and at the sole discretion of the County, an unpaid medical leave of absence to obtain counseling and or medical treatment for alcohol problems. It is strongly suggested that the employee seek out the services of the County's Employee Assistance Program (EAP) by contacting Intervention Strategies International at (800) 663-0404. The length of the unpaid leave is at the sole discretion of the County. Employees who produce a second or subsequent test result indicating alcohol consumption will be subject to disciplinary action, up to and including termination.
  - ii. Any employee who refuses to provide a blood sample upon a lawful request made upon individualized reasonable suspicion may also be dismissed.
  - iii. The County designated physician/laboratory will be the sole facility for the blood alcohol testing.
  - iv. Before an employee is ordered to submit a blood alcohol test, the County will have prepared a Confidential Report which documents the basis for reasonable suspicion. The individual whose approval is necessary to order the blood alcohol test shall base their decision on the contents of this confidential report.
  - v. Prior to submission of the blood sample, the employee must complete a medical questionnaire which clearly describes all medicines, both prescribed by a physician or available over the counter (non-prescription)

which he/she has ingested during the past 96 hours. A copy of this completed form will be provided to the employee upon request and to his/her union representative, if so authorized by the employee.

# H. Specimen Acquisition Procedures:

- i. At the time that the blood sample is provided, the employee will have the option to submit two (2) samples. Both samples will be acquired according to the procedures outlined herein. One sample will be forwarded to the County designated physician/laboratory for testing; the remaining sample will be stored in a frozen state within the County according to Police Department procedures regarding chain of custody and evidence storage. The results will be shared with any federal, state, county or local law enforcement or agency only if the employee is alleged to have caused, or threatened to cause personal injury and/or damage to property subject to criminal or civil liability, or a legally executed subpoena requiring disclosure is served upon the employer. Otherwise, all records will be confidential and solely kept by the County Manager or his/her designee as stipulated in Section III.2.C. The sample will be made accessible to the employee, his authorized union representative or his/her attorney. This specimen will be retained only as long as all disciplinary and criminal proceedings have exhausted.
- ii. The County will be responsible for acquiring blood samples from employees and shall designate an individual to serve as official monitor. The employee may also choose to name another witness, including an authorized union representative to be in attendance to sample acquisition.
- iii. The official monitor shall be responsible for insuring that the employee has thoroughly and accurately completed all related forms.
- iv. Generally, the employee will submit the blood sample in the presence of the official monitor.
- v. Blood samples will be processed in accordance with accepted chain of custody procedures, and every effort will be made to ensure that the identity of the employee being tested remains confidential. Throughout the blood acquisition process, the sample(s) will be identified by use of only the employee's Social Security Number.
- vi. The employee will complete the information requested on any related County or laboratory forms and will put their Social Security Numbers, initials, and date on the specimen bottle label. After the official monitor has inspected the information for accuracy, the employee will unseal the specimen bottle packet and affix the label to the bottle. The employee will secure the cap of the specimen bottle and will seal the sample by wrapping evidence tape around the bottle, vertically up one side, across the cap, and

down the other side. The employee will then put their Social Security Number, initials and date on the evidence tape and surrender the evidence specimen to the official monitor.

- vii. After ascertaining that all forms have been completed accurately, the official monitor shall take possession of the sample. The sample will then be placed in a controlled accessed refrigerator storage area until it is delivered to the County designated physician/laboratory. This shall occur within one laboratory working day of acquisition.
- I. Alcohol Testing Result The County designated physician/laboratory will notify the County Manager or designee of the results of the analysis immediately upon completion. The laboratory will report as positive only the samples which have been confirmed to be positive for the presence of alcohol. The laboratory will follow up immediately with notification by written reports. The County will notify the employee of the results of the analysis as soon as possible after notification by the laboratory. The County will provide a copy of the laboratory report to the employee if he/she requests it.

Resolution No. 80-99

Adopted: 01/21/99

### SCHEDULE E

	7/1/24	41,149	43,026	44,901	46,778	48,654	50,528	52,405	54,281	56,156	57,283	63,807							7/1/24	44,991	47,054	49,118	51,179	53,242	55,302	57,366	59,426	61,489	62,726	69,470												
	7/1/23	40,742	42,600	44,457	46,315	48,173	50,028	51,886	53,744	55,600	56,716	63,175						ľ	7/1/23	44,545	46,588	48,632	50,672	52,714	54,755	56,798	58,838	60,880	62,105	68,782												
	7/1/22	39,943	41,765	43,585	45,407	47,228	49,047	50,869	52,690	54,510	55,604	61,936						9	7/1/22	43,672	42,674	47,678	49,678	51,681	53,681	55,685	57,684	29,687	60,887	67,433												13
Range 8	7/1/21	39,160	40,946	42,730	44,517	46,302	48,085	49,872	51,657	53,441	54,514	60,722						Range 10	7/1/21	42,816	44,779	46,743	48,704	20,667	52,629	\$4,593	56,553	58,516	59,633	66,111												Range 13
	7/1/20	38,392	40,143	41,892	43,644	45,394	47,142	48,894	50,644	52,393	53,445	59,531							7/1/20	41,976	43,901	45,827	47,749	49,674	51,597	53,522	55,444	57,369	58,523	64,815												
	5/1/19	37,639	39,356	41,071	42,788	44,504	46,218	47,935	49,651	51,366	52,397	58,364							2/1/19	41,153	43,040	44,928	46,813	48,700	50,585	52,473	54,357	56,244	57,375	63,544												
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	7/1/23	33,680	34,740	35,798	36,859	37,917	38,977	40,742	42,507	44.271	46,037	47,800	49,565	51,330	53,093	_	58,473		7/1/23	36,749	37,918	39,089	40,259	41,428	42,600	44,550	46,500	48,451	50,401		54,301	56,251	58,202	59,370	65,940	66,599	67,265	67,938	68,617			
	7/1/22	33,019	34,058	35,096	36,136	37,173	38,213	39,943	41.674	43.403	45,134	46,863	48,593	50,324	52,052	53,091	57,326	6	7/1/22	36,028	37,174	38,322	39,470	40,616	41,765	43,676	45,588	47,501	49,413	51,325	53,237	55,148	27,061	58,206	64,647	65,293	65,946	909'99				2A
Panga 7	7/1/21	32,372	33,391	34,408	35,428	36,444	37,464	39,160	40.857	42.552	44,249	45,944	47,640	49,337	51,032	52,050	56,202	Range 9	7/1/21	35,322	36,445	37,571	38,696	39,819	40,946	42,820	44,695	46,569	48,444	50,319	52,193	54,066	55,942	27,065	63,379	64,013	64,653				Œ	Range 12A
	2/1/20	31,737	32,736	33,733	34,733	35,730	36,729	38,392	40.055	41 718	43,382	45,043	46,706	48,369	50,031	51,030	55,100		7/1/20	34,629	35,731	36,834	37,937	39,038	40,143	41,980	43,818	45,656	47,494	49,332	51,169	53,006	54,845	55,946	62,136	62,758						
	2/1/19	31,115	32,094	33,072	34,052	35,029	36,009	37,639	39.270	40.900	42.531	44,160	45,790	47,421	49,050	50,029	54,020		61/1/2	33,950	35,030	36,112	37,193	38,273	39,356	41,157	42,959	44,761	46,563	48,365	50,166	51,967	53,770	54,849	60,918							:
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	26/4/2	32.265	33.273	34.281	35,286	36,295	37.302	38,979	40 659	42 227	44.014	45,693	47,370	49,047	49,152	50,160	56,382		7/1/23	33.931	34,999	36,069	37,138	38,206	39,275	41,056	42,836	44,616	46,396	48,177	49,957	51,737	53,518	54,586	60,958	61,568	62,184	62,805	63,433	·		
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2/1/2	39,594	40,865	42,135	43,404	44,674	45,945	48,062	50,177	52,292	54,407	56,523	58,638	952'09	62,872	64,142	70,823
7/1/21	38,817	40,064	41,309	42,553	43,798	45,044	47,120	49,193	51,267	53,340	55,415	57,488	29,565	61,640	62,884	69,434
7/1/20	38,056	39,278	40,499	41,719	42,939	44,161	46,196	48,229	50,262	52,294	54,328	56,361	58,397	60,431	61,651	68,073
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27/1/2	42,691	44,647	46,602	48,557	50,511	52,468	54,425	56,379	58,335	59,507	866'59	66,658	67,324	67,997		
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55,817	56,934	58,072	58,653	ω	56,171	57,294	58,440	59,609	60,801	61,409
57,993	59,153	965,03	66,03	ဖ	58,367	59,534	60,725	61,940	63,178	63,810
60,167	61,371	62,598	63,224	_	60,565	61,776	63,012	64,272	65,558	66,213
62,341	63,588	64,859	65,308	00	62,764	64,019	65,300	909'99	67,938	68,617
64,516	65,807	67,123	67,794	6	64,960	66,259	67,584	986'89	70,315	71,018
65,818	67,134	68,477	69,162	100	66,280	909'29	68,958	70,337	71,744	72,461
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vı	53,650	54,723	55,817	56,934	58,072	58,653
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			Range 16B	891		
gg	2/1/19	7/1/20	7/1/21	7/1/22	5/1//23	7/1/24
	49,573	50,564	51,576	52,607	53,659	54,196
14	51,885	52,923	53,981	55,061	56,162	56,724
m	54,197	55,281	56,387	57,514	58,665	59,251
4	56,509	57,639	58,792	29,968	61,167	61,779
S	58,822	866'65	61,198	62,422	63,671	64,308
ø	61,134	62,357	63,604	64,876	66,173	66,835
-	63,447	64,716	66,010	67,330	68,677	69,364
00	65,758	67,073	68,415	69,783	71,179	71,890
6	920'99	67,398	68,745	70,120	71,523	72,238
유	67,463	68,812	70,189	71,592	73,024	73,754
Ħ	74,089	75,571	77,082	78,624	80,196	80,998
12		76,326	77,853	79,410	866'08	81,808
7			78,632	80,204	81,808	82,626
4	m - m		D DOWN	81,006	82,626	83,453
12	0			The second	83,453	84,287
4				D III	ST. MERCHAN	85.130

	_		_							_		
	7/1/24	52,651	55,099	57,548	59,995	62,444	64,894	67,341	69,788	72,238	73,707	80,902
	7/1/23	52,130	54,553	56,978	59,401	61,825	64,251	66,675	69,097	71,523	72,978	80,101
Ą	7/1/22	51,108	53,484	55,861	58,236	60,613	62,991	65,367	67,742	70,120	71,547	78,530
Range 16A	1/1/21	50,106	52,435	54,766	57,094	59,425	61,756	64,086	66,414	68,745	70,144	76,991
	7/1/20	49,123	51,407	53,692	52,975	58,259	60,545	62,829	65,112	865,73	68,768	75,481
	61/1/2	48,160	50,399	52,639	54,877	57,117	59,358	61,597	63,835	920'99	67,420	74,001
	Step	н	7	m	4	'n	ဖ	_	∞	თ	유	11

			Range 16	91		
Step	7/1/19	7/1/20	17/1/21	22/11/2	52/1/2	7/1/24
н	49,573	50,564	51,576	52,607	53,659	54,196
7	51,885	52,923	53,981	55,061	56,162	56,724
m	54,197	55,281	56,387	57,514	58,665	59,251
4	56,509	57,639	58,792	896'65	61,167	61,779
ıs	58,822	59,998	61,198	62,422	63,671	64,308
v	61,134	62,357	63,604	64,876	66,173	66,835
~	63,447	64,716	66,010	67,330	68,677	69,364
00	65,758	67,073	68,415	69,783	71,179	71,890
9	68,072	69,433	70,822	72,239	73,683	74,420
9	69,458	70,847	72,264	73,709	75,184	75,935
Ħ	76,124	77,646	79,199	80,783	82,399	83,223
22	The second second	78,423	166'64	81,591	83,223	84,055
2		100	80,791	82,407	84,055	84,896
7			100000000000000000000000000000000000000	83,231	84,896	85,745
n				100	85,745	86,602
4						87.468

1.1		923	Range 18	18		1
7	7/1/19	7/1/20	7/1/21	7/1/22	7/1/23	7/1/24
12	54,315	55,401	56,509	57,640	58,792	59,380
N	56,852	57,989	59,149	60,332	61,538	62,154
ŝ	59,391	60,579	61,790	63,026	64,287	64,930
100	61,927	63,166	64,459	65,717	67,032	67,702
0	64,466	65,755	67,070	68,412	69,780	70,478
0	67,005	68,345	69,712	71,106	72,528	73,254
0	69,542	70,933	72,351	73,799	75,274	76,027
1	72,079	73,521	74,991	76,491	78,021	78,801
1	74,616	76,108	77,630	79,183	80,767	81,574
1	76,140	77,663	79,216	80,800	82,416	83,241
∞	83,073	84,734	86,429	88,158	126,68	90,820
		85,582	87,293	89,039	90,820	91,728
		CALD CONTROL OF	88,166	89,930	91,728	92,646
			200.00	90,829	92,646	93,572
				Circon	93,572	94,508
						95,453

			Kange	/1		
Step	7/1/19	7/1/20	7/1/21	7/1/12	7/1/23	7/1/24
+1	51,888	52,926	53,984	55,064	56,165	56,727
7	54,313	55,399	56,507	57,637	58,790	59,378
m	56,736	57,871	59,028	60,209	61,413	62,027
4	59,160	60,343	61,550	62,781	64,037	64,677
Ŋ	61,586	62,818	64,074	928'39	66,663	67,329
y	64,009	65,289	66,595	67,927	69,285	69,978
-	66,433	67,762	69,117	70,499	71,909	72,628
00	68,858	70,235	71,640	73,073	74,534	75,279
o	71,281	72,707	74,161	75,644	77,157	77,928
20	72,736	74,191	75,675	77,188	78,732	79,519
Ħ	79,533	81,124	82,746	84,401	86,089	86,950
ä	E CONTROL OF	81,935	83,574	85,245	86,950	87,819
Ħ		The section of	84,409	86,098	87,819	88,698
7			(0.63)	86,958	88,698	89,585
Ħ					89,585	90,480
16					CHAPTER ST	91.385

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6 1							=0	255					
	7/1/24	52,651	55,099	57,548	59,995	62,444	64,894	67,341	69,788	71,179	72,564	79,658	
	7/1/23	52,130	54,553	56,978	59,401	61,825	64,251	66,675	69,097	70,474	71,845	78,869	
19C	7/1/25	51,108	53,484	55,861	58,236	60,613	62,991	65,367	67,742	69,092	70,437	77,323	
Range 16C	1/1/21	50,106	52,435	54,766	57,094	59,425	61,756	64,086	66,414	67,737	950'69	75,807	
	7/1/20	49,123	51,407	53,692	55,975	58,259	60,545	62,829	65,112	66,409	104,79	74,320	
	61/1/2	48,160	50,399	52,639	54,877	57,117	59,358	61,597	. 588'89	65,107	66,374	72,863	
	Step	П	2	ന	4	2	9	7	∞	Ø	10	11	

		50	Range 20	20		
12	21/1/6	7/17/20	7/1/21	27/1/2	7/1/23	7/1/24
l <sub>rU</sub>	59,525	60,716	61,930	63,168	64,432	920'59
w	62,335	63,582	64,853	66,150	67,473	68,148
_	65,146	66,449	67,778	69,133	70,516	71,221
1 -	67,958	69,317	70,704	72,118	73,560	74,296
اجتا	70,769	72,184	73,628	75,101	76,603	77,369
	73,580	75,052	76,553	78,084	79,645	80,442
1.	76,390	77,918	79,476	81,066	82,687	83,514
	79,202	80,786	82,402	84,050	85,731	86,588
	82,013	83,653	85,326	87,033	88,774	89,661
	83,700	85,374	87,081	88,823	90,600	91,506
	90,947	92,766	94,621	96,514	98,444	99,428
		93,694	95,567	97,479	99,428	100,423
			96,523	98,454	100,423	101,427
			OR CHILDREN	99,438	101,427	102,441
				200000000000000000000000000000000000000	102,441	103,466
						104,500
4						

	7/1/24	296'09	63,824	66,682	69,542	72,400	75,257	78,114	80,973	83,832	85,545	93,264					
	7/1/23	59,772	62,572	65,375	68,178	70,980	73,782	76,582	79,386	82,188	83,868	91,435					
Ą	7/1/22	58,600	61,345	64,093	66,841	69,589	72,335	75,080	77,829	80,576	82,223	89,642					
Range 19A	1/1/21	57,451	60,142	62,836	65,531	68,224	70,917	73,608	76,303	78,997	80,611	87,885					
	7/1/20	56,324	58,963	61,604	64,246	66,887	69,526	72,165	74,807	77,448	79,031	86,161					
	61/1/2	55,220	57,807	966'09	62,986	65,575	68,163	70,750	73,340	75,929	77,481	84,472					
	Step	1	7	ന	4	S	9	7	œ	ത	91	Ħ					
					_	_	_	_			_				_		_
	7/1/24	62,767	65,722	68,676	71,631	74,585	77,456	80,493	83,448	86,401	88,174	96,003	96,963	97,933	98,912	99,901	100,900
	7/1/23	61,536	64,433	62,329	70,226	73,123	75,937	78,915	81,811	84,707	86,445	94,121	95,062	E10,36	6,973	97,942	
6	7/17/22	60,330	63,169	600′99	68,849	71,689	74,448	77,367	80,207	83,046	84,750	92,275	93,198	94,130	120,26		
Range 19	17/1/21	59,147	61,931	64,715	67,499	70,283	72,988	75,850	78,634	81,418	83,088	90,466	91,371	92,284	!		
	02/11/20	57,987	60,717	63,446	66,176	506,89	71,557	74,363	77,093	79,821	81,459	88,692	89,579				
	61/1/2	56,850	59,526	62,202	64,878	67,554	70,154	72,905	75,581	78,256	79,862	86,953					
	Step	ы	2	m	4	S	ဖ	7	00	6	10	11	12	E	14	15	16

### SCHEDULE F

TITLE	Range					
Account Clerk	9					
Account Clerk/Clerk Bookkeeper	9					
Account Procedures Analyst						
Accountant	19A					
Accounting Assistant	13					
Administrative Secretary	19					
Assistant Supervisor Building Services	16B					
Bookkeeping Machine Operator	13					
Building Maintenance Worker	9					
Clerk 1	8A					
Clerk 2	12A					
Clerk 3	11					
Clerk 4	17					
Clerk Stenographer 1	8A					
Clerk Stenographer 2	13A					
Clerk Transcriber	8A					
Community Interpreter	14					
Community Service Aide	13					
Community Service Worker	14					
Data Control Clerk	9					
Data Entry Operator 1 (DEO 1)	9					
Data Entry Operator 2 (DEO 2)	13A					
Data Entry Operator 3 (DEO 3)	11					
Data Entry Operator 4 (DEO 4)	17					
Data Processing Programmer	18					
Employment Specialist	16					
Human Services Specialist 1	14					
Human Services Specialist 2	16					
Human Services Specialist 3	19					
Interpreter	14					
Investigator, County Welfare Agency	19					
Keyboarding Clerk 1	8A					
Keyboarding Clerk 1/Personnel Aide *(5yrs Exp)	16					
Keyboarding Clerk 2	12A					
Keyboarding Clerk 2/Telephone Operator	12A					
Keyboarding Clerk 3	11					
Keyboarding Clerk 3/Telephone Operator	11					

TITLE	Range
Keyboarding Clerk 4	17
Legal Secretary	14
Legal Secretary Bilingual	16
Legal Secretary Stenographer	16
Messenger	8A
Paralegal Specialist	18
Personnel Assistant	19
Principal Account Clerk	11
Principal Clerk Transcriber	11
Principal Data Control Clerk	11
Program Monitor	19
Receptionist	A8
Secretarial Assistant Bilingual	16
Senior Account Clerk	12A
Senior Accountant	20
Senior Building Maintenance Worker	13
Senior Clerk Bookkeeper	12A
Senior Clerk Transcriber	13A
Senior Data Control Clerk	13A
Senior Data Processing Programmer	20
Senior Employment Specialist	18
Senior Messenger	8
Senior Messenger/Senior Bldg Maint Worker	15
Senior Receptionist	12A
Senior Telephone Operator	12A
Senior Training Technician	20
Social Case Worker	16
Social Worker	19
Social Worker Specialist	20
Supervising Account Clerk	17
Supervising Clerk Transcriber	17
Supervising Data Control Clerk	17
Supervising Receptionist	17
Supervising Telephone Operator	17
Telephone Operator	8A
Training Technician	19
Work Program Specialist	16

# SCHEDULE G RESOLUTION #1170-2005 – DOMESTIC PARTNERSHIP

RESOLUTION NO 1170-2005

#### SCHEDIJLE .. G

12/1/2005

WHEREAS, the legislature of the State of New Jersey has found and declared that there are a sufficient number of individuals who live or work within this State who choose to live together in important personal, emotional and economic committed relationships with another individual of the same sex; and

WHEREAS, the legislature of the State of New Jersey has also found that these familial relationships, which are known as domestic partnerships, as defined in N.J.S.A. 26:8A-1ff, assist the State by establishing a private network of support for the financial, physical and emotional health of the participants to domestic relationships; and

WHEREAS, in accordance with the <u>Domestic Partnership Act</u>, <u>Chapter 246, P.L. 2003</u>, County action was contemplated to extend the various pension, health and tax benefits to those employees and retirees of the County of Union in domestic partnerships; and

WHEREAS, occause of the material and other support that these familial relationships provide to the participants, this Board'sceks to extend all of the rights, privileges and obligations provided under the <u>Domestic Partnership Act. Chapter 246, P.1. 2003</u> to a domestic partner of a resident or employee chapter of the County of Union; and

NOV, THEREFORE, BE IT RESOLVED by the Board of Chosen Freeholders of the County of Union that it supports and adopts the policies set forth in the <u>Domestic Partnership Act</u>, <u>Chapter 246, P.E. 2003</u>, and as the employer hereby authorizes participation under the provisions of the <u>Domestic Partnership Act</u>, <u>Chapter 246, P.L. 2003</u>, and agrees to recognize the same next domestic partners of employees, as defined by the Act, as eligible for the same dependent herefits as are provided to a spouse under the State administered pension funds; and

BE IT FURTHER RESOLVED that the County recognizes that by agreeing to provide eligibility to same-sex domestic partners, such eligibility shall apply to same-sex domestic partners of all employees and retirees enrolled in any and all of the State-administered pension funds through the County (PERS # 10100, 10101 & PERS # 72000, 72001, 72003); and

HE IT FURTHER RESOLVED that domestic partnerships must meet the requirements of the Domestic Partnership Act and a Certificate of Domestic Partnership, obtained from the State of New Jersey through application to the employee's Local Registrar, must be made available upon request of the County and/or the Division of Pensions and Benefits; and

SUBJECT TO INCLUSION AND ADOPTION Continued....

OF THE LOOK BURGET

LIAMS TO RELIEVE THE TOTAL CONTINUED....

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以	T	(4) (3)	İ					MIRABELLA VICE-CHAIRLIAN	1	20						
K		15				<u> </u>		- РПОСТОЯ		(and		-	Ÿ	=		T
1	,					١x	}	CHARMAN	1	<u>L_</u>	<u> </u>	<u>L</u>	V		l	L
	ナアイアン	Ay0 14AY	Ayo Iday Abs	Ayo Iday Abs Pass	Ayo Hay Abc Pass Res.	Ayo Hay Abs Pass Res. 3501		1	Ayo MAY Abs. Pass Res. Not Sec NT FREEHOLDER    SULLIVAII   WARD   MIRABELLA VICE-CHAMINAN   PROCTOR	SULLIVAII  WARD  WARD  WIGE-CHAIDIAN  PROCTOR	Ayo May Abr. Pass Res. Not Sec NT FREEHOLDER Aye Hay  Sullivan  WARD  MIRABELLA  VICE-CHAIDMAN  PROCTOR	Ayo May Abs. Pass Res. Aloi Sec NT FREEHOLDER Aye May Aha  j SULLIVAII WARD  MINABELLA WIGE-CHAMILIAN PROCTOR	Ayo Iday Abs. Pass Res. Not See NT FREEHOLDER Aye Ray Abs I ress  SULLIVALI WARD  MINABELLA VICE-CHAIRLIAN PROCTOR	Ayo May Abs. Pass Res. Not Sec NT FREEHOLDER Aye Hay Ahs I'mss Res.  SULLIVAN  WARD  WIGE-CHARRIAN  PROCTOR	Ayo Iday Abs. Pass Res. Not See NT FREEHOLDER Aye Iday Abs I'mss fles. Mol    Subblivati	Ayo Iday Abr. Pass Res. Not Sec NT FREEHOLDER Aye Iday Ahs I'res fies. Mol Scc   Sullivan   Ward   W

APPROVED AS TO FORM	I hereby coulty the above to be a Board of Chosen Freeholders of t augmined.
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nereby carilly the above to be it free copy of a resolution adopted by the partir of Chosen Freeholders of the County of Union on the date above patients.

Je cali C Jestia Cenk

#### SCHEDULE G

BE IT FURTHER RESOLVED that all spouse and family health benefits including major medical, dental and insurance available to a spouse or family of a County employee or retiree shall be made available under similar co-pays, premiums, or deductibles to the same sex domestic partner of a County employee or retiree; and

RE IT FURTHER RESOLVED that to the extent certain County retirces have benefits provided under the State Health Benefit Plan this resolution provides those retirees with the same rights to obtain coverage under the Domestic Partnership Act and N.J.A.C. 17:1-5.5, for their domestic partner or family under similar co-pays, premiums, or deductibles available to a spouse or family of a County retiree; and

BE IT FURTHER RESOLVED that the Director of Finance, Lawrence M. Caroselli, act as the Certifying Officer in the administration of this program; and

BE IT FURTHER RESOLVED that this resolution shall take effect immediately and coverage shall be effective as of January 1, 2006 or as soon thereafter as it may be effectuated pursuant to the statues and regulations or in the case of private insurance carriers consistent with their enrollment criteria as if the date of this resolution was the effective date of the partnership.

#### **SCHEDULE H**

#### **CANCER SCREENING RESOLUTION**

UNION COUNTY BOARD OF CHOSEN FREEHOLDERS

RESOLUTION NO. 1623A-97

12/9/99

WHEREAS, the Board of Chosen Freeholders of the County of Union desires to establish a Cancer Screening Policy for the County's employees effective January 1, 2000; and

WHEREAS, pursuant to this Policy, employees will be granted four (4) hours of paid leave each year for use for cancer screening; and

WHEREAS, the four (4) hours of pald leave will not be counted toward the employee's sick, personal or vacation time; and

WHEREAS, in order to be paid for such leave, an employee must submit a medical certification verifying that the employee was absent from work for the purpose of cancer screening. The medical certification must be signed by the physician or other qualified medical personnel performing the cancer screening. Failure to submit such a certification may result in forfeiture of time; and

WHEREAS, employees will be given one (1) four (4) hour block of time annually to be used for cancer screening. Employees may not break this block of time into smaller hourly increments; and

WHEREAS, employees will be responsible for the cost, if any, of the cancer screening; and

WHEREAS, the County seeks to offer this benefit to it exclusionary and represented employees:

NOW, THEREFORE, BE IT RESOLVED by the Board of Chosen Freeholders of the County of Union that it hereby adopts this policy for exclusionary, employees and authorizes and directs the Director of Administrative Services to engage in collective negotiations with the various exclusive bargaining representatives for the purpose of providing such units with the benefits associated with the County's Cancer Screening Policy.

MO SUBFICIENCY OF FUNDS REQUIRED RECORD OF VOTE FREEHOLDER FREEHOLDER GONCALVES SCANLON HOLMES STENDER MINGO BULLIVAN VICE-CHAIRMAN MIRABELLA SCUTARI CHAIRMAN RUOTOLO I hereby certify the above to be a true copy of a resolution adopted by the Board of Chosen Freeholders of the County of Union on the data above APPROVED AS TO FORM COUNTY ATTORNEY mentioned. 8 the works

#### SCHEDULE I

#### **EMERGENCY CLOSING POLICY**

## UNION COUNTY BOARD OF CHOSEN FREEHOLDERS RESOLUTION NO. 391-01

4/11/2001

WHEREAS, on occasion it has been determined by the County Manager that County
Offices should be closed due to a snow emergency, with the exception of 24 day per week
facilities or operations, and those divisions directly involved in snow removal operations; and

WHEREAS, the Union County Board of Chosen Freeholders adopted official Policies in 1984 and 1993 and 2000 pertaining to snow emergency closing as they affect overtime, sick time, vacation time and other personnel matters; and

WHEREAS, the Union County Board of Chosen Freeholders now desires to rescind those policies and adopt a new policy that shall pertain to the closing of all County of Union offices due to an emergency, not limited to snow, effective January 1, 2001.

NOW, THEREFORE, BE IT RESOLVED by the Union County Board of Chosen Freeholders that the policy for a declared emergency day as it effects overtime, sick time, vacation time and compensation shall be as follows:

#### 24 HOUR FACILITIES:

- Employees who report and work between the hours of 12:00 a.m. and 11:59 p.m. shall receive one additional day's pay, or part thereof based upon actual hours worked, at straight time.
- Employees who call in but do not report for work due to the emergency shall have no change or charge to sick time or personal time.
- Employees who are on an approved leave of absence prior to the declared emergency day shall not receive any credit for additional time off.
- Employees who call in sick on the emergency day shall not receive any credit for

additional time off.

Employees who have a scheduled day off shall not receive any credit for additional time
off.

Aye	Nay	Abs	Pass	Res.	Sec	NΡ	FREEHOLDER	Aye	Nay	Abs	Pass	Res.	Sec	NP
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х	<i>y</i> .			Х			MIRABELLA CHAIRMAN	X						
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	X X X	X X	X X X	X X X X TO FORM I her	X X X X X X TO FORM I hereby ce	X X X X X X TO FORM I hereby certify the	X X X X X X X X X X X X X X X X X X X	X X STENDER  X SULLIVAN  X MINGO VICE- CHAIRMAN  X MIRABELLA CHAIRMAN  TO FORM I hereby certify the above to be a true copy	X X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA X CHAIRMAN  TO FORM  I hereby certify the above to be a true copy of a part of the copy of the co	X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA X CHAIRMAN  TO FORM  I hereby certify the above to be a true copy of a resolution.	X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA X CHAIRMAN  I hereby certify the above to be a true copy of a resolution add	X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA CHAIRMAN  I hereby certify the above to be a true copy of a resolution adopted by	X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA CHAIRMAN	X STENDER  X SULLIVAN X  X MINGO VICE- CHAIRMAN  X MIRABELLA X CHAIRMAN  I hereby certify the above to be a true copy of a resolution adopted by the Board

### NON-24 — HOUR FACILITIESIREQUIRED TO WORK DUE TO THE EMERGENCY DAY

- Employees who report and work between the hours of 12:00 a.m. and 11:59 p.m. shall receive one additional day pay, or part thereof based upon actual hours worked, at straight time.
- Employees who do not report to work due to the emergency shall have no change to sick time or personal time.
- Employees who are on an approved leave of absence prior to the declared emergency day shall not receive any credit for additional time off.
- Employees who call in sick on the emergency day shall not receive any credit for additional time off.
- Employees who have a scheduled day off shall not receive any credit for additional time off.

#### **NON 24 HOUR FACILITIES**

• Employees who report and are required to work shall receive compensatory time for time actually worked.

- Employees who report to work and are subsequently sent home should not receive any credit for additional time off.
- Employees who do not report to work due to the emergency shall have no charge to sick time or personal time.
- Employees who are on an approved leave of absence prior to the declared emergency day shall not receive any credit for additional time off.
- Employees who call in sick on the emergency day shall not receive any credit for additional time off.
- Employees who have a scheduled day off shall not receive any credit for additional time
  off.

**BE IT FURTHER RESOLVED** that Union County Board of Chosen Freeholders recognizes the importance of maintaining all County operations during severe snow, and other emergency conditions to the greatest extent possible.

**BE IT FURTHER RESOLVED** that the County Manager shall only be authorized to declare a snow or other emergency closing in the future if the Governor declares a State of Emergency affecting the County of Union.

#### SCHEDULE J

#### INDIVIDUAL AGREEMENT

#### AGREEMENT

THIS AGREEMENT made this day of	, 2010, by and between the
County of Union (herein the "County") and	Insert Name of Individual Employee , (herein the
"Employee"), with the approval and consent of CWA	- Local 1080 (hereinafter the "Union").
WHEREAS, the County and Union are par	ties to a collective bargaining agreement
("CBA") covering the period July 1, 2009 through Jun	e 30, 2013; and
WHEREAS, the Employee is a member of C	WA – Local 1080 bargaining unit covered
by the CBA; and	

WHEREAS, in order to obtain the agreement to enter into the CBA, the Union agreed to a zero percent increase to base pay for calendar years 2010 and 2011 and other agreements as more particularly set forth in the Memorandum of Agreement dated March 11, 2010, attached hereto as Appendix A (herein the "Memorandum"); and

WHEREAS, the Union and Employee only agreed to said zero percent increases based upon the assurances from the County and the Union that the retiree health insurance benefits set forth in the Memorandum were fully vested and would not be subsequently eliminated, modified or otherwise limited, except in accordance with the terms of said Memorandum; and

WHEREAS, all parties hereto acknowledge that the Employee has relied to his or her detriment upon the aforesaid assurances and that the elimination, modification or other limitation upon the bargained-for retiree health insurance benefits, except in accordance with the terms and conditions of the Memorandum, would constitute immediate, irreparable and substantial harm to the Employee and his/her dependents; and

WHEREAS, the County and Union agree that the development of the guarantees set forth in this Agreement were bargained for in good faith within the meaning of the New Jersey Employer-Employee Relations Act, N.J.S.A. 34:13A-1 et seq. (herein the "Act").

NOW, THEREFORE, in consideration of the mutual covenants, promises, and undertakings herein set forth the parties agree as follows:

#### WITNESSETH:

- The County and the Union agree that the retiree health insurance benefits set forth
  in the Memorandum will not be changed except in accordance with the terms and conditions of
  the Memorandum.
- 2. The County and the Union agree that the retiree health insurance benefits set forth in the Memorandum may only be changed as to the Employee and his/her eligible dependents with the written consent of the Employee.
- 3. The County and the Union agree that any future collective bargaining agreement, sidebar agreement or other agreement or contract into which they may enter, whether written or oral, will be subject to the terms and conditions of this Agreement and the Memorandum of Agreement and that any provision of such future agreement which purports to change any terms or conditions of this Agreement shall be unenforceable as against the Employee and his/her dependents unless the Employee provides his/her written consent for such change(s).
- 4. The parties hereto agree that good and valuable consideration was provided for the covenants and guarantees set forth in this Agreement by all parties hereto and it is the intent of all such parties that this Agreement be fully enforceable according to its plain language which all parties agree is to be construed in favor of the Employee and against the County and the Union.

5. This Agreement and its interpretation and performance shall be governed by the laws of the State of New Jersey without giving effect to its conflicts of law rules.

6. All parties are bound by this Agreement and each of its provisions. Anyone who succeeds to their rights and responsibilities, such as their successors and assigns, as well as the Employee's heirs and the executor of his/her estate, also are bound. This Agreement is made for the benefit of all the parties hereto and all who succeed to their rights and responsibilities, and expressly includes their officials, employees, agents, attorneys, successors and assigns.

7. This Agreement embodies the entire agreement between the parties hereto and supersedes any prior or contemporaneous agreement, representation or understanding, whether written or oral. This Agreement may not be modified except by written instrument executed by all the parties hereto.

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]

WHEREFORE THE PARTIES H	HERETO SET THEIR HANDS THIS DAY OF
, 2010.	
COUNTY OF UNION	
By: George W. Devanney County Manager	ATTEST
CWA – Local 1080	
By: Joan Tapia President	ATTEST
Employee Signature	
Print Name Employee	A TYPEOTY

# SCHEDULE K HORIZON PLANS





# Advantage EPO DESIGN 1 County of Union

Borrow Blue Cups, Blue Skidt of Sen, Jersey Making Healthcome Work.

Benefit	In-Network Benefits Only (Includes Bluecard network)
lenefit Period	Calendar yerr
Deductible	
Individual	None
Pamily	Nonc
Coinsurance	100%
Anximum Out of Pocket	
Individual	\$2,000
Family	\$4,000
Maximum Out of Pocket is Calend	or year. The deductible, coinsurance and copayments apply to the Maximum Out of Pocket.
Benefit Period Maximum	Unlimited
Afetime Moximum	Unlimited
rimary Care Physician Selection	Not Required
Octor's Office Visits	
	100% after \$20 copsy
Primary Caro Office Visit	A primary care physician is a general or family practitioner, internist or pediatrician
	100% after \$40 copay
Specialist Office Visit	A referral is not required to visit a specialist.
	100% nfter \$40 copay
	Copay applies to 1st visit only
Maternity Visits	Dependent children are eligible for Maternity/Obstetrical Benefits.
	100%
Allergy Testing and Treatment	Note: A capay will only apply when an office visit is billed.
Preventive Care	
Routine Adult Physicals, GYN fixams,	100%
PAP, Mainmograms, Prostate Cancer	
Screening, Colorectal Screening,	
Immunizations	
Well Child Exams	100%
Well Child Immunizations and Lead	29996C uilly e99 A21
Screening	100%
Diagnostic Procedures	
1	100% in office setting or Lubcorp
I.aborntory	100% in outpatient facility
	100% in office setting
Outpatient X-ray/Radiology Services	100% in outpatient facility edicine studies (including Nuclear Cardiology) require prior authorization. The ordering physician should reque
he prior authorization by calling CoreCore National, s received, the member may call CCN at 1-866-969- Vote: Managed Care members can call 1-866-969-t from CCN replace the need for a paper referral.	LLC (CCN) at 1-866-496-6200 and providing the necessary clinical information. Once the authorization numb
Lospital Care	
Inputent Admission (including materialy)	100 %
Room and Board	100 %
Pre-admission Testing	100 %
Surgery in Hospital	100%
Inpatient Physician Services	100%
Outpatient Dept, Services	100%
Emergency Care	
	100% nRcr \$100 facility copay
Emergency Room	
	100%
Emergency Room	100%
Emergency Room Ambulance	
Emergency Room Ambulance Outpatient Surgery	100%





# Advantage EPO DESIGN 1 County of Union

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Inpatient	100 %
Outpatient department	100%
Office setting	100% after \$40 copay
Substance Abuse Services	
Inpatient	100 %
Outpatient department	100%
Office selling	100% after \$40 copay
Medial Abuse Services	argentus - en conseguencer - en conseguence
Inpatient	100 %
Outpatient department	100%
Office setting	100% after \$40 coppy
	Inpatient and Outpatient Mental Health/Substance Abuse/Alcoholism Services must be coordinated through Vulue Options at 1-800-626-2212.
Other Services	
Acupuncture	100% after \$40 copny
Barlotric Surgery	100 %
Diabetic Education	100% after office copayment
Diahetic Supplies	100%
Durable Medical Equipment	100 %
Orthotics and Prosthetics (Per N) number)	100% after \$20 copay
Home Health Care	100%
Hospico Caro	100%
	100% after copayment in office setting
1	100% in outpatient facility
Infertility (Including in vitra fertilization)	Limited to 4 egg retrievals per lifetime
Physical Rehabilitation Facility Inpatient	100%
Services	Limited to 60 days per benefit period
	100%
Private Duty Norsing	Limited to 30 visits per benefit period (8 hour shifts)
Short-term flierapies;	100% office copsystent
Physical, Occupational, Speech, Respiratory	30 visit maximum por theropy, per benefit period

Page 2 of 3





## Advantage EPO DESIGN 1 County of Union

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Skilled Nursing Facility/Extended Care	100%
Center	Limited to 100 days per benefit period
Therapeutic Manipulation	100% after office copayment
(Chipopractic Caro)	25 visit maximum per benefit period
Vision - Routine Eye Exam	100% after \$40 copay
Vision Hardware	\$50 every two years
Prescription Drugs	Covered under a freestanding prescription program
Eligibility	Dependent children, including full-time students, are covered until the end of the calendar year in which they reach the age of 26. Handicapped dependents are covered beyond the child removal age, if the handicap occurred prior to the age of 26. Under certain conditions, coverage may be extended for qualified dependents up to age 31.
Pre-Existing Conditions	Not applicable
Prior Authorization	Some services/procedures require prior authorization. For a complete list, contact our customer service number at 1-800-355-BLUE (2583) or refer to our website at www.HorizonBlue.com.
24/7 Nurse Line	Not applicable

The Advantage EPO plans cover eligible expenses rendered by providers in Hortzon's Managed Care network. When you utilize participating providers, you generally only pay your conjugation and any applicable in-network coinsurance or deductible. No benefits are available out-of-network, except in emergency situations.

This summary highlights the major features of your health benefit program. It is not a contract and some limitations and exclusions may apply. Payment of benefits is subject solely to the terms of the contract. Please refer to your benefit houklet for more information.

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# Horizon MyWay HSA Direct Access County of Union

	County of Union	<u> </u>
Benth Saving Account (HSA)		LF Contribution
You may access your filealth Bavings	The n inplayer and/or employee can contribute to th	is Health Savings Account up to the statutory maximum
Account for out of poptet expenses.	rogan less of the individual's deductible.	
Uon till	In-Network	Opf-of-Netyvork
Bearfit Period	Ch	lender Year
Deductible	THE STREET STREET, SANS ASSESSED.	000 The Family Deductible
[pdividual]	\$2000 per Indiv 34	000 Tren Family Deductible
Petally	True Pantily Augregate - Entire family de	ductible must be met before any benefits are paid.
3 17-101	Deductib	o is Calendar Year,
Coinsurance	100%	70%
Maximum Out of Bricket	we track native a Marchine String	
Individual	\$5,000	\$10,000
Canlly	000,012	\$20,000
Number Out of Pocket	is Calu star Year, The deductible, colapsymon and copsy	receip sonly to the Maximum Out of Pocket
Babacar from our	particle sting providers over our allowated are not eligible	lowards the Maximum Out of Pocket.
Honent Period Maximum		Unlimited
Lifetime Maximura		Valimited
Primary Care Physician Selection		of Regulard
	The state of the s	TECANONICA SI
Doctor's Office Viells	100% after deductible	70% after deshectible
DATE OF STATE OF STAT		or thurstly penetitlaper, internist or pediatricina
Primary Curo Office Visit	100% after dechetible	70% after deductible
Specialist Office V.#3		equired to visit a specialist.
aprending Crited V.13	100% after deductible	70% nfter deductible
Mulenity Visite		sligible for maternity/obstetrical tiene fits.
Allary Testing and 'Orniman'	100% after deductible	70% stier deductible
Preventive Care	THE THE PARTY OF THE PROPERTY OF THE PARTY.	UAVES OF REPUBLICATIONS
Routino Adult Phys Stells, OYN Brams,	100% (no deductible)	70% (no deshectible)
PAP, Mammograsas, Prostate Cancer	1	
Serenlar, Coloroxal Screening,	36	
Immunications		
Well Child Branns	100% (no deductible)	, 70% (no dedužilble)
Well Child Immunizations and Lead		
Bereinlag	100% (no deductible)	70% (no deductible)
Dingrostic Procedures		CONTRACTOR OF THE STATE OF THE
Laboratory	100% after deductible	70% after destuctible
Outpatient X-ray/Ray/fology Services	100% After deductible	70% after deductible
CY/CTA Senos, Pri Streit, MR MRAL, Noc	lear M. dieine studies (including Nuclest Cardiology) req	nice prior authorization. The ordering physician should respect
the prior authorization by calling CaroCore No	tional, LLC (CCN) at 1-866 496-6200 and providing the	necessary chines information. Once the authorization number
a reached, the member may call CCN of 1-86	4-949-1234 to schedule as appointment	= ·
		maced imaging diagnostic procedures. Confirmation numbers
from CCN replace the med for a paper refer		
Bospital Care	THE PERSONAL PROPERTY OF THE PERSONAL PROPERTY	
Impations Adminstrate (metaling restants)	100% after deductible	70% #jor deductible
Roun and Board	100% after deduct ible	70% after deductible
Pro-admitistion Textile:	100% after deductible	7014 After deductible
Suggery in Hospital	100% offer deduct Info	70% after doductible.
Inpolient Physiolog Services	100% after deductible	70% after electrotible
Outpatient Dept. Harrices	100% after deductible	70% after deductible

Prov 1 of 4

### Horizon.



Harris Block trees the North of Sendons Alofilias theilmene that

### Horizon MyWay HSA Direct Access

County of Union Emorgeousy Core 100% after deductible board applies only to true Medical Browneticke & Accidental injuries Peyment of the In-notivers lovel across the Binergency Room 70% after deductible 100% after deductible Applylance natha a Maliki a saire 100% after deductible Outpatient Surger 70% after deductible Hospital Outputiers Surgery 70% after derhicible Surgery in an Australitory Surgi Center 100% after deductible Sorvices for fortund at a non-participating particulatory surgery center are reinfranced at Horizon BCOUND 1 Vayroont Allowance and therefore thay result in significant out of poelect costs. 100% after deductible Mental Health Strylegs 70% after decimalible Lypationt 70% after doductible 100% after doductible Outpution! deputation! 7014 after deductible 100% after deductible Ofice solling TO STATE OF Sulutanea Abuse figralces 70% after deductible LOOM after deductible 70% after deductible 100% after deductible Outratient Stubstaint Abusa 10% affet deductible 100% after deshiet ble Office softing the second second second second 是安徽省 Alcahol Abuso Scrvkes 7014 after deductible 100% after deductible Inpelient 1016 after deductible 100% after deductible Outpotion! depath sight 70% after deductible 100% of ter deductible Office setting althrishis Lanca Abase/Alcohollem Staylaza must be accretioned through Yelus Cytione & 1-800-626-2212. Superlent and Outpetty & Mental Other Sprvices 70% after deductible 100% after deductible Bariatrie Surgicy 70% after deductible 100% allor doductible Diahetle Educationa 70% after deductible 100% after deductible Disbello Supplies 70% after doubetible Durable Medical Highlyment Orthodos and Proclimics 100% after deductible 70% ofter doductible 70% ofter deductible 100% after doductible (Per IU massists) Physical Reliabilitates Facility Impatient Limited to 60 days per benefit period Morvices 70% after deductible up to 100 visits 100% after deductfblo Home Health Chai 70% after deductible 70% after deductible 100% ofter deductible Hospitoe Care 100% after deductible Limited to 4 age retrievals per lifetime Infortifity (Including htt ibo Brittherion) 70% #for doductible 100% after deductible Limited to 30 visits per benefit period (8-hour shifts) Private Dady Nurs 3: Short-term Therapies: 70% after deductible 100% efter deductible Physical, Occupating al, Speech, Respiratory 30 visit maximum per thorapy, per benefit period 70% After doductible 100% after deductible Skilled Nursing Pastilty/Batended Care to 60 days per benefit pariod 70% offer deductible Limited to 100 days per benedit period 100% after deductible Conter Therapeutio Manipulation 25 visit marigum per becefit period (Chiroperacile Cure) 70% KRet deductible 108% ofter deductible Vision - Routine H x Exam Not covered Yleion Herdware 70% efter deductible Protechilon Druge

Page 2 of 4

## Horizon My Way IISA how a claim is paid



Horizon My Way HSA mor ibet visits the provider of his/her chilos for onni.

In antwork proventive on a is covered according to the mambel a contract



Mamber payment options include:

- · Horizon MyWay Viso/de alt card
- . I Arlion Personal Check
- · (lesh/Other Personal Check

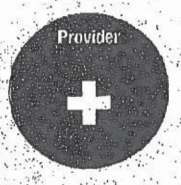






Borison Blue Gross Blue Shield of New Iersey

Making Healtheare Work.



#### Step 2:

The provider submits the cluim directly in Herizon . Blue Cross Blue Shield of New Jersey as they would for a Diroc Access or PPO product. Horizon BCBSNJ reviews the member's benefits and pays the claim accordingly.

if the member has met their deductible, a gayment will be mailed to the provider.



#### Step 3:

If there is any remaining member liability, the provider sends a statement to the member outlining any outstanding balance. The member also receives an Explanation of Benefits (EOB) from Horizon BCBSNJ.

The member submits the appropriate payment as outlined In the EOB directly to the provider. If HSA funds are available, the member may pay from their Horizon MyWey account.

Mease note: Horizon BCBSNJ will not pay providers cirectly from the member's HSA. This is the member's responsibility.





Horizon MyWay HSA Direct Access County of Union

Herman Disc times there is also Her Jerry

Blaking Healthour Bank.

ta tanning and a second	density the and of the month in which they reach
Eligibility	Depos dens children, including full-time students and covered until the end of the month in which they reach the eg of 26. Handicapped dependents are covered beyond the child removal age, if the handicap occurred prior () the age of 26. Under certain conditions, coverage may be extended for qualified dependents up to uge 31.
Pre-Existing Conditions	Not a plicable
Grandfulbered	Not a pitcable
Prior Authorization	Some services/procedures require prior multorization. For a complete ild, confact out customer services  quant x at 1-800-355-BLUB (2583) or refer to our specialic at warm. Torizon Blue com.
24/7 Nurse Line	7.471 lurse Line is a boalth information service that includes a toll free 24 hour health information line staffed by Re information 2.471 Nurse Line nurses do not diagrams or recommend any treatment. Instead, they prove is the member with the accessary health information needed to make informed medical decisions. This helps members determine if their health nikness acquires a dector's visit.

You can save money when you choose to receive ears from providers that participate in the Horizon BCOSNI networks. When you we participating hospitule are observed providers that participate in the Horizon BCOSNI networks. When you we participating hospitule are observed providers and any applicable in-notwork economics or deductible. Conserving, if you have acryose performed at an out of notwork in thity or by an out of notwork provider, yous out of notwork benefits will apply. This means that you will be responsible to pay for this Horizon BCOSNI's allowable telmbarsement for their sacticular services and this may restell be significant out fraction ander. You will be responsible to pay for this amount districtly to the 152-participating hospital, reals surgery center or provider. By white our Horizon BCOSNI network providers, you keep your health come

Please note that the bet off highlights are involved for informational purposes. Horizon BCRSNI makes every effect to provide close and accounts information perializing to those brandit highlights. However, been so if indeed BCRSNI percently experts continued guidance from regulators on traves perializing to Provide Inches to the perialization of the information that has been provided is subject to change. Horizon BCRSNI will provide notice of such changes to members pursuant to State and

This amountly highlights the major thatams of your is aid; benefit program, if is not a nonlined and some limitations and exclusions may apply. Payment of benefits is subject solely to the fer rat of the contract. Please rate in your barotic bookiet for more information.

Survices and products provided by Markob Sim Cives Bloo 3h 1d of New densy, an independent licenses of the Bloo Cross and Bloo Shield Assessation to Majdrood marks of the 1th a Cross and Ethe Shield Assessation of the Markob and the Shield Assessation of the Shield Assessation

Page 6 of 4

# SCHEDULE L RENEWAL RATES

PLAN		CONTRACTS	2017-13	2012-14	1014-2015	2015-2016
FLAR		Single	5749 08	\$219,17	\$719.12	\$739
		Husband/Wife	\$2,134,77	\$2,049.38	52,049,38	12,107.
Ť	03, 02, 03, 05	family	\$2,134.77	\$1,049.18	\$2,019.38	\$7,107.
	707.001.700.000.000	Parent/Cheld	\$2,134.77	\$1,049.18	\$2,049,38	\$2,107
\$5436 (Traditional)	0.0000.00000000000000000000000000000000	Single Over				\$1,079.
22120 (21211101111)		Husband/Wife Over Family Over				\$1,726
91, 92, 93, 95	Q1, 02, 03, 05 aver 65	Husband/Wife I Over	- 0			\$1,213.
		Family 1 Over	-			\$1,463
		Parent/Child Over		120 18 1 100	0.000	\$1,320,
	427 237 377 3	Single	\$749.03	\$7 (9,17	\$719,12	\$701.
1	08,09,10	Husband/Wife	\$2,134.77	\$2,049,38 \$2,049,38	\$2,049,38 \$2,049,38	\$1,900.
3		Family Pasent/Child	\$2,134,77 \$2,134,77	\$2,049,38	\$2,049.38	\$1,998
8		Single Over	24,127,177	54,077.50		3511.
6436 (Traditional)		Hushand/Wife Over	-1246-3500			\$1,023.
5000	08, 09, 10 over 65	Family Over			ca 2100(g) 55	\$1,637.
	06, 07, 10 0761 07	Hughand/Wife I Over				\$1,152
		Family 1 Over				\$1,766.
		Parent/Child Over	\$710.07	\$631,67	6811.67	1701.
- 91 - 원	Relices Under 65	Single Family	\$2,023.65	11,912,70	\$1,947.70	31,998.
6436 Traditional (PAAD) 90, 91, 97.		Single	3518.20	\$497,47	\$497,47	\$511.
3, 94	Retisets Over 65	Husband/Wife	\$6,060,12	\$994.87	\$994,87	31,023.
	l	Family	\$1,658.01	\$1,591,69	\$1,591.69	51,632
	1 1 1 1	Single	\$606.43	\$582.15	5582,13	\$598.
6445 (Direct Access 3), 86437 Direct	4	Hushand Wife	\$1,614,01	\$1,549.45 11,398.39	\$1,549,45 \$1,598.39	\$1,593.
cocss 2 (0), 04, 05, 06)	1 - 1 - 1 - 1 · 1	Parely Parent Child	\$1,664,99	31,524,03	\$1,524,03	\$1,567
	MARINE BURNERS	Single	\$606.41	\$360.20	\$360.20	1376
6445 (Direct Access 3) 50, 51, 53, 58,	ActiveNew	Nucleard/Wife	\$1,614.01	\$1,491.00	51,495,04	11,533
1, 67, 69, 71, 72, 89	Seitlements	Family Family Child	\$1,664.99	\$1,538,13	\$1,538.13	11,581.
			\$1,387.53	31,466,37	\$1,6833	\$1.504
	A set of the last three decisions	Single Husband/Wife	\$696.41	\$1,491,64	3563,00 31,498 30	3579. \$1,547.
6445 (Düset Access) 59 (\$0 ER)	Active/New Scitismen Prosecutors	Farody	\$1,664,99	\$1,518,13	\$1,515.82	31,389
	1 interest	Parent/Child	31,587.53	\$1,466,37	\$1,473.90	\$1,535
		Single	\$606,41	\$512,15	\$587.15	1398.
2.02.200 to 10.720	Retirees Under 65	Hushand/Wife	\$3,614.01	\$1,549.45	\$1,549.45	\$1,590.
6436 (11, 12, 50, 75)	KEMISES DIRECT 03	Facely	\$1,664,99	\$1,598,39	\$1,598.39 \$1,524.03	\$1,643. \$1,567.
		Parcot/Ctold	\$1,587.53	\$1,524.03	\$412.21	5423
6445 (Direct Access 1), 86417 Direct		Single Flusband/Wife	\$817.24	5784.35	\$784,35	1806
Lecess 2 (01, 04, 05, 06), 86436 (11, 12.	Retires Over 65	Facily	\$1,318,66	\$1,266.31	31,266.01	\$1,302,
30, 75)		ParentChild	\$1,318.86	\$1,366.11	\$1,266.11	11,302
11.00	AND DESCRIPTION OF THE PERSON	Single	\$667,86	3641 15	\$641,35	\$659.
86446 (PPO-Nuy Up), UCUA 86437		Thisband/Wife	\$1,777,55	31,706.45	706.45	\$1.755.
26, 23, 24, 25)	E 11 24 24	Faculty	\$1,833.72	\$1,760,37	\$1,760.37	\$1,726
202	10 20 12	Parent/Child	\$1,748.39	\$1,678.45 \$672.04	\$1,678,45 \$622.04	\$639.
	1000000	Single 	\$1,777,55	\$1,655.60	\$1,655.60	\$1,707
16446 (PPC)-Duy Up) 50, 51, 53, 58, 61,	Activalitew Scatterecate	Fundy	\$1,833,72	\$1,707.91	\$1,707.91	\$1,256
57, 69, 71, 72, 89	Brigannis	Parcot/Child	31,743.39	31,621.43	31,624,43	\$1,674
		Single	3667.86	3641.15	5625,13	\$642
6446 (PPO-Buy Up) 39 Prosecutors	Activa/New Settlemen	1 hyband/Wife	\$1,777.55	\$1,706.45	31,663.88	\$1,715.
Throup (SO E.R.)	Prosecutors	Family	\$1,833,72	\$1,760,17	\$1,716.45	\$1,763.
		Pwent/Child	\$1,748.39	\$1,678,45	\$1,636.37	31,643.
	Section of Late	Siagle	\$655,16	\$629.15	\$629,15 \$1,190.60	\$647. \$1,841
PPO 86436 (25, 48, 49)	Retirees Under 65	1 Westend Wife	\$1,865.21	\$1,790.60 \$1,791.45	31,791.45	\$1,842
		Fernit Child	\$1,866.89	\$1,771,93	\$1,799,40	51,146.
		Single	\$479.07	\$459.91	\$450.91	\$473.
	0.00.00.00.00	Husband/Wife	\$957,69	3919.38	5919.38	\$945
PO 86436 (25, 48, 49)	Retirect Over 65	Family	\$1,531.50	31,470,24	\$1,470.24	\$1,512.
		ParenUChild	\$1.30	\$1,(23.83)	\$1,123.83	31.155.
		Stome	\$643.64	\$617.89	\$617.89	\$635
PPO 86436 (45, 47)	Retirate Under 65	Husband/Wife	\$1,884.69	\$1,732.50	\$1,805,81	\$1,781-
• •		Family Parent/Child	\$1,774.97	\$1,703.97	\$1,703,97	\$1,752.
	-	Single	\$470 41	\$451,63	\$431,63	\$464.
		Husband/Wife	\$940.39	\$902.97	\$902,97	\$928.
PPO 86436 (45, 47)	Retirece Over 65	Family	\$1,504.11	\$1,443.95	\$1,443,95	\$1,485.
93.30.39	Commence of the Commence of th	Parent/Child	\$1,504 (1	\$1,443.95	31,443.93	\$1,485.
	20 M	Single	\$555.45	\$533.23	\$533.23	5148
86444 (Direct Acoess/Old Healthnet)	23	Husband/Wife	\$1,476.90	\$1,417,82	\$1,417,82	\$1,458.
		Family Control 2014	\$1,580,40	\$1,517,18 \$1,450.59	\$1,517,18 \$1,450,59	\$1,491.5
	NAME OF TAXABLE PARTY.	Perent/Child	\$1,511.03	\$516.37	\$516,27	\$530.
REALE EDGES AND MICH. MICH.	Astive/Hew	Single Ihuband/Wife	\$1,476.90	\$1,372.73	\$1,372,73	\$1,411.4
86444 (Direct Acoust/Old Healthnot) 39 31, 53, 58, 61, 67, 69, 71, 72, 89	Spittements	Family	\$1,580.40	\$1,468.93	\$1,468.93	\$1,510.
	25 75 (1700)	Parent/Child	\$1,5[1.03	\$1,404.46	£1,404.46	\$1,444.

CONTRACTS   2012-13   2013-14   2014-201		UNION	ON COUNTY PHARMACY RATES	HARMACY	KALES		
Single   \$215.40   \$204.20	PLAN		CONTRACTS	2012-13	2013-14	2014-2015	2015-2016
Family   State   Sta			Single	\$215.40	\$204.20	\$200.63	\$200.63
Section	A: So/S15/S20 with \$5/510/S15 Mail Order	8 7 9 7 9	Husband/Wife	\$452.35	\$428.83	\$421.33	\$42133
Single	ettled Unions/Non-Contractuals)	1000	Parent/Child	\$366.19	\$347.15	\$341.07	1 \$341.07
60 Mail Order         Active/New Husband/Wife         \$215.40         \$173.57           2, 89)         Scrifements Family Family         \$545.35         \$356.19         \$356.13           2, 89)         Family Family         \$358.51         \$453.53         \$453.03           Single Family Family         \$223.37         \$244.69         \$244.69           Family Family         \$558.44         \$525.94         \$255.94           Family Family         \$558.44         \$529.40         \$255.94           Family Family         \$558.44         \$529.40         \$255.94           Retiress Family         \$538.21         \$252.30         \$255.90           Retires Family         \$538.44         \$252.90         \$252.73           Family Family         \$538.44         \$252.90         \$252.73           Retires Family         \$538.44         \$252.90         \$252.73           Retires Family         \$538.41         \$2508.20         \$253.01           Family Family         \$589.67         \$359.01         \$359.01           Family Family System/Child         \$344.69         \$359.01         \$359.01           Family Family System/Child         \$349.74         \$2509.01         \$359.01           Family Family System/Child			Femily	\$538.51	\$510.51	\$501.58	S IUS
24,89)         Active/New Husband/Wife         \$452.35         \$264.51           24,89)         Settlements Parent/Child         \$236.19         \$255.08           Active         Family State (Child State)         \$233.37         \$243.93           Family Single Single Single Single Single Single Single Single State)         \$244.69         \$244.69           Retiress Family Single Sin			Single	\$215.40	\$173.57	S170.54	\$170.54
Parent/Child   \$566.19   \$2395.08	C: 55/525/550 with \$5/530/560 Mail Order	Active/New	Husband/Wife	\$452.35	\$364.51	\$358.13	\$358.13
Retires	1, 51, 53, 58, 61, 67, 69, 71, 72, 89)	Scttlements	Paren/Child	\$366.19	\$295.08	15389.91	16 6825
Netires			Family	\$538.51	\$433.93	\$426.34	\$426.34
Active         Hischand/Wife         \$469.08         \$244.69           Parent/Child         \$379.74         \$359.99           Single         \$1238.44         \$359.90           Retirees         Single         \$129.24         \$359.90           Retirees         Parent/Child         \$129.74         \$259.40           Single         \$2379.74         \$259.40           Single         \$2373.11         \$306.31           Family         \$723.11         \$306.31           Family         \$723.11         \$306.31           Family         \$495.32         \$469.56           Family         \$589.67         \$539.01           Single         \$223.37         \$380.13           Family         \$589.67         \$539.01           Single         \$223.37         \$230.13           Family         \$589.67         \$359.01           Single         \$223.37         \$239.03           Family         \$359.04         \$359.03           Family         \$250.40         \$259.40           Single         \$221.77         \$239.03           Family         \$250.01         \$237.23           Family         \$250.03         \$21.03			Single	5223.37	\$211.76	\$208.05	\$208.05
Retires	A: 55/510/\$15 with 53 Man	Active	Husband/Wife	\$469.08	\$44.69	\$436.91	\$436.9
Retirees         Single         \$129.24         \$529.40           Retirees         Husband/Wife         \$271.41         \$2257.30           Family         \$271.41         \$226.21           Family         \$323.11         \$306.31           Single         \$7323.11         \$306.31           Retirees         Husband/Wife         \$409.32         \$469.56           Family         \$389.67         \$380.13           Family         \$589.67         \$5380.13           Family         \$589.67         \$539.10           Single         \$223.37         \$211.76           Family         \$588.44         \$529.40           Family         \$538.44         \$529.40           Family         \$538.64         \$529.40           Husband/Wife         \$231.77         \$219.72           Husband/Wife         \$394.02         \$373.53           Family         \$539.31         \$5461.42           Family         \$539.31         \$546	on-Settled Unions)		Parent/Child	\$379.74	166.6252	\$353.69	\$353.69
Retirees         Single         \$129.24         \$122.52           Husband/Wife         \$271.41         \$257.30           Family         \$523.11         \$238.29           Retires         Family         \$523.11         \$306.31           Retires         Family         \$523.11         \$5306.31           Retires         Family         \$589.67         \$520.13           Retires         Paren/Child         \$589.67         \$559.01           Single         \$523.37         \$520.1           Family         \$589.67         \$535.01           Family         \$589.67         \$535.01           Family         \$523.37         \$211.76           Husband/Wife         \$469.08         \$444.69           Family         \$539.97         \$359.99           Family         \$539.40         \$359.97           Retirect         Family         \$546.02         \$319.72           Retirect         Family         \$539.97         \$359.97           Retirect         Family         \$539.97         \$346.42           Family         \$539.40         \$359.97           Family         \$539.94         \$3579.41           Family         \$539.97 <td></td> <td></td> <td>Family</td> <td>\$558.44</td> <td>\$529.40</td> <td>\$520.14</td> <td>5520.14</td>			Family	\$558.44	\$529.40	\$520.14	5520.14
Retires         Husband/Wife         \$271.41         \$257.30           Family         \$323.11         \$208.29           Family         \$323.11         \$306.31           Retiress         Family         \$495.32         \$469.56           Retiress         Family         \$589.67         \$559.01           Retiress         Family         \$580.67         \$559.01           Retiress         Family         \$5372.37         \$211.76           Family         \$558.44         \$5359.99           Family         \$558.44         \$5359.99           Family         \$558.44         \$5259.40           Single         \$231.77         \$319.72           Husband/Wife         \$558.44         \$5259.40           Single         \$231.77         \$319.72           Husband/Wife         \$558.44         \$520.40           Family         \$558.44         \$546.42           Family         \$5579.44         \$546.42           Family         \$548.43         \$549.31			Single	\$129.24	\$122.52	\$120.38	\$120.38
Relines   Parent/Child   \$219.72   \$208.29     Family   \$523.11   \$206.51     Single   \$2495.32   \$469.56     Family   \$589.67   \$559.01     Single   \$223.37   \$559.01     Relinces   Husband/Wife   \$469.08   \$544.69     Husband/Wife   \$523.37   \$529.40     Family   \$558.44   \$539.72     Family   \$558.47   \$529.40     Family   \$558.47   \$529.40     Family   \$558.47   \$529.40     Family   \$558.41   \$529.40     Family   \$558.41   \$529.40     Family   \$558.41   \$529.42     Family   \$559.44   \$539.32     Family   \$559.44   \$559.31     Family   \$559.44   \$	C: 30% with 50 Mail	Relines	Husband/Wife	\$271.41	\$257.30	\$252.80	\$252.80
Family   S323.11   S306.51     Single   S495.32   S469.56     Family   S490.98   S380.13     Family   S589.67   S559.01     Single   S223.37   S211.76     Husband/Wife   S469.08   S444.69     Family   S589.67   S219.72     Family   S589.67   S219.72     Husband/Wife   S469.08   S444.69     Family   S558.44   S359.99     Family   S558.44   S359.99     Family   S558.44   S359.40     Single   S231.77   S219.72     Husband/Wife   S486.73   S461.42     Family   S559.44   S559.44     Family   S559.40   S313.53     Family   S559.44   S529.40     Family   S559.44   S529.40     Family   S559.44   S529.40     Family   S559.44   S529.41     Family   S559.44   S529.41     Family   S559.44   S549.31     Family   S559.44   S559.44     Family   S559.44   S559.44   S559.44   S559.44     Family   S559.44   S559.			Parent/Child	\$219.72	\$208.29	\$204.64	\$204.64
Retires         Single         \$223.61           Family         \$495.32         \$469.56           Family         \$589.67         \$380.13           Family         \$589.67         \$380.13           Retires         Husband/Wife         \$223.37         \$211.76           Parent/Child         \$379.74         \$359.99           Family         \$558.44         \$359.99           Family         \$558.44         \$359.99           Family         \$558.44         \$359.99           Husband/Wife         \$231.77         \$219.72           Husband/Wife         \$486.73         \$461.42           Family         \$359.40         \$319.72           Husband/Wife         \$486.73         \$461.42           Family         \$579.44         \$379.31			Family	\$523.11	\$306.31	\$300.95	\$6,005
Retires         Family Family         \$495.32         \$469.56           Retires         Family Single States         \$225.37         \$235.13           Retires         Family Single States         \$225.37         \$211.76           Parent/Child Single States         \$244.69         \$344.69           Family Single Single States         \$2379.74         \$359.99           Actives         Husband/Wife States         \$231.77         \$219.72           Husband/Wife States         \$486.73         \$461.42           Family States         \$3394.02         \$373.53           Family States         \$579.44         \$549.31			Single	5235.87	\$223.61	\$219.69	\$219.69
Parent/Child   \$400.98   \$380.13     Family   \$589.67   \$559.01     Single   \$223.37   \$221.76     Husbend/Wife   \$469.08   \$444.69     Family   \$558.44   \$559.90     Family   \$558.44   \$559.40     Single   \$5231.77   \$219.72     Husband/Wife   \$486.73   \$461.42     Family   \$559.44   \$539.31     Family   \$559.44   \$539.31     Family   \$559.44   \$539.32     Family   \$559.44   \$539.31     Family   \$559.44   \$539.32     Family   \$559.44   \$539.31     Family   \$559.44   \$5349.31     Family   \$5579.44   \$5549.31     Family	D: \$2/52 with \$2/52 Mail	Retirees	Husband/Wife	\$495.32	\$469.56	\$461.35	\$461.35
Family   \$589.67   \$559.01     Single   \$223.37   \$211.76     Husbend Wife   \$469.08   \$444.69     Family   \$558.44   \$5359.9     Family   \$558.44   \$559.40     Single   \$5231.77   \$219.72     Husband Wife   \$486.73   \$461.42     Family   \$559.44   \$539.42     Family   \$559.44   \$539.31     Family   \$559.44   \$539.32     Family   \$559.44   \$539.32     Family   \$559.44   \$539.32			Parent/Child	\$400.98	5380.13	\$373.48	\$373.48
Retirect   Stage   St23.37   St11.76     Husbend/Wife   S469.08   S444.69     Family   S558.44   S559.99     Single   S231.77   S239.40     Husband/Wife   S486.73   S461.42     Parent/Child   S394.02   S373.53     Family   S579.44   S549.31			Family	2589.67	\$559.01	\$549.22	\$549.22
Husband/Wife   \$469.08   \$444.69     Parent/Child   \$379.74   \$359.99     Family   \$558.44   \$529.40     Single   \$231.77   \$219.72     Husband/Wife   \$486.73   \$461.42     Parent/Child   \$394.02   \$373.53     Family   \$559.44   \$549.31			Single	\$223.37	\$211.76	\$208.05	\$208.05
Parent/Child   S379,74   S359,99     Family   S558,44   S529,40     Single   S231,77   S219,72     Husband/Wife   S486,73   S461,42     Parent/Child   S394,02   S373,53     Family   S579,44   S549,31	E: \$5/\$10/\$15 with \$3 Mail	Retires	Husband/Wife	\$469.08	\$444.69	\$436.91	\$436.91
Family   \$558.44   \$529.40     Single   \$231.77   \$219.72     Husband-Wife   \$486.73   \$461.42     Parent/Child   \$394.02   \$373.53     Family   \$559.44   \$5549.31			Parent/Child	\$379.74	8359.99	\$353.69	\$353.69
Single   S231.77   S219.72     Husband-Wife   S486.73   S461.42     Parent/Child   S394.02   S373.53     Family   S579.44   S549.31			Family	\$558.44	\$529.40	\$520.14	\$520.14
Actives   Husband-Wife   \$486.73   \$461.42     Parent/Child   \$394.02   \$373.53     Family   \$579.44   \$549.31			Single	77.1522	27.6122	\$215.88	\$215.88
Parent/Child   \$394.02   \$373.53	UAL SEASSON With SO Mail	Actives	Husband/Wife	\$486.73	\$461.42	\$453.34	\$453.34
\$579.44 \$549.31			Parent/Child	2394.02	S2 73 53	\$367.00	\$367.00
			Family	\$579.44	\$549.31	\$539.69	\$539.69
Percentage Savines: -4.0% .5.70% 1.75%		Percentage	Savines	4.0%	2005 5	7050	8000