AGREEMENT

between

HALIFAX SCHOOL COMMITTEE

and

CAFETERIA AIDES

of the

HALIFAX SCHOOL DEPARTMENT

Effective: July 1, 2017 through June 30, 2020

INDEX

			Page
A.	Statement of	Philosophy	2
B.	Exclusion		2
C.	Salar Appli Overt Luncl	t & Time Schedules y Payment Schedules cation of Salary Schedule	2
D.	Salary Sched	lule	4
Е.	Leaves: 1. 2. 3. 4. 5. 6. 7.	Personal Business Emergency Closings Financial Constraints Holidays Sick Leave Sick Leave Bank Bereavement Leave	4 4 4 4 5 5 5
F.	Longevity		5
G.	Insurance		6
Н.	Reduction in	Force	6
I.	Grievance Pr	rocedure	8
J.	Term		9
K.	Management	t Rights	10
L.	Job Descript	ion	10
M.	Severability		10
N.	Ratification		10
Adde	ndum A	Non-Instructional Staff Evaluation Program & Evaluation	Report

A. STATEMENT OF PHILOSOPHY

We, the undersigned parties to this agreement declare that:

- 1. The prime purpose of the Halifax School Department is to provide education of the highest possible quality for the children of the Town of Halifax.
- 2. A common understanding in matters of mutual interest and the good morale of all employees are necessary to the best operation of the Halifax Schools.
- 3. The School Committee of the Town of Halifax (hereinafter referred to as the Committee) has general charge of the public schools in the Town of Halifax and is responsible for establishing all policies governing the operation of the Halifax Schools in accordance with the laws of Massachusetts.
- 4. The Superintendent of Schools of the Town of Halifax (hereinafter referred to as the Superintendent) is the Executive Officer of the Committee and is responsible for the administration of the schools within the framework of policy established by the Committee.
- 5. Every person employed in the Halifax School Department has a responsibility to understand and carry out the particular duties of his/her position in a manner consistent with the best operation of the Halifax schools and in accordance with the policies established by the Committee.

B. EXCLUSION

Specifically excluded from the provisions of this agreement are:

- 1. Substitute and/or temporary employees.
- 2. All employees carrying out duties outside of the regular school program in connection with individual organization and/or rental of school facilities.
- 3. Employees of summer and other special school programs regardless of origin.

C. GENERAL PROVISIONS

- 1. Aides shall work every day that the Principal deems necessary for the best operation of the school system.
- 2. The general work and time schedule for Aides shall be determined by the Principal or his designee.
- 3. All Aides are to be considered part-time employees.

- 4. Salaries shall be paid by check on a bi-weekly basis. Employees shall be advised the schedule of pay periods and salary due dates.
- 5. Any new employee commencing service in Halifax shall be placed on Step 1 unless otherwise specifically voted by the School Committee.
- 6. Employees who perform their duties satisfactorily shall normally advance one step annually on the salary schedule after each full year worked until the maximum salary is reached. Advancement may be withheld for unsatisfactory service as determined by the Superintendent and the Committee.
- 7. Advancement from any one step to another shall take place at the beginning of the work year.
- 8. The Committee reserves the right to exceed any salary step or the maximum salary after recommendation by the Superintendent in order to foster special skills or for extra services.
- 9. Extra time beyond an employee's usual work day shall be worked only with prior approval of the Principal or his designee and shall be paid at the rate of the employee's regular hourly rate up to forty (40) hours per week and one and one-half (1 1/2) times the employee's regular hourly rate after forty (40) hours per week.
 - Extra work shall be voluntary, except in cases of emergency, and as far as is practicable shall be equally and impartially distributed among all personnel in the particular department who ordinarily perform such related work in the course of their regular work day.
- 10. Aides working six (6) or more hours per day shall have a thirty (30) minute onpremises, on-call, paid lunch period.
- 11. Aides working more than four (4) hours per day shall have a fifteen (15) minute on-premises, on-call paid break.
- 12. Each Aide working in the cafeteria shall be reimbursed up to a maximum amount of one hundred ninety-five dollars (\$195.00) per school year to cover the cost of special clothing (shoes & uniforms) specifically required as a condition of employment. Reimbursement is to be on the basis of receipted bills submitted to the Principal or her/his designee by the employee.
- 13. With advanced approval of the Superintendent or his/her designee, the committee may pay reasonable expenses incurred by cafeteria aides who attend in-service training courses, workshops, seminars, conferences, or other professional improvement sessions.

D. SALARY SCHEDULE

	Step 1	Step 2	Step 3	Step 4	Step 5
2017-2018	14.15	14.85	15.58	16.45	17.51
2018-2019	14.43	15.15	15.89	16.78	17.86
2019-2020	14.72	15.45	16.20	17.12	18.22

E. LEAVES

1. Personal Business

Aides may be allowed two (2) days leave with pay per work year for the purpose of conducting necessary and important personal business that cannot be conducted outside of the regular workday. Aides may also use one sick day per year for personal business. Such leave shall be non-accumulative and shall have prior permission from the Principal or her/his designee.

2. Emergency Closings

Aides shall be paid a full day's pay (based on their regular workday) for any regularly scheduled work day when school is cancelled by the Superintendent or his designee because of inclement weather or other unforeseen circumstances, such paid leave shall be non-accumulative and shall not exceed five (5) days per work year.

3. Financial Constraints

The Halifax School Committee recognizes the financial restrictions placed upon the school department and its impact on collective bargaining. The School Committee and this group will take this into consideration when discussing a successor agreement.

4. Holidays

Aides are to be paid for the following holidays, so long as these holidays fall on the regular workday and school is not in session:

Labor Day	Thanksgiving	New Year's Day	Memorial Day
Columbus Day	Day after Thanksgiving	Martin Luther King Day	
Veteran's Day	Christmas	Good Friday	

5. Sick Leave

Aides will be allowed ten (10) workdays of sick leave with pay per work year. This shall be accumulative to a maximum of forty (40) days.

6. Sick Leave Bank

Upon the effective date of this agreement, a sick leave bank for use by eligible members of the staff covered by this agreement who have exhausted their own sick leave and who have serious illness shall be established. At the beginning of each school year, staff covered by this agreement who wish to participate in said bank shall contribute one (1) of their annual days of sick leave in order to fund the bank. Sick Leave Bank may be replenished by additional one day contributions when exhausted. Sick Leave Bank may be accumulated to a maximum of 25 days. The Sick Leave Bank shall be administered by a Sick Leave Bank consisting of four members. Two members shall be designated by the School Committee and two members shall be designated by the staff covered by this agreement. The Sick Leave Bank Committee shall determine the eligibility for the use of the Bank and the amount of leave to be granted. The following criteria shall be used in administering the bank and in determining eligibility and amount of leave: (1) adequate medical evidence of serious illness; (2) prior utilization of all eligible sick leave; (3) length of service in the Halifax School Department. If the committee is unable to reach a mutual consensus the case shall be presented to the Superintendent for a decision.

7. Bereavement Leave

Any aide who has a bereavement in his/her immediate family shall be allowed two (2) days to complete personal obligations. This time shall not be deducted from sick leave but shall be in addition to any sick leave provisions. For purposes of this section immediate family is defined as spouse, parent(s), brother(s), sister(s), child(ren), parent(s)-in-law, grandparent(s).

F. LONGEVITY

Employees who have been employed in a capacity covered by this agreement shall be entitled to longevity payments as follows:

5 to 9 years of continuous service	\$200
10 to 14 years of continuous service	\$250
15 to 19 years of continuous service	\$350
20 to 24 years of continuous service	\$550
25 to 29 years of continuous service	\$800
30 or more years of continuous service	\$1,050

G. INSURANCE

1. Retirement

All employees who qualify must participate in the Plymouth County Retirement Program.

2. Health, Accident and Life

All employees who qualify are eligible to participate in the Town's group insurance program, one half the cost of this program to be paid by the Town of Halifax.

3. Workers' Compensation

The Town's Workers' Compensation Policy covers all School Department employees with direct regard to sickness or injury suffered in connection with their employment. The Workers' Compensation Law requires that first notice of such sickness or injury be made to the Industrial Accident Board within forty-eight (48) hours after it occurs. Therefore, every employee must report to the Principal as soon as is practicable any and all accidents or sickness that may be employment connected.

NOTE: Since these three programs are not administered by either the Committee or the Town, any claims or disputes concerning coverage, eligibility, or payment of benefits shall be determined according to the applicable laws, insurance policies and/or contracts and shall not be subject to the grievance procedure hereunder.

H. REDUCTION IN FORCE

- 1. In the event it becomes necessary for the Superintendent to reduce the number of employees in the bargaining unit because of budgetary limitations, reorganization or other similar reasons, the procedures set forth in this section will govern the layoff and recall of employees who are affected by any such reduction.
- 2. The Superintendent shall have the sole discretion in determining which position or positions or which type of types of positions are to be eliminated.
- 3. In determining which of its employees are to be laid off to accomplish any such reduction in force, the Superintendent will take into consideration the qualifications of employees holding a position in the job classification involved, the quality of their past performance in such position, and their seniority as hereinafter defined. Where, in the opinion of the Superintendent, the qualifications and quality of past performance of employees are substantially equal, employees will be laid off in the order of their seniority in the position involved, those with the least seniority to be laid off first. The standard of review in any arbitration arising out of or with respect to any decision made by the

Superintendent under the provisions of this Paragraph 3, other than a grievance arising out of a determination of an employee's seniority, shall be whether the Superintendent was arbitrary or capricious in making his/her decision. The arbitrator shall not substitute his/her judgment for that of the Superintendent in evaluating the qualifications and quality of past performance of such employee.

- 4. Seniority, except as is otherwise provided herein, shall mean an employee's length of continuous service in years, months and days in the employ of the Committee in this bargaining unit. In cases involving employees who have identical seniority, lots will be drawn by such employees to determine seniority. In determining in any particular job classification which employee shall be reached for reduction in force, the employee's seniority shall mean her seniority in a position in such job classification.
- 5. An employee who is to be laid off shall be given fifteen (15) days written notice of her proposed layoff.
- 6. An employee, who has been laid off or in lieu of being laid off has been reduced to a position with fewer hours in the bargaining unit, shall be entitled to recall rights, in the inverse order of her layoff or reduction to a position with fewer hours, as the case may be, to a position for which she is qualified for a period of eighteen (18) months, except as is otherwise provided herein, from the effective day of her layoff or reduction to a position with fewer hours. An employee, who has not been involuntarily reduced to a position with fewer hours, who has been laid off shall be entitled to recall rights, in the inverse order of her layoff to a part-time position for which she is qualified, for a period of eighteen (18) months, except as is otherwise provided herein, from the effective date of her layoff.
- 7. During the recall period, an employee will be notified by certified mail, addressed to her last address of record, of the Superintendent's intent to recall her. The employee must notify the Superintendent, in writing, of her acceptance of an offer of recall within fifteen (15) days from the date of her receipt of said certified mail. An employee's failure to so notify the Superintendent of her acceptance of any such offer, or her failure, after accepting any such offer, to report for duty on the date indicated shall terminate her recall rights notwithstanding the fact that the eighteen (18) month period of recall has not expired. An employee who is recalled shall have at least two (2) weeks to report for work.
- 8. To the extent allowed by law and the insurance carrier's policy, employees may continue, during the period they are eligible for recall, the group health and group life insurance which is provided to members of the bargaining unit, by paying the full amount of the premium for such insurance to the Town Treasurer. In the event any such employee fails to make payment of said premium or refuses any offer of recall to a full time position, as the case may be, her option to continue such insurance shall terminate. A part-time employee may decline an offer of full time employment without loss of her option to continue such insurance.

9. An employee, who is reemployed by the Superintendent within said eighteen (18) month period after the termination of her employment under the provisions of this section, shall have restored to her all benefits she had accumulated at the time of her layoff.

The provisions of this section shall not apply to the termination of an employee for any reason other than the reasons specified in Paragraph 1 hereof.

I. GRIEVANCE PROCEDURE

The purpose of this Article is to establish a procedure for the settlement of grievances which involve the interpretation and application of a specific provision of this Agreement. All such grievances shall be handled as provided in this Article.

- 1. The objective of both parties is the prompt resolution of all grievances at the lowest possible organizational level. All grievances shall be promptly considered solely and strictly on their merits.
- 2. A grievance is a dispute involving the meaning, interpretation, or application of any or all provisions of this Agreement.
- 3. Failure at any step of this procedure to communicate the decision of a grievance within the specified time limit to the aggrieved party shall permit the aggrieved party to proceed to the next step.
- 4. Failure at any step of the procedure to appeal the grievance to the next step within the specified time limit shall be considered as acceptance of the decision rendered at that step.

5. **PROCEDURE**

Level One

- a. All employees are encouraged to discuss with their immediate superior any questions concerning the provisions and/or application of this Agreement.
- b. If any employee or employees feel they have a grievance, they should bring it to the Principal within ten (10) school days of the occurrence on which the grievance is based.
- c. The Principal will notify the aggrieved employee of his decision within five (5) school days of his receipt of the grievance.

Level Two

- a. If the grievance has not been disposed of to the employee's satisfaction, or if no decision has been reached within the five (5) school days indicated, the grievance shall be referred in writing within the next five (5) school days by the aggrieved employee to the Superintendent.
- b. The Superintendent or his designee may meet with the aggrieved employee and/or his representative and shall render his decision in writing to the employee within ten (10) school days of the Superintendent's receipt of the grievance.

Level Three

- a. If the grievance still has not been disposed of to the employee's satisfaction, or if no decision has been reached within the ten (10) school days indicated, the employee may request that the Superintendent submit the matter to the Committee at their next regular meeting. The grievance shall be submitted in writing, shall be signed by the aggrieved employee, and shall specify the provision or provisions of this Agreement alleged to have been violated. At this regular meeting, or at a special meeting, the Committee shall meet with the aggrieved employee and/or his representative. The Committee shall notify the aggrieved party of its decision as soon as practicable after this meeting, but no later than ten (10) school days after its next regular meeting.
- 6. Should the Committee feel that any or all provisions of this Agreement are being violated by any employee or employees, the Committee shall notify such employee(s) of the action in question, the provision or provisions of the Agreement involved, and the action the Committee requires to correct the alleged violation.
- 7. Settlements of grievances hereunder will be retroactive if the case demands, but in no event shall a settlement be retroactive beyond the date on which the grievance was first presented to the Principal.

J. TERM

This Agreement shall be effective July 1, 2017 and continue in effect to and including June 30, 2020, and shall thereafter automatically renew itself for successive terms of one year, unless by October 1st prior to expiration of the Agreement, either the Committee or the employee shall have given the other written notice of its desire to amend or terminate this Agreement.

K. MANAGEMENT RIGHTS

The Halifax School Committee is a public body established under and with the powers provided by the statutes of the Commonwealth of Massachusetts and nothing in this Agreement shall be deemed to derogate from or impair any power, right, or duty conferred upon the Committee by statute or any rule or regulation of any agency of the Commonwealth. As to every matter not specifically mentioned or provided for in this Agreement, the Committee retains all powers, rights, and duties that it has by law and may exercise the same at its discretion without any such exercise being made the subject of a grievance proceeding hereunder.

L. JOB DESCRIPTION

The Halifax School Committee will meet with the Halifax Cafeteria Aides and explore the possibility of changing the Job Description for Cafeteria Aide (Addendum A).

M. SEVERABILITY

If any provision or any application of this Agreement shall be found to be contrary to law by a court of competent jurisdiction, then such provision or application shall not be deemed valid, except to the extent permitted by law. All other provisions or applications of the Agreement shall continue in full force and effect.

N. RATIFICATION

This Agreement consisting of eleven (11) pages is hereby ratified by the School Committee of the Town of Halifax and the Aides of the Halifax School Department.

HALIFAX SCHOOL COMMITTEE	Ban Jan	AIDES AND M. N.	ysidh
Date: 9/5/17	Date:	8/23/1	7

HALIFAX SCHOOL DEPARTMENT HALIFAX, MASSACHUSETTS

NON-INSTRUCTIONAL STAFF EVALUATION PROGRAM

The School Committee and Administration recognizes that the regular appraisal of staff performance is critical to the realization of district goals. This requires the development of a process whereby all staff members may increase the effectiveness of their services to the district.

I. PROGRAM PURPOSE

The primary purpose of the evaluation program is to promote the growth of individual staff members and to strengthen school district support services. A broader purpose of the evaluation program is to assess employee competence and to make decisions regarding the assignment and employment of staff. To this end, the evaluation program has six (6) major objectives:

- A. To clarify duties and responsibilities of employees.
- B. To provide a means for acknowledging employee achievement.
- C. To encourage employees to work toward their own self-development.
- D. To identify performance areas where improvement is required.
- E. To help the district identify employees capable of assuming greater responsibilities.
- F. To make decisions regarding continuation of employment.

II. RESPONSIBILITY FOR SUPERVISION AND EVALUATION

All non-instructional staff members will be evaluated on an annual basis. It is the responsibility of the building principal or administrator in charge to inform each staff member of this policy and the procedures for evaluation.

The primary responsibility for supervision and evaluation is held by the building principal or administrator in charge and additional administrative/supervisory personnel as designated by the Superintendent of Schools.

Evaluation reports are the responsibility of the building principal or administrator in charge.

III. EVALUATION PROGRAM AND PROCEDURES

Performance evaluations are categorized as <u>Annual</u>, <u>Probational</u> and <u>Special</u>.

A. Annual - An annual Evaluation Report will be completed each year no later than June 15, covering all permanent employees who have not been evaluated within the preceding ninety (90) days.

Annual performance evaluation reports will be completed by the principal or administrator in charge. The evaluation report will be based upon the performance of the employee for the year.

A conference will be held with the employee prior to June 30, to review the annual performance evaluation

B. Probationary:

All new hired employees shall be scheduled for a probationary period of ninety (90) days. They shall be evaluated twice during their probationary period, once at the end of the eighth (8th) week and the second evaluation shall be completed no later than the end of the eighteenth (18th) week.

All non-instructional employees transferred to a new job category shall be scheduled for a probationary period of thirty (30) days.

Transferred or promoted employees who continue in a probationary status shall be evaluated at least twice during their probationary period. An initial report shall normally be completed no later than the third (3rd) week of employment.

A second evaluation report for continuing probationary employees shall be completed upon the completion of the sixth (6th) week of employment.

A conference will be held with the employee following the completion of each probationary report.

The performance evaluation covering a probationary employee is the basis for determining whether a probationary employee will be granted permanent status or terminated.

C. Special:

A special evaluation report covering a permanent employee may be completed by the administrator in charge at any time. This report will normally be used as a follow-up report in any case where an employee receives an unsatisfactory annual rating or at any time where an employee's overall performance is deemed to be unsatisfactory.

A conference will be held with the employee, following the completion of a Special Report.

IV. CRITERIA FOR EVALUATION

In evaluating employees' overall performance, the listing of Performance Areas for Evaluation are to be considered significant. The criteria used for evaluation are neither restrictive nor limiting and their purview may be modified to best suit individual circumstances.

V. REPORT PROCEDURES

Each employee to be evaluated shall receive a copy of any evaluation report. The signature of the employee will appear on the report to indicate the receipt of such report. The individual evaluated may submit a written response to any evaluator within ten (10) days of receipt of such report.

Upon written request, an individual shall be permitted to examine evaluation reports on file in the District Office.

PLYMPTON SCHOOL DEPARTMENT

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Signature of Administrator in Charg								

Demonstrates expertise and complete mastery of job; actively increases knowledge in field; is receptive to new ideas and methods of work.	Work is consistently of highest quality reflecting a standard for others to follow.	Rapid worker, unusually productive; volume of work actually exceeds what is expected for position; completes work well ahead of schedule.	Performs with minimum instructions, initiates assignments and finds creative solutions to work problems; demonstrates	Demonstrates poise, control and sound judgment under extremely trying and difficult circumstances.	Displays keen interest in work; seeks out supervisor's suggestions and promotes cooperation and good will.	Is extremely cooperative by working with and helping other staff members; establishes, maintains and strives to promote good school community relations	Appearance and dress is well suited to position.	Demonstrates an exceptional punctuality and attendance record.	Excellent organizational skills, expedites problem-solving; makes effective decisions; actively promotes growth and development of staff through planned program of supervision.
Understands all phases of work and keeps up to date in field.	Completed work shows care and good judgement and conforms to instructions.	Keeps work up to schedule, accepts responsibility for high productivity; able to accomplish tasks with speed.	Completes work on own initiative without close supervision; utilizes own ideas and procedures to improve quality of work.	Consistently demonstrates poise, control and sound judgment.	Takes interest in work; accepts suggestions for improvement and fully cooperatives with supervisors.	Gets along well with most associates, functions as a team member, is positive in relationships with public.	Appearance and dress is acceptable and appropriate.	Demonstrates a satisfactory punctuality and attendance record.	Good organizational skills able to delegate effectively and make sound decisions. Establishes effective supervision program.
Shows minimal level of knowledge and basic skills of some phases of work.	Work is sometimes carelessly done or below standard; work product contains more errors than the average employee completing this type of work.	At times fails to meet productivity requirements, frequently falls behind schedule or has difficulty staying on task.	Frequently must be told what to do, is unable to find solutions to on-the-job problems without considerable supervision.	Occasionally fails to exercise self-control or use sound judgment.	Displays little interest in work; is indifferent to suggestions for improvement and at times is uncooperative.	Occasionally creates disharmony among others; at times is not tactful and courteous to school personnel and public.	Occasionally dresses inappropriate for job.	Frequent tardiness or absences that exceeds norm for district; sometimes fails to notify.	Experiences difficulty in organizing work for subordinates; gives little attention to supervision or staff development.
Lacks knowledge and the basic skills necessary to meet district standards.	Assignments are often incomplete carelessly done, contain numerous errors or fails to conform to instructions.	Very slow worker, must be prodded to achieve quota, very little output.	Frequently or always must be told what to do to complete work assignments; unable to adapt to new or changing situations.	Frequently fails to exercise self-control or to use sound judgment in carrying out job duties.	Lacks interest in work and is frequently uncooperative; refuses to accept constructive criticism.	Creates unfavorable impression and does not get along well with others, fails to use tact and courtesy with school personnel and public.	Dress is inappropriate for job.	Excessive absences or tardiness; failure to notify.	Poor organizational skills, indecisive and unable to develop and implement a program for getting work done by other; unable to supervise effectively.
i. JOB KNOWLEDGE AND SKILLS - The application on the job of experience knowledge, technical ability and skills possessed by the employee.	2. QUALITY OF WORK - Accuracy thoroughness conformity to instructions, neatness and degree to which assignments are completed.	3. QUANTITIY OF WORK - The volume or amount of work completed as assigned and the promptness in completing such work.	4. INITIATIVE - The desire to initiate assignments; ability to develop resourceful solutions willingness to share ideas and offer suggestions.	5. JUDGMENT - Demonstrates poise, control and sound judgement.	6. ATTITUDE & COOPERATION - Interest in work; willingness to meet job requirements and accept suggestions for improvement.	7. RELATIONSHIPS WITH PEOPLE - Ability to work well with others; effect on other workers; tact and courtesy with school personnel and public.	8. APPEARANCE - Neatness in appearance; appropriateness of dress.	9. ATTENDANCE & PUNCTUALITY - Pattern of attendance reflecting ourchality	10. SUPERVISORY SKILLS (WHERE APPLICABLE) - Planning, coordinating, supervising, evaluating and other directing employees.