2005 - 2008 Social Services & Related Titles

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2005 - 2008 Social Services & Related Titles

AGREEMENT entered into this day of , 2008 by and between the City of New York and related public employers pursuant to and limited to their respective elections or statutory requirement to be covered by the New York City Collective Bargaining Law and their respective authorizations to the City to bargain on their behalf and the New York City Health and Hospitals Corporation (hereinafter referred to jointly as the "Employer"), and District Council 37, AFSCME, AFL-CIO, and its affiliated Locals 154, 371, 768, 957, 1070, 1113, 1457, 1759 and 2021 (hereinafter referred to jointly as the "Union"), for the thirty-two (32) month and two day period from July 1, 2005 to March 2, 2008.

WITNESSETH:

WHEREAS, the parties hereto have entered into collective bargaining and desire to reduce the results thereof to writing,

NOW, THEREFORE, it is mutually agreed as follows:

ARTICLE I - UNION RECOGNITION AND UNIT DESIGNATION

Section 1.

The Employer recognizes the Union as the sole and exclusive collective bargaining representative for the bargaining unit set forth below, consisting of employees of the Employer, wherever employed, whether full-time, part-time per annum, hourly or per diem, in the below listed title(s), and in any successor title(s) that may be certified by the Board of Certification of the Office of Collective Bargaining to be part of the unit herein for which the Union is the exclusive collective bargaining representative and in any positions in Restored Rule X titles of the Classified Service the duties of which are or shall be equated by the City Personnel Director and the Director of the Budget for salary purposes to any of the below listed title(s):

Title	Title Code Number
Addiction Counselor Level I	000550, 000530
Addiction Specialist (including specialties)	56070/71, 560700
Administrator of Youth Services (including specialties)	51450/52
After School Program Specialist (Youth Board)	05164
Alcoholism Counselor	95437
Area Services Coordinator	22557
Assistant Addiction Counselor	000540
Assistant Administrator of Youth Services	51448
Assistant Area Services Coordinator	22556
Assistant Community Liaison Worker	56092, 560920

Assistant Community Liaison Worker (JOP)	09525
Assistant Community Liaison Worker (OTB)	05589
Assistant Educational Counselor (DJJ)	05056
Assistant Institutional Teacher (DJJ)	60370
Assistant Program Specialist (DOC)	60947
Assistant Superintendent of Bridge House	52276
Assistant Superintendent of Welfare Shelters	52275
Assistant Supervisor of Youth Services (including specialties)	51440, 51442
Assistant Youth Services Specialist	51436
Associate Claim Examiner	30721
Associate Contract Specialist	40562
Associate Correctional Counselor	51274
Associate Fraud Investigator	31118
Associate Human Rights Specialist	55038
Associate Inspector (DCA)	33996
Associate Investigator	31121
Associate Job Opportunity Specialist {certified April 27, 2005}	52316
Associate Juvenile Counselor	52300
Associate Market Agent	33973
Associate Personnel Investigator	31122
Associate Program Officer (DFTA)	51455
Case Aide	52291
Caseworker	52304, 523040
Caseworker Trainee	52301
Child Protective Specialist Level I, II	52366
Child Protective Specialist Supervisor Level I, II	52367
Child Welfare Specialist Level I, II	52369 52370
Child Welfare Specialist Supervisor Level I, II Children's Counselor (Per Diem)	52570 51510
Children's Counselor	51510, 515100
Claim Examiner	30705
Claim Specialist	30705
Community Assistant	56056, 560560
Community Associate	56057, 560570
Community Associate Community Coordinator	56058, 560580
Community Coordinator Community Liaison Trainee	
Community Liaison Worker	56091, 560910 56093, 560930
•	56093, 560930 09528
Community Liaison Worker (JOP)	
Community Liaison Worker (OTB)	03703
Community Organization Specialist (Urban Renewal)	22116
Community Service Aide (including SAP)	52406, 524060
Community Service Aide (JOP)	09529
Compliance Aide (JOP)	09530
Consultant (Day Camp)	51614

Consultant (Early Childhood Education)	51611
Consultant (Mental Health Standards & Services)	51000
Consultant (Public Health Social Work)	51613
Congregate Care Specialist	52450
Contract Specialist	40561
Correctional Counselor	51273
Correctional Standards Review Specialist	52615, 06140
Counselor (Addiction Treatment)	51214
Day Care Eligibility Worker	09551,52305
Decedent Property Agent	10142
Decedent Property Agent (Queens County)	06665
Educational Counselor (DJJ)	05055
Employee Assistance Counselor (OTB)	05738
Family Preservationist (DJJ)	51595
Field Investigation Specialist (Law Department)	06426
Fraud Investigator (DOSS)	05148
Fraud Investigator	31113
Head Juvenile Counselor	52299
Home Aide	52404
Home Economist	50510
Home Economist Trainee	50501
Homemaker	52405
Hospital Care Investigator	52342, 523420
Houseparent	52437
Houseparent Aide	09715, 52434
Human Resources Aide	56001
Human Resources Specialist (including specialties)	56020, 56021
Human Resources Technician (including specialties)	56006, 56007
Human Rights Specialist	55016
Human Rights Specialist (CCHR)	55018, 06042
Inspector (DCA)	33995
Institutional Teacher (DJJ)	60371
Investigator Trainee	31101
Investigator	31105
Investigator (CCRB)	06157
Investigator (Discipline) [DOS, HRA, DJJ, DOC, DOH, & DPR only]	06316
Investigator (OTB)	05536
Job Opportunity Specialist {certified April 27, 2005}	52314
Junior Human Rights Specialist	55017
Juvenile Counselor	52295
Market Aide	33971
Market Agent	33972
Mental Health Worker	51262

Personnel Investigator31107Precinct Community Relations Aide56059Precinct Community Relations Assoc.56064
Precinct Community Relations Assoc. 56064
•
Precinct Community Relations Coordinator 56065
Principal Children's Counselor 51565, 515650
Principal Community Liaison Worker (w/certain exceptions)51303, 5130356095, 560950
Principal Community Liaison Worker (Wretrain exceptions) 05583
Principal Correctional Counselor 51277
Principal Home Economist 50565
-
Principal Hospital Care Investigator52345, 523450Principal Human Rights Specialist55076
Principal Human Rights Specialist (CCHR)55077Drincipal Humanile Counseler52207
Principal Juvenile Counselor52297Principal Senior Citizen Specialist09223
Program Coordinator (DJJ) 51597
Program Officer (DFTA) 51454
Program Specialist (Correction) 60948
Research Assistant (Behavioral Sciences)2174021.0121.02
Sanitation Compliance Agent 71685
Senior Addiction Counselor 966970, 966980
Senior Addiction Specialist (including specialties) 56072, 56075
Senior Area Services Coordinator22558
Senior Children's Counselor51535, 515350
Senior Citizen Aide (DFTA)02828, 52402
Senior Citizen Specialist I (DFTA) 02735
Senior Citizen Specialist II (DFTA) 02899
Senior Citizen Specialist II (JOP) 09538
Senior Claim Examiner 30710
Senior Community Liaison Worker56094, 560940
Senior Community Liaison Worker (OTB) 03895
Senior Community Organization Specialist (Urban Renewal)22126
Senior Consultant (Early Childhood Education)51636, 516360
Senior Consultant (Mental Health Standards & Services)54810
Senior Consultant (Psychiatric Nursing) 51019
Senior Consultant (Public Health Social Work)51638
Senior Counselor (Addiction Treatment) 51216
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Senior Homemaker 52407
Senior Homemaker 52407
Senior Homemaker52407Senior Hospital Care Investigator52343, 523430
Senior Homemaker52407Senior Hospital Care Investigator52343, 523430Senior Houseparent52438

Senior Inspector of Ports and Terminals	33986
Senior Investigator	31110
Senior Investigator (OTB)	03805
Senior Juvenile Counselor	52296
Senior Mental Health Worker	51263
Senior Program Specialist (Correction)	60949
Senior Social Worker (HCF)	004770
Social Worker	52613, 526130
Superintendent of Adult Institutions	52279
Superintendent of Bridge House	52281
Supervising Area Services Coordinator	22559
Supervising Children's Counselor	51560
Supervising Claim Examiner	30715
Supervising Correctional Counselor	51275
Supervising Counselor (Addiction Treatment)	51217
Supervising Custodian of Children	52298
Supervising Home Economist	50560
Supervising Hospital Care Investigator	52344, 523440
Supervising Human Resources Specialist (including specialties)	56040, 56045
Supervising Human Rights Specialist	55036
Supervising Human Rights Specialist (CCHR)	55037
Supervising Inspector of Ports & Terminals	33987
Supervising Investigator	31115
Supervising Investigator (OTB)	03764
Supervising Mental Health Worker	51264
Supervisor (Methadone Treatment Center)	51247
Supervisor of Child Care	52315
Supervisor of Investigators (CCRB)	31166
Supervisor of Youth Services (including specialties)	51444, 51446
Supervisor I (Social Work)	52631, 526310
Supervisor II (Social Work)	52632, 526320
Supervisor III (Social Work)	52633, 526330
Supervisor I (Welfare)	52311
Supervisor II (Welfare)	52312
Supervisor III (Welfare)	52313
Teacher Aide (Day Care Center)	02933, 029330
Youth Coordinator (Youth Services)	51402
Youth Services Specialist	51438

Section 2.

The terms "Employee" and "Employees" as used in this Agreement shall mean only those persons in the unit described in Section 1 of this Article.

ARTICLE II - DUES CHECKOFF

Section 1.

- **a.** The Union shall have the exclusive right to the checkoff and transmittal of dues on behalf of each employee in accordance with the Mayor's Executive Order No. 98, dated May 15, 1969, entitled "Regulations Relating to the Checkoff of Union Dues" and in accordance with the Mayor's Executive Order No. 107, dated December 29, 1986, entitled "Procedures for Orderly Payroll Check-Off of Union Dues and Agency Shop Fees."
- **b.** Any Employee may consent in writing to the authorization of the deduction of dues from the Employee's wages and to the designation of the Union as the recipient thereof. Such consent, if given, shall be in a proper form acceptable to the City, which bears the signature of the Employee.

Section 2.

The parties agree to an agency shop to the extent permitted by applicable law, as described in a supplemental agreement hereby incorporated by reference into this Agreement.

ARTICLE III - SALARIES

Section 1.

- **a.** This Article III is subject to the provisions, terms and conditions of the Alternative Career and Salary Pay Plan Regulations, dated March 15, 1967 as amended, except that the specific terms and conditions of this Article shall supersede any provisions of such Regulations inconsistent with this Agreement subject to the limitations of applicable provisions of law.
- b. Except as otherwise specified, all salary provisions of this Agreement, including minimum and maximum salaries, advancement increases, general increases, education differentials and any other salary adjustments, are based upon a normal work week of 35 hours. The normal work week for Employees in the titles of Community Assistant and Houseparent Aide shall be 40 hours and for employees in the titles of Houseparent and Senior Houseparent shall be 60 hours. In accordance with Article IX, Section 24 of the 1995 2001 Citywide Agreement, an Employee who works on a full-time, per-diem basis shall receive their base salary (including salary increment schedules) and/or additions-to-gross payment in the same manner as a full-time, per-annum employee. An Employee who works on a part-time per annum basis and who is eligible for any salary adjustments provided in this Agreement shall receive the appropriate pro-rata portion of such salary adjustment computed on the relationship between the number of hours regularly worked each week by such Employee and the number of hours in the said normal work week, unless otherwise specified.

c. Employees who work on a part time per diem or hourly basis and who are eligible for any salary adjustment provided in this Agreement shall receive the appropriate pro-rata portion of such salary adjustment computed as follows, unless otherwise specified:

Per diem rate -	1/261 of the appropriate minimum basic salary.
Hourly Rate -	35 hour week basis - 1/1827 of the appropriate minimum basic salary.
	37-1/2 hour week basis - 1/1957.5 of the appropriate minimum basic salary.
	40 hour week basis - 1/2088 of the appropriate minimum basic salary.
	60 hour week* basis - 1/3132 of the appropriate minimum basic salary.
	* All time in full pay status in a calendar week in excess of 40 hours shall be paid at the rate of time and one-half (1-1/2x).

d. The maximum salary for a title shall not constitute a bar to the payment of any salary adjustment or pay differentials provided for in this Agreement but the said increase above the maximum shall not be deemed a promotion.

Section 2.

Employees in the following title(s) shall be subject to the following specified salary(ies), salary adjustment(s), and/or salary range(s):

a. Effective July 1, 2005

	i. Minimum			
	(1)Hiring	(1)Hiring (2)Incumben ii.		
	Rate	t Rate	Maximu	
			m	
Addiction Counselor ####				
Level I	\$36,331	\$41,781	\$53,369	
Level II	\$39,274	\$45,165	\$56,571	
Addiction Specialist (incl. spec.) ####	\$26,960	\$31,004	\$36,449	
Admin. of Youth Services (incl. spec.)	\$48,825	\$56,149	\$67,094	
After School Program Spec. (YB) *	\$24.92	\$28.66	Per Hour	
Alcoholism Counselor	\$30,485	\$35,058	\$46,879	
Area Services Coordinator	\$37,537	\$43,167	\$54,761	
Assistant Addiction Counselor	\$30,485	\$35,058	\$46,879	
Asst. Administrator of Youth Services	\$44,190	\$50,819	\$62,177	
Asst. Area Services Coordinator	\$30,485	\$35,058	\$46,879	
Asst. Community Liaison Worker	\$23,937	\$27,527	\$33,665	
Asst. Community Liaison Worker (JOP)	\$23,937	\$27,527	\$33,665	
Asst. Community Liaison Worker (OTB)	\$23,937	\$27,527	\$33,665	
Asst. Educational Counselor (DJJ)	\$24,942	\$28,683	\$34,181	

Assistant Institutional Teacher (DJJ)	\$24,942	\$28,683	\$34,181
Asst. Program Specialist (DOC)	\$32,902	\$37,837	\$50,819
Asst. Superintendent of Bridge House	\$26,960	\$31,004	\$33,665
Asst. Superintendent of Welfare Shelters	\$44,190	\$50,819	\$62,177
Asst. Supvr. of Youth Services (incl spec.)	\$34,115	\$39,232	\$50,819
Assistant Youth Services Specialist	\$25,950	\$29,843	\$33,665
Associate Claim Examiner **			
Level I	\$37,537	\$43,167	\$56,637
Level II	\$44,190	\$50,819	\$63,070
Associate Contract Specialist	\$44,235	\$50,870	\$66,656
Associate Correctional Counselor			
Level I	\$37,537	\$43,167	\$54,761
Level II	\$44,190	\$50,819	\$60,322
Associate Fraud Investigator			
Level I	\$44,190	\$50,819	\$67,044
Level II	\$48,825	\$56,149	\$70,242
Associate Human Rights Specialist			
Level I	\$42,952	\$49,395	\$65,921
Level II	\$51,151	\$58,824	\$76,955
Associate Job Opportunity Specialist			
Level I	\$38,117	\$43,835	\$60,322
Level II	\$44,675	\$51,376	\$67,044
Level III	\$49,235	\$56,620	\$72,373
Associate Inspector(DCA)			
Level I	\$45,696	\$52,550	\$62,049
Level II	\$50,326	\$57,875	\$68,773
Associate Investigator			
Level I	\$37,537	\$43,167	\$56,092
Level II	\$44,190	\$50,819	\$62,177
Associate Juvenile Counselor			
Level I	\$37,537	\$43,167	\$56,092
Level II	\$44,190	\$50,819	\$62,177
Associate Market Agent			
Level I	\$37,537	\$43,167	\$60,322
Level II	\$48,825	\$56,149	\$67,044
Associate Personnel Investigator			
Level I	\$37,537	\$43,167	\$56,092
Level II	\$44,190	\$50,819	\$62,177
Associate Program Officer (DFTA)	\$48,825	\$56,149	\$67,044
Case Aide	\$24,942	\$28,683	\$33,665
Caseworker ###, ####	\$30,485	\$35,058	\$52,210
Caseworker Trainee ****	\$23,704	\$27,260	\$33,553
Child Protective Specialist ###, #####, +			
Level I	See footnote	\$37,300	Flat Rate
Level II	See footnote		
After 6 months in title		\$40,509	Flat Rate
After 18 months in title		\$43,196	\$61,244
and satisfactory completion of probation			
· · ·			

######################################			
Level I	See footnote	\$49,524	\$67,425
Level I Level II	See footnote	\$49,324 \$63,269	\$07,423 \$76,699
Child Welfare Specialist ###, #####. +	See Ioomote	\$03,209	\$70,033
Level I	See footnote	\$35,065	Flat Rate
Level I	See Ioomote	\$55,005	That Rate
Level II	See footnote		
After 6 months in title	See loothote	\$38,213	Flat Rate
After 18 months in title		\$40,852	\$58,529
and satisfactory completion of probation		\$10,002	¢00,02)
Child Welfare Specialist Supervisor ###, ####, +			
Level I	See footnote	\$49,524	\$67,200
Level II	See footnote	\$59,617	\$74,106
Children's Counselor (Per Diem)	\$116.79	\$134.31	\$186.50
Children's Counselor ####	\$30,485	\$35,058	\$48,675
Claim Examiner **	\$30,485	\$35,058	\$48,675
Claim Specialist			
- Level I	\$30,485	\$35,058	\$48,675
Level II	\$37,537	\$43,167	\$56,637
Level III	\$44,190	\$50,819	\$63,070
Community Assistant	\$23,899	\$27,484	\$31,004
Community Associate	\$28,169	\$32,394	\$46,879
Community Coordinator	\$39,757	\$45,720	\$61,716
Community Liaison Trainee	\$22,997	\$26,446	\$29,843
Community Liaison Worker	\$30,485	\$35,058	\$46,879
Community Liaison Worker (JOP)	\$30,485	\$35,058	\$46,879
Community Liaison Worker (OTB)	\$30,485	\$35,058	\$48,675
Comm. Organization Spec. (Urban Renewal)	\$44,190	\$50,819	\$60,322
Community Service Aide (incl SAP)	\$21,577	\$24,813	\$25,916
Community Service Aide (JOP)	\$21,577	\$24,813	\$25,916
Compliance Aide (JOP)	\$25,950	\$29,843	Flat Rate
Consultant (Day Camp)	\$48,825	\$56,149	\$67,044
Consultant (Early Childhood Education)	¢ 40.005	\$56110	¢ < 7 . 0.4.4
Level I	\$48,825	\$56,149	\$67,044
	\$52,454	\$60,322 \$50,810	\$72,373 \$60,222
Consultant(Mntl Hith Stands & Serv.) **	\$44,190 \$48,825	\$50,819 \$56,140	\$60,322 \$67,044
Consultant (Public Health Social Work)	\$48,825	\$56,149	\$67,044
Congregate Care Specialist ##### Level I	See footnote	\$31,400	\$40.524
Level I Level II	See footnote	\$31,400 \$37,763	\$49,534 \$55,840
Contract Specialist	See Ioomote	\$37,705	\$33,840
Level I	\$30,514	\$35,091	\$51,754
Level II	\$37,575	\$43,211	\$58,029
Correctional Counselor	\$30,485	\$35,058	\$46,879
Corr. Standards Review Specialist	\$36,338	\$41,789	\$64,320
Level I	\$36,338	\$41,789	\$51,807
Level II	\$45,050	\$51,807	\$64,320
Counselor (Addiction Treatment)	\$36,331	\$41,781	\$53,369
Day Care Eligibility Worker	\$30,485	\$35,058	\$48,675
Decedent Property Agent	\$30,485	\$35,058	\$46,879
	400,100	400,000	4.0,077

Decedent Property Agent(Queens Co.)	\$30,485	\$35,058	\$46,879
Educational Counselor (DJJ)	\$29,193	\$33,572	\$46,346
Employee Assistance Counselor (OTB)	\$32,657	\$37,556	Flat Rate
Family Preservationist (JJ)	\$33,331	\$38,331	\$55,518
Field Investigation Specialist (LD)			
Level I	\$31,020	\$35,673	\$46,728
Level II	\$37,099	\$42,664	\$52,819
Level III	\$44,163	\$50,787	\$65,880
Fraud Investigator (DOSS)	\$30,485	\$35,058	\$48,675
Fraud Investigator			
Level I	\$30,485	\$35,058	\$52,210
Level II	\$37,537	\$43,167	\$59,141
Head Juvenile Counselor ###	\$48,825	\$56,149	\$67,094
Home Aide	\$22,997	\$26,446	\$29,843
Home Economist	\$37,537	\$43,167	\$60,322
Home Economist Trainee	\$30,485	\$35,058	\$46,879
Homemaker			
Level I	\$23,937	\$27,527	\$33,665
Level II	\$30,485	\$35,058	\$48,675
Hospital Care Investigator	\$30,485	\$35,058	\$46,879
Houseparent ***			
Basic Annual Rate	\$31,695	\$36,449	\$50,809
Hourly Basic Rate (1X)	\$10.1197	\$11.6376	\$16.2300
Hourly Overtime Rate (1.5X)	\$15.1800	\$17.4567	\$24.3390
Houseparent Aide	\$25,619	\$29,462	Flat Rate
Human Resources Aide **	\$22,997	\$26,446	\$29,843
Human Resources Spec. (incl. spec.)	\$30,485	\$35,058	\$48,675
Human Resources Tech. (incl. spec.)	\$22,997	\$26,446	\$29,843
Human Rights Specialist	\$36,282	\$41,724	\$57,588
Human Rights Specialist (CCHR)	\$36,282	\$41,724	\$57,588
Inspector(DCA)	\$31,238	\$35,924	\$49,768
Level I	\$31,238	\$35,924	\$44,034
Level II	\$39,041	\$44,897	\$49,768
Institutional Teacher (DJJ)	¢22,122	¢20.000	¢46.246
Level I	\$33,122	\$38,090 \$47,640	\$46,346 \$58,242
Level II	\$41,434 \$22,704	\$47,649 \$27,260	\$58,242 \$22,552
Investigator Trainee ****	\$23,704 \$20,485	\$27,260 \$25,058	\$33,553 \$48,675
Investigator	\$30,485 \$20,485	\$35,058 \$25,058	\$48,675 \$48,675
Investigator (OTB) Investigator (Discipline) DOS, HRA, DJJ,	\$30,485	\$35,058	\$48,675
DOC, DOH, DPR (ONLY)			
Level I	\$31,079	\$35,741	\$46,814
Level I Level II	\$37,170	\$42,746	\$40,814 \$52,921
Level III	\$37,170 \$44,249	\$42,740 \$50,886	\$52,921 \$66,008
Investigator (CCRB)	ψ ++ ,247	φ30,000	φ00,008
Level I	\$31,079	\$35,741	\$46,814
Level I Level II	\$31,079 \$37,170	\$33,741 \$42,746	\$40,814 \$52,921
Level III	\$37,170 \$44,249	\$42,746 \$50,886	\$52,921 \$66,008
	\$44,249 \$30,485	\$30,886 \$35,822	\$66,008 \$52,210
Job Opportunity Specialist Junior Human Rights Specialist	\$30,485 \$30,182	\$35,822 \$34,709	\$32,210 \$39,825

Juvenile Counselor ###			
Level I	\$30,485	\$35,058	\$44,136
Level II	\$35,817	\$41,189	\$48,675
Market Aide	\$30,485	\$35,058	\$43,167
Market Agent	\$25,278	\$29,070	\$31,698
Mental Health Worker	\$29,441	\$33,857	\$46,102
Peer Counselor	<i> </i>	<i><i><i>qcc,cc,</i></i></i>	¢ :0,10 <u>-</u>
Level I	See footnote	\$27,598	\$29,996
Level II	See footnote	\$29,996	\$33,595
Level III	See footnote	\$34,000	\$38,000
Personnel Investigator	\$30,485	\$35,058	\$48,675
Precinct Community Relations Aide	\$11.92	\$13.71	Per Hour
Hired After 6/30/86	N/A	\$13.77	Per Hour
Hired 7/1/85 – 6/30/86			
Hired 7/1/84 – 6/30/85	N/A	\$13.82	Per Hour
Hired Before 7/1/84	N/A	\$13.90	Per Hour
Precinct Community Relations Assoc.	\$14.21	\$16.34	Per Hour
Precinct Community Relations Coordinator	\$21.26	\$24.45	Per Hour
Principal Children's Counselor ####	\$48,825	\$56,149	\$67,094
Prin. Comm. Liaison Worker (w/certain	+,	+,,	+ • • • • • • •
exceptions)	\$44,190	\$50,819	\$62,177
Prin. Community Liaison Worker (OTB)	\$44,190	\$50,819	\$62,177
Principal Correctional Counselor	\$44,190	\$50,819	\$60,322
Principal Home Economist	\$48,825	\$56,149	\$66,901
Principal Hospital Care Investigator	\$48,825	\$56,149	\$67,044
Principal Human Rights Specialist	\$51,151	\$58,824	\$76,955
Prin. Human Rights Specialist (CCHR)	\$51,151	\$58,824	\$76,955
Principal Juvenile Counselor	\$44,190	\$50,819	\$62,177
Principal Senior Citizen Specialist	\$44,190	\$50,819	\$60,322
Program Coordinator (JJ)	\$41,090	\$47,254	\$64,338
Program Officer (DFTA)	\$41,774	\$48,040	\$60,322
Program Specialist (Correction)	\$44,190	\$50,819	\$60,322
Research Asst. (Behavioral Sciences)	\$30,485	\$35,058	\$46,879
Sanitation Compliance Agent	\$25,144	\$28,916	\$31,869
Special Consultant(Mntl Health Stndrd & Services)			
Level I	\$44,190	\$50,819	\$62,177
Level II	\$52,454	\$60,322	\$72,373
Sr. Addiction Counselor ####			
Level I	\$42,417	\$48,780	\$61,096
Level II	\$46,658	\$53,657	\$67,204
Sr. Addiction Specialist (incl. spec.)	\$30,485	\$35,058	\$46,879
Sr. Area Services Coordinator	\$44,190	\$50,819	\$60,322
Sr. Children's Counselor ####	\$37,537	\$43,167	\$56,092
Sr. Citizen Aide (DFTA) Hired After 6/30/86	\$8.17	\$9.39	
Hired 7/1/85 – 6/30/86		\$9.69	
Hired 7/1/84 – 6/30/85		\$9.93	
Hired Before 7/1/84		\$10.24	
Sr. Citizen Specialist I (DFTA)			Per Hour
	N/A		Per Hour
	N/A		Per Hour
	N/A		Per Hour

Sr. Citizen Specialist II (DFTA)	\$37,537	\$43,167	\$54,761
Sr. Citizen Specialist II (JOP)	\$37,537	\$43,167	\$54,761
Sr. Claim Examiner	\$37,537	\$43,167	\$56,637
Sr. Community Liaison Worker	\$34,115	\$39,232	\$50,819
Sr. Community Liaison Worker (OTB)	\$34,115	\$39,232	\$50,819
Sr. Comm. Organization Spec.(Urban Renewal)	\$48,825	\$56,149	\$67,044
Sr. Consultant (Early Childhood Educ.)	\$52,454	\$60,322	\$72,373
Sr. Consultant (Mntl Hlth Stnds & Serv.) **	\$52,454	\$60,322	\$72,373
Sr. Consultant (Psychiatric Nursing)	\$52,454	\$60,322	\$72,373
Sr. Consultant (Pub. Health Social Wk)	\$52,454	\$60,322	\$72,373
Sr. Counselor (Addiction Treatment)	\$52,454	\$60,322	\$72,373
Sr. Homemaker	\$44,190	\$50,819	\$60,322
Sr. Hospital Care Investigator	\$30,485	\$35,058	\$48,675
Sr. Houseparent ***			
Basic Annual Rate	\$37,537	\$43,167	\$54,751
Hourly Basic Rate (1X)	\$11.9826	\$13.7800	\$17.4800
HourlyOvertime Rate (1.5X)	\$17.9800	\$20.6741	\$26.2269
Sr. Human Resources Spec.(incl. spec.)	\$37,537	\$43,167	\$56,092
Sr. Human Resources Tech.(incl. spec.)	\$26,960	\$31,004	\$36,449
Sr. Institutional Teacher (DJJ)**	\$37,537	\$43,167	\$58,242
Sr. Inspector of Ports and Terminals	\$37,537	\$43,167	\$54,761
Sr. Investigator	\$37,537	\$43,167	\$56,092
Sr. Investigator (OTB)	\$37,537	\$43,167	\$56,092
Sr. Juvenile Counselor	\$37,537	\$43,167	\$56,092
Sr. Mental Health Worker	\$26,147	\$30,069	\$35,068
Sr. Program Specialist (Correction)	\$48,825	\$56,149	\$67,044
Sr. Social Worker (HCF) ####	\$39,624	\$45,568	\$56,845
Social Worker ####	\$37,537	\$43,167	\$53,369
Superintendent of Adult Institutions ##	\$48,825	\$56,149	\$72,373
Superintendent of Bridge House	\$37,537	\$43,167	\$54,761
Supervising Area Services Coordinator	\$48,825	\$56,149	\$67,044
Supervising Children's Counselor ####, #####	See footnote	\$50,819	\$62,177
Supervising Claim Examiner	\$44,190	\$50,819	\$63,070
Supervising Correctional Counselor	\$37,537	\$43,167	\$54,761
Suprvsg. Counselor (Add. Treatment)	\$48,825	\$56,149	\$67,044
Supervising Custodian of Children	\$44,190	\$50,819	\$60,322
Supervising Home Economist	\$44,190	\$50,819	\$67,044
Supervising Hospital Care Investigator	\$44,190	\$50,819	\$60,322
Supvsg Human Res. Spec.(incl spec.)	\$44,190	\$50,819 \$40,204	\$62,177 \$65,021
Supervising Human Rights Specialist	\$42,951 \$42,051	\$49,394 \$40,204	\$65,921 \$65,021
Supving Human Rights Spec.(CCHR)	\$42,951 \$44,100	\$49,394 \$50,810	\$65,921 \$60,222
Supvsg. Inspector of Ports & Terminals	\$44,190 \$44,100	\$50,819 \$50,810	\$60,322 \$62,177
Supervising Investigator	\$44,190 \$44,100	\$50,819 \$50,810	\$62,177 \$62,177
Supervising Investigator (OTB)	\$44,190 \$20,110	\$50,819 \$24,626	\$62,177 \$40,772
Supervising Mental Health Worker	\$30,110 \$48,825	\$34,626 \$56,149	\$40,773 \$67,044
Suprvsr. (Methadone Treatment Center)			
Supervisor of Child Care	\$44,190 See footnote	\$50,819 \$56,268	\$67,044 \$71,764
Supervisor of Investigations (CCRB)	See footnote	\$56,268 \$42,167	\$71,764 \$56,002
Supvsr. of Youth Services (incl. spec.)	\$37,537 \$41,774	\$43,167 \$48,040	\$56,092 \$60,322
Supervisor I (Social Work) ####	\$41,774 \$48,825	\$48,040 \$56,140	\$60,322 \$67.044
Supervisor II (Social Work) ####	\$48,825 \$53,666	\$56,149 \$61,716	\$67,044 \$72,373
Supervisor III (Social Work) ####	φ.55,000	φ01,/10	\$72,373

Supervisor I (Welfare) ###	\$37,627	\$43,271	\$60,322
Supervisor II (Welfare) ###	\$44,190	\$50,819	\$67,044
Supervisor III (Welfare) ###	\$48,825	\$56,149	\$72,373
Teacher Aide (Day Care Center)	\$22,997	\$26,446	\$29,843
Youth Coordinator (Youth Services)	\$37,537	\$43,167	\$47,966
Youth Services Specialist	\$30,485	\$35,058	\$48,675

b. Effective August 1, 2006

i. Minimum

Resume here

	(1)Hiring Rate	(2)Incumbent Rate	ii.Maximum
Addiction Counselor ####			
Level I	\$37,058	\$42,617	\$54,436
Level II	\$40,059	\$46,068	\$57,702
Addiction Specialist (incl. spec.) ####	\$27,499	\$31,624	\$37,178
Admin. of Youth Services (incl. spec.)	\$49,802	\$57,272	\$68,436
After School Program Spec. (YB) *	\$25.42	\$29.23	Per Hour
Alcoholism Counselor	\$31,095	\$35,759	\$47,817
Area Services Coordinator	\$38,287	\$44,030	\$55,856
Assistant Addiction Counselor	\$31,095	\$35,759	\$47,817
Asst. Administrator of Youth Services	\$45,074	\$51,835	\$63,421
Asst. Area Services Coordinator	\$31,095	\$35,759	\$47,817
Asst. Community Liaison Worker	\$24,416	\$28,078	\$34,338
Asst. Community Liaison Worker (JOP)	\$24,416	\$28,078	\$34,338
Asst. Community Liaison Worker (OTB)	\$24,416	\$28,078	\$34,338
Asst. Educational Counselor (DJJ)	\$25,441	\$29,257	\$34,865
Assistant Institutional Teacher (DJJ)	\$25,441	\$29,257	\$34,865
Asst. Program Specialist (DOC)	\$33,560	\$38,594	\$51,835
Asst. Superintendent of Bridge House	\$27,499	\$31,624	\$34,338
Asst. Superintendent of Welfare Shelters	\$45,074	\$51,835	\$63,421
Asst. Supvr. of Youth Services (incl spec.)	\$34,797	\$40,017	\$51,835
Assistant Youth Services Specialist	\$26,470	\$30,440	\$34,338
Associate Claim Examiner **			
Level I	\$38,287	\$44,030	\$57,770
Level II	\$45,074	\$51,835	\$64,331
Associate Contract Specialist	\$45,119	\$51,887	\$67,989
Associate Correctional Counselor			
Level I	\$38,287	\$44,030	\$55,856
Level II	\$45,074	\$51,835	\$61,528
Associate Fraud Investigator			
Level I	\$45,074	\$51,835	\$68,385
Level II	\$49,802	\$57,272	\$71,647
Associate Human Rights Specialist			
Level I	\$43,811	\$50,383	\$67,239
Level II	\$52,174	\$60,000	\$78,494
Associate Job Opportunity Specialist			
Level I	\$38,880	\$44,712	\$61,528
Level II	\$45,569	\$52,404	\$68,385
Level III	\$50,220	\$57,753	\$73,820

Associate Inspector(DCA)			
Level I	\$46,610	\$53,601	\$63,290
Level II	\$51,333	\$59,033	\$70,148
Associate Investigator	+,	+,	+,
Level I	\$38,287	\$44,030	\$57,214
Level II	\$45,074	\$51,835	\$63,421
Associate Juvenile Counselor	. ,	. ,	. ,
Level I	\$38,287	\$44,030	\$57,214
Level II	\$45,074	\$51,835	\$63,421
Associate Market Agent			
Level I	\$38,287	\$44,030	\$61,528
Level II	\$49,802	\$57,272	\$68,385
Associate Personnel Investigator			
Level I	\$38,287	\$44,030	\$57,214
Level II	\$45,074	\$51,835	\$63,421
Associate Program Officer (DFTA)	\$49,802	\$57,272	\$68,385
Case Aide	\$25,441	\$29,257	\$34,338
Caseworker ###, ####	\$31,095	\$35,759	\$53,254
Caseworker Trainee ****	\$24,178	\$27,805	\$34,224
Child Protective Specialist ###, #####, +	G		
Level I	See	¢20.046	Flat Rate
T 111	footnote	\$38,046	
Level II	See footnote		
After 6 months in title	Toothote	\$41,319	Flat Rate
After 18 months in title		\$41,319 \$44,060	\$57,645
and satisfactory completion of probation		φ,000	\$57,045
Child Protective Specialist Supervisor ###, #####, +			
Level I	See		
	footnote	\$50,514	\$68,774
Level II	See	+= = ;= = :	+ ,
	footnote	\$64,534	\$78,233
Child Welfare Specialist ###, #####. +			
Level I	See	\$35,766	Flat Rate
	footnote		
Level II	See		
	footnote		
After 6 months in title		\$38,977	Flat Rate
		\$41,699	\$59,700
After 18 months in title			
and satisfactory completion of probation Child Welfare Specialist Supervisor ###, #####,			
+	G		
Level I	See	\$50 514	¢60 511
Level II	footnote See	\$50,514	\$68,544
	footnote	\$60,809	\$75,588
Children's Counselor (Per Diem)	\$119.13	\$137.00	\$190.23
Children's Counselor ####	\$31,095	\$35,759	\$49,649
Claim Examiner **	\$31,095	\$35,759	\$49,649
Claim Specialist			
Level I	\$31,095	\$35,759	\$49,649
	$\psi_{21,022}$	ψ_{33}, ψ_{33}	φ12,012

Level II	\$38,287	\$44,030	\$57,770
Level III	\$45,074	\$51,835	\$64,331
Community Assistant	\$24,377	\$28,034	\$31,624
Community Associate	\$28,732	\$33,042	\$47,817
Community Coordinator	\$40,551	\$46,634	\$62,950
Community Liaison Trainee	\$23,457	\$26,975	\$30,440
Community Liaison Worker	\$31,095	\$35,759	\$47,817
Community Liaison Worker (JOP)	\$31,095	\$35,759	\$47,817
Community Liaison Worker (OTB)	\$31,095	\$35,759	\$49,649
Comm. Organization Spec. (Urban Renewal)	\$45,074	\$51,835	\$61,528
Community Service Aide (incl SAP)	\$22,008	\$25,309	\$26,434
Community Service Aide (JOP)	\$22,008	\$25,309	\$26,434
Compliance Aide (JOP)	\$26,470	\$30,440	Flat Rate
Consultant (Day Camp)	\$49,802	\$57,272	\$68,385
Consultant (Early Childhood Education)			
Level I	\$49,802	\$57,272	\$68,385
Level II	\$53,503	\$61,528	\$73,820
Consultant(Mntl Hlth Stands & Serv.) **	\$45,074	\$51,835	\$61,528
Consultant (Public Health Social Work)	\$49,802	\$57,272	\$68,385
Congregate Care Specialist #####	. ,	. ,	. ,
Level I	See	\$32,028	\$50,525
	footnote	. ,	. ,
Level II	See	\$38,518	\$56,957
	footnote	. ,	. ,
Contract Specialist			
Level I	\$31,124	\$35,793	\$52,789
Level II	\$38,326	\$44,075	\$59,190
Correctional Counselor	\$31,095	\$35,759	\$47,817
Corr. Standards Review Specialist	1- ,	1	
Level I	\$37,065	\$42,625	\$52,843
Level II	\$45,950	\$52,843	\$65,606
Counselor (Addiction Treatment)	\$37,058	\$42,617	\$54,436
Day Care Eligibility Worker	\$31,095	\$35,759	\$49,649
Decedent Property Agent	\$31,095	\$35,759	\$47,817
Decedent Property Agent(Queens Co.)	\$31,095	\$35,759	\$47,817
Educational Counselor (DJJ)	\$29,777	\$34,243	\$47,273
Employee Assistance Counselor (OTB)	\$33,310	\$38,307	Flat Rate
Family Preservationist (JJ)	\$33,998	\$39,098	\$56,628
Field Investigation Specialist (LD)	+;>>-	+••,••	+
Level I	\$31,640	\$36,386	\$47,663
Level II	\$37,841	\$43,517	\$53,875
Level III	\$45,046	\$51,803	\$67,198
Fraud Investigator (DOSS)	\$31,095	\$35,759	\$49,649
Fraud Investigator	1- ,	1	
Level I	\$31,095	\$35,759	\$53,254
Level II	\$38,287	\$44,030	\$60,324
Head Juvenile Counselor ###	\$49,802	\$57,272	\$68,436
Home Aide	\$23,457	\$26,975	\$30,440
Home Economist	\$38,287	\$44,030	\$61,528
Home Economist Trainee	\$31,095	\$35,759	\$47,817
Homemaker	<i>401,070</i>	<i>400,107</i>	ψ17,017
Level I	\$24,416	\$28,078	\$34,338
	Ψ27,710	Ψ20,070	ψυ τ,υυυ

	*2 1 00 7	***	\$40,540
Level II	\$31,095	\$35,759	\$49,649
Hospital Care Investigator	\$31,095	\$35,759	\$47,817
Houseparent ***	CEE		
	SEE FOOTNOTE		
Basic Annual Rate	\$32,329	\$37,178	\$51,825
Hourly Basic Rate (1X)	\$10.3217	\$11.8700	\$16.5546
•			
Hourly Overtime Rate (1.5X)	\$15.4900	\$17.8100	\$24.8258
Houseparent Aide	\$26,131	\$30,051	Flat Rate
Human Resources Aide **	\$23,457	\$26,975	\$30,440
Human Resources Spec. (incl. spec.)	\$31,095	\$35,759	\$49,649
Human Resources Tech. (incl. spec.)	\$23,457	\$26,975	\$30,440
Human Rights Specialist	\$37,007	\$42,558	\$58,740
Human Rights Specialist (CCHR)	\$37,007	\$42,558	\$58,740
Inspector(DCA)			
Level I	\$31,863	\$36,642	\$44,915
Level II	\$39,822	\$45,795	\$50,763
Institutional Teacher (DJJ)			
Level I	\$33,784	\$38,852	\$47,273
Level II	\$42,263	\$48,602	\$59,407
Investigator Trainee ****	\$24,178	\$27,805	\$34,224
Investigator	\$31,095	\$35,759	\$49,649
Investigator (OTB)	\$31,095	\$35,759	\$49,649
Investigator (DIB) Investigator (Discipline) DOS, HRA, DJJ,	\$51,095	\$55,759	φ 49,049
DOC, DOH, DPR (ONLY)	\$21 701	A26 456	¢ 47 750
Level I	\$31,701	\$36,456	\$47,750
Level II	\$37,914	\$43,601	\$53,979
Level III	\$45,134	\$51,904	\$67,328
Investigator (CCRB)			
Level I	\$31,701	\$36,456	\$47,750
Level II	\$37,914	\$43,601	\$53,979
Level III	\$45,134	\$51,904	\$67,328
Job Opportunity Specialist	\$31,095	\$36,538	\$53,254
Junior Human Rights Specialist	\$30,785	\$35,403	\$40,622
Juvenile Counselor ###			
Level I	\$31,095	\$35,759	\$45,019
Level II	\$36,533	\$42,013	\$49,649
Market Aide	n/a	n/a	n/a
Market Agent	\$31,095	\$35,759	\$44,030
Mental Health Worker	\$25,783	\$29,651	\$32,332
Peer Counselor	\$25,785	φ29,051	\$52,552
Level I	See		
Level I		\$28 150	\$30,596
T and TT	footnote	\$28,150	\$30,390
Level II	See	\$20 FOC	\$24.267
T 1 T T	footnote	\$30,596	\$34,267
Level III	See	** • • • • •	***
	footnote	\$34,680	\$38,760
Personnel Investigator	\$34,680	\$38,760	\$34,680
Precinct Community Relations Aide			
Hired After 6/30/86	\$12.16	\$13.98	Per Hour
Hired 7/1/85 – 6/30/86		\$14.05	Per Hour
Hired 7/1/84 – 6/30/85		\$14.10	Per Hour
Hired Before 7/1/84		\$14.18	Per Hour

		··· · ·	
Precinct Community Relations Assoc.	\$14.50	\$16.67	Per Hour
Precinct Community Relations Cordntr.	\$21.69	\$24.94	Per Hour
Principal Children's Counselor ####	\$49,802	\$57,272	\$68,436
Prin. Comm. Liaison Worker (w/certain	* • = • = •		* • • • • •
exceptions)	\$45,074	\$51,835	\$63,421
Prin. Community Liaison Worker (OTB)	\$45,074	\$51,835	\$63,421
Principal Correctional Counselor	\$45,074	\$51,835	\$61,528
Principal Home Economist	\$49,802	\$57,272	\$68,239
Principal Hospital Care Investigator	\$49,802	\$57,272	\$68,385
Principal Human Rights Specialist	\$52,174	\$60,000	\$78,494
Prin. Human Rights Specialist (CCHR)	\$52,174	\$60,000	\$78,494
Principal Juvenile Counselor	\$45,074	\$51,835	\$63,421
Principal Senior Citizen Specialist	\$45,074	\$51,835	\$61,528
Program Coordinator (JJ)	\$41,912	\$48,199	\$65,625
Program Officer (DFTA)	\$42,610	\$49,001	\$61,528
Program Specialist (Correction)	\$45,074	\$51,835	\$61,528
Research Asst. (Behavioral Sciences)	\$31,095	\$35,759	\$47,817
Sanitation Compliance Agent	\$25,647	\$29,494	\$32,506
Special Consultant(Mntl Health Stndrd &			
Services)			
Level I	\$45,074	\$51,835	\$61,528
Level II	\$53,503	\$61,528	\$73,820
Sr. Addiction Counselor ####			
Level I	\$43,266	\$49,756	\$62,318
Level II	\$47,591	\$54,730	\$68,548
Sr. Addiction Specialist (incl. spec.)	\$31,095	\$35,759	\$47,817
Sr. Area Services Coordinator	\$45,074	\$51,835	\$61,528
Sr. Children's Counselor ####	\$38,287	\$44,030	\$57,214
Sr. Citizen Aide (DFTA) Hired after 6/30/86	<i>\$20,207</i>	¢11,050	<i>\$57,211</i>
	\$8.33	\$9.58	Per Hour
Hired 7/1/85 – 6/30/86	+	\$9.88	Per Hour
Hired $7/1/84 - 6/30/85$		\$10.13	Per Hour
Hired Before 7/1/84		\$10.44	Per Hour
Sr. Citizen Specialist I (DFTA)	\$31,095	\$35,759	\$47,817
Sr. Citizen Specialist II (DFTA)	\$38,287	\$44,030	\$55,856
Sr. Citizen Specialist II (JOP)	\$38,287	\$44,030	\$55,856
Sr. Claim Examiner	\$38,287	\$44,030	\$57,770
Sr. Community Liaison Worker	\$34,797	\$40,017	\$51,835
Sr. Community Liaison Worker (OTB)	\$34,797	\$40,017	\$51,835
Sr. Comm. Organization Spec.(Urban Renewal)	\$49,802	\$57,272	\$68,385
Sr. Consultant (Early Childhood Educ.)	\$53,503	\$61,528	\$73,820
Sr. Consultant (Mntl Hlth Stnds & Serv.) **	\$53,503	\$61,528	\$73,820
Sr. Consultant (Psychiatric Nursing)	\$53,503	\$61,528	\$73,820
Sr. Consultant (Pub. Health Social Wk)	\$53,503	\$61,528	\$73,820
Sr. Counselor (Addiction Treatment)	\$45,074	\$51,835	\$61,528
Sr. Homemaker	\$31,095	\$35,759	\$49,649
Sr. Hospital Care Investigator	\$38,287	\$44,030	\$55,856
	\$38,287	\$44,030	\$55,850
Sr. Houseparent *** Basic Appual Pate	\$38,287	\$44,030	\$55,846
Basic Annual Rate Hourly Basic Pote (18)		\$44,030 \$14.0600	
Hourly Basic Rate (1X) Hourly Overtime Pate (15X)	\$12.2261 \$18.3400		\$17.8296 \$26.7514
Hourly Overtime Rate (1.5X)	\$18.3400 \$38.287	\$21.0900 \$44.030	
Sr. Human Resources Spec.(incl. spec.)	\$38,287	\$44,030	\$57,214

Sr. Human Resources Tech.(incl. spec.)	\$27,499	\$31,624	\$37,178
Sr. Institutional Teacher (DJJ)**	\$38,287	\$44,030	\$59,407
Sr. Inspector of Ports and Terminals	\$38,287	\$44,030	\$55,856
Sr. Investigator	\$38,287	\$44,030	\$57,214
Sr. Investigator (OTB)	\$38,287	\$44,030	\$57,214
Sr. Juvenile Counselor	\$38,287	\$44,030	\$57,214
Sr. Mental Health Worker	\$26,670	\$30,670	\$35,769
Sr. Program Specialist (Correction)	\$49,802	\$57,272	\$68,385
Sr. Social Worker (HCF) ####	\$40,417	\$46,479	\$57,982
Social Worker ####	\$38,287	\$44,030	\$54,436
Superintendent of Adult Institutions ##	\$49,802	\$57,272	\$73,820
Superintendent of Bridge House	\$38,287	\$44,030	\$55,856
Supervising Area Services Coordinator	\$49,802	\$57,272	\$68,385
Supervising Children's Counselor ####, #####	See	\$51,835	\$63,421
	footnote		
Supervising Claim Examiner	\$45,074	\$51,835	\$64,331
Supervising Correctional Counselor	\$38,287	\$44,030	\$55,856
Suprvsg. Counselor (Add. Treatment)	\$49,802	\$57,272	\$68,385
Supervising Custodian of Children	\$45,074	\$51,835	\$61,528
Supervising Home Economist	\$45,074	\$51,835	\$68,385
Supervising Hospital Care Investigator	\$45,074	\$51,835	\$61,528
Supvsg Human Res. Spec.(incl spec.)	\$45,074	\$51,835	\$63,421
Supervising Human Rights Specialist	\$43,810	\$50,382	\$67,239
Supvsng Human Rights Spec.(CCHR)	\$43,810	\$50,382	\$67,239
Supvsg. Inspector of Ports & Terminals	\$45,074	\$51,835	\$61,528
Supervising Investigator	\$45,074	\$51,835	\$63,421
Supervising Investigator (OTB)	\$45,074	\$51,835	\$63,421
Supervising Mental Health Worker	\$30,712	\$35,319	\$41,588
Suprvsr. (Methadone Treatment Center)	\$49,802	\$57,272	\$68,385
Supervisor of Child Care	\$45,074	\$51,835	\$68,385
Supervisor of Investigations (CCRB) #####	See	\$57,393	\$73,199
	footnote	*	*- -
Supvsr. of Youth Services (incl. spec.)	\$38,287	\$44,030	\$57,214
Supervisor I (Social Work) ####	\$42,610	\$49,001	\$61,528
Supervisor II (Social Work) ####	\$49,802	\$57,272	\$68,385
Supervisor III (Social Work) ####	\$54,739	\$62,950	\$73,820
Supervisor I (Welfare) ###	\$38,379	\$44,136	\$61,528
Supervisor II (Welfare) ###	\$45,074	\$51,835	\$68,385
Supervisor III (Welfare) ###	\$49,802	\$57,272	\$73,820
Teacher Aide (Day Care Center)	\$23,457 \$29,297	\$26,975	\$30,440
Youth Coordinator (Youth Services)	\$38,287	\$44,030 \$25,750	\$48,925
Youth Services Specialist	\$31,095	\$35,759	\$49,649

* Sept thru June: not to exceed 15 hours per week.

** To be deleted

*** Notwithstanding the Equity Panel Award dated November 22, 1994, the annual salary rate for Houseparents and Senior Houseparents shall be based upon a work week of sixty (60) hours. All time actually worked in a calendar week in excess of forty (40) hours shall be paid at the rate of time and one-half (1.5x) based on the hourly overtime rates set forth in the payable, above. Employees hired to work a twelve (12) hour day on a per diem basis shall continue to be paid for the first eight (8) hours at straight time (1x) and the remaining fours hours at time and one-half (1.5x) based on the hourly (1x) and hourly overtime (1.5x) rates set forth above.

**** Appointment rate shall be the minimum of the salary range for the Trainee title or the appointee's current salary in the eligible title, whichever is greater. Upon satisfactory completion of one year of training, each Trainee earning below the maximum salary shall continue to be paid \$1,132 effective 7/1/03 and \$1,155 effective 7/1/04. Maturing Trainees are guaranteed an advancement increase of \$1,132 effective 7/1/03 and \$1,155 effective 7/1/04.

Employees hired to work a twelve (12) hour day on a per diem basis shall continue to be paid for the first eight (8) hours at straight time (1x) and the remaining fours hours at time and one-half (1.5x) based on the hourly (1x) and hourly overtime (1.5x) rates set forth above.

See Article III, Section 4, "New Hires"

Pursuant to the 1994 Addendum to the 95-00 Social Services Agreement dated December 9, 1999, the salary of the above-referenced title is equated to the salary of Supervisor III (Welfare) effective July 1, 1994.

Each appointment to this position above the hiring rate will be handled on a case by case basis.
Each appointment to this position at HHC above the hiring rate will be handled on a case by case basis.
footnote (#) is not applicable

+ Established by Resolution #98-12 effective November 12, 1998

c. Effective February 1, 2007

i. Minimum

	(1)Hiring Rate	(2)Incumbent i Rate	ii.Maximum
Addiction Counselor ####			
Level I	\$38,541	\$44,322	\$56,613
Level II	\$41,662	\$47,911	\$60,010
Addiction Specialist (incl. spec.) ####	\$28,599	\$32,889	\$38,665
Admin. of Youth Services (incl. spec.)	\$51,794	\$59,563	\$71,173
After School Program Spec. (YB) *	\$26.43	\$30.40	Per Hour
Alcoholism Counselor	\$32,338	\$37,189	\$49,730
Area Services Coordinator	\$39,818	\$45,791	\$58,090
Assistant Addiction Counselor	\$32,338	\$37,189	\$49,730
Asst. Administrator of Youth Services	\$46,877	\$53,908	\$65,958
Asst. Area Services Coordinator	\$32,338	\$37,189	\$49,730
Asst. Community Liaison Worker	\$25,392	\$29,201	\$35,712
Asst. Community Liaison Worker (JOP)	\$25,392	\$29,201	\$35,712
Asst. Community Liaison Worker (OTB)	\$25,392	\$29,201	\$35,712
Asst. Educational Counselor (DJJ)	\$26,458	\$30,427	\$36,260
Assistant Institutional Teacher (DJJ)	\$26,458	\$30,427	\$36,260
Asst. Program Specialist (DOC)	\$34,903	\$40,138	\$53,908
Asst. Superintendent of Bridge House	\$28,599	\$32,889	\$35,712
Asst. Superintendent of Welfare Shelters	\$46,877	\$53,908	\$65,958
Asst. Supvr. of Youth Services (incl spec.)	\$36,190	\$41,618	\$53,908
Assistant Youth Services Specialist	\$27,529	\$31,658	\$35,712
Associate Claim Examiner **			
Level I	\$39,818	\$45,791	\$60,081
Level II	\$46,877	\$53,908	\$66,904
Associate Contract Specialist	\$46,923	\$53,962	\$70,709

Associate Correctional Counselor			
Level I	\$39,818	\$45,791	\$58,090
Level II	\$46,877	\$53,908	\$63,989
Associate Fraud Investigator			
Level I	\$46,877	\$53,908	\$71,120
Level II	\$51,794	\$59,563	\$74,513
Associate Human Rights Specialist			
Level I	\$45,563	\$52,398	\$69,929
Level II	\$54,261	\$62,400	\$81,634
Associate Inspector(DCA)			
Level I	\$48,474	\$55,745	\$65,822
Level II	\$53,386	\$61,394	\$72,954
Associate Investigator			
Level I	\$39,818	\$45,791	\$59,503
Level II	\$46,877	\$53,908	\$65,958
Associate Job Opportunity Specialist *			
Level I	\$40,435	\$46,500	\$63,989
Level II	\$47,391	\$54,500	\$71,120
Level III	\$52,229	\$60,063	\$76,773
* certified April 27, 2005			
Associate Juvenile Counselor			
Level I	\$39,818	\$45,791	\$59,503
Level II	\$46,877	\$53,908	\$65,958
Associate Market Agent			
Level I	\$39,818	\$45,791	\$63,989
Level II	\$51,794	\$59,563	\$71,120
Associate Personnel Investigator			
Level I	\$39,818	\$45,791	\$59,503
Level II	\$46,877	\$53,908	\$65,958
Associate Program Officer (DFTA)	\$51,794	\$59,563	\$71,120
Case Aide	\$26,458	\$30,427	\$35,712
Caseworker ###, ####	\$32,338	\$37,189	\$55,384
Caseworker Trainee ****	\$25,145	\$28,917	\$35,593
Child Protective Specialist ###, #####, +			
Level I	See	\$39,568	Flat Rate
	footnote		
Level II	See		
	footnote		
After 6 months in title		\$42,972	Flat Rate
After 18 months in title		\$45,822	\$64,968
and satisfactory completion of probation			
Child Protective Specialist Supervisor ###,			
#####,+	a	\$50.505	A7 1 5 2 -
Level I	See	\$52,535	\$71,525
T ITT	footnote	¢ < 7 11 5	¢01.070
Level II	See	\$67,115	\$81,362
	footnote		

Child Welfare Specialist ###, #####. +			
Level I	See	\$37,197	Flat Rate
	footnote	. ,	
Level II	See		
	footnote		
After 6 months in title		\$40,536	Flat Rate
After 18 months in title		\$43,336	\$62,088
and satisfactory completion of probation		. ,	. ,
Child Welfare Specialist Supervisor ###, #####,			
+			
Level I	See		
	footnote	\$52,535	\$71,286
Level II	See		
	footnote	\$63,241	\$78,612
Children's Counselor (Per Diem)	\$123.90	\$142.48	\$197.84
Children's Counselor ####	\$32,338	\$37,189	\$51,635
Claim Examiner **	\$32,338	\$37,189	\$51,635
Claim Specialist			
Level I	\$32,338	\$37,189	\$51,635
Level II	\$39,818	\$45,791	\$60,081
Level III	\$46,877	\$53,908	\$66,904
Community Assistant	\$25,352	\$29,155	\$32,889
Community Associate	\$29,882	\$34,364	\$49,730
Community Coordinator	\$42,173	\$48,499	\$65,468
Community Liaison Trainee	\$24,395	\$28,054	\$31,658
Community Liaison Worker	\$32,338	\$37,189	\$49,730
Community Liaison Worker (JOP)	\$32,338	\$37,189	\$49,730
Community Liaison Worker (OTB)	\$32,338	\$37,189	\$51,635
Comm. Organization Spec. (Urban Renewal)	\$46,877	\$53,908	\$63,989
Community Service Aide (incl SAP)	\$22,888	\$26,321	\$27,491
Community Service Aide (JOP)	\$22,888	\$26,321	\$27,491
Compliance Aide (JOP)	\$27,529	\$31,658	Flat Rate
Consultant (Day Camp)	\$51,794	\$59,563	\$71,120
Consultant (Early Childhood Education)			
Level I	\$51,794	\$59,563	\$71,120
Level II	\$55,643	\$63,989	\$76,773
Consultant(Mntl Hlth Stands & Serv.) **	\$46,877	\$53,908	\$63,989
Consultant (Public Health Social Work)	\$51,794	\$59,563	\$71,120
Congregate Care Specialist #####			
Level I	See		
	footnote	\$33,309	\$52,546
Level II	See		
	footnote	\$40,059	\$59,235
Contract Specialist			
Level I	\$32,370	\$37,225	\$54,901
Level II	\$39,859	\$45,838	\$61,558
Correctional Counselor	\$32,338	\$37,189	\$49,730
Corr. Standards Review Specialist			
Level I	\$38,548	\$44,330	\$54,957
Level II	\$47,789	\$54,957	\$68,230
Counselor (Addiction Treatment)	\$38,541	\$44,322	\$56,613

Day Care Eligibility Worker	\$32,338	\$37,189	\$51,635
Decedent Property Agent	\$32,338	\$37,189	\$49,730
Decedent Property Agent(Queens Co.)	\$32,338	\$37,189	\$49,730
Educational Counselor (DJJ)	\$30,968	\$35,613	\$49,164
Employee Assistance Counselor (OTB)	\$34,643	\$39,839	Flat Rate
Family Preservationist (JJ)	\$35,358	\$40,662	\$58,893
Field Investigation Specialist (LD)	. ,	. ,	. ,
Level I	\$32,905	\$37,841	\$49,570
Level II	\$39,355	\$45,258	\$56,030
Level III	\$46,848	\$53,875	\$69,886
Fraud Investigator (DOSS)	\$32,338	\$37,189	\$51,635
Fraud Investigator	<i>\$52,550</i>	\$57,105	<i>401,000</i>
Level I	\$32,338	\$37,189	\$55,384
Level I	\$39,818	\$45,791	\$62,737
Head Juvenile Counselor ###	\$51,794	\$59,563	\$71,173
Home Aide	\$24,395	\$39,503 \$28,054	\$31,658
Home Economist	\$39,818	\$28,034 \$45,791	\$63,989
Home Economist Trainee	\$32,338	\$37,189	\$49,730
Homemaker	\$52,558	\$37,189	\$49,750
Level I	\$25,392	\$29,201	\$35,712
Level I Level II	\$23,392 \$32,338		\$53,712 \$51,635
		\$37,189 \$27,180	
Hospital Care Investigator	\$32,338	\$37,189	\$49,730
Houseparent ***			
Basic Annual Rate	\$33,622	\$38,665	\$53,898
Hourly Basic Rate (1X)	\$10.7304	\$12.3400	\$17.2168
Hourly Overtime Rate (1.5X)	\$16.1000	\$18.5200	\$25.8188
Houseparent Aide	\$27,177	\$31,253	Flat Rate
Human Resources Aide **	\$24,395	\$28,054	\$31,658
Human Resources Spec. (incl. spec.)	\$32,338	\$37,189	\$51,635
Human Resources Tech. (incl. spec.)	\$24,395	\$28,054	\$31,658
Human Rights Specialist	\$38,487	\$44,260	\$61,090
Human Rights Specialist (CCHR)	\$38,487	\$44,260	\$61,090
Inspector(DCA)			
Level I	\$33,137	\$38,108	\$46,712
Level II	\$41,415	\$47,627	\$52,794
Institutional Teacher (DJJ)			
Level I	\$35,136	\$40,406	\$49,164
Level II	\$43,953	\$50,546	\$61,783
Investigator Trainee ****	\$25,145	\$28,917	\$35,593
Investigator	\$32,338	\$37,189	\$51,635
Investigator (OTB)	\$32,338	\$37,189	\$51,635
Investigator (Discipline) DOS, HRA, DJJ,			
DOC, DOH, DPR (ONLY)			
Level I	\$32,969	\$37,914	\$49,660
Level II	\$39,430	\$45,345	\$56,138
Level III	\$46,939	\$53,980	\$70,021
	ψ +0.757		
Investigator (CCRB)	φ+0,222		
Investigator (CCRB) Level I		\$37.914	\$49.660
Level I	\$32,969	\$37,914 \$45,345	\$49,660 \$56,138
		\$37,914 \$45,345 \$53,980	\$49,660 \$56,138 \$70,021

Job Opportunity S	pecialist	\$32,338	\$38,000	\$55,384
Junior Human Rig		\$32,017	\$36,819	\$42,247
Juvenile Counselor				
	Level I	\$32,338	\$37,189	\$46,820
	Level II	\$37,995	\$43,694	\$51,635
Market Aide		n/a	n/a	n/a
Market Agent		\$32,338	\$37,189	\$45,791
Mental Health Wor	rker	\$26,815	\$30,837	\$33,625
Peer Counselor				
	Level I	See	\$29,276	\$31,820
		footnote		
	Level II	See	\$31,820	\$35,638
		footnote		
	Level II	See	\$36,067	\$40,310
		footnote		
		¢22.220	¢27 100	¢51 625
Personnel Investiga		\$32,338	\$37,189	\$51,635
Precinct Communi	ty Relations Aide Hired After 6/30/86	¢12.15	¢15 10	DUIL
		\$13.15	\$15.12 \$15.10	Per Hour Per Hour
	Hired 7/1/85 – 6/30/86 Hired 7/1/84 – 6/30/85		\$15.19 \$15.25	Per Hour Per Hour
	Hired Before 7/1/84		\$15.23 \$15.34	Per Hour
Precinct Communi		\$15.08	\$13.34 \$17.34	Per Hour
	ty Relations Cordntr.	\$22.56	\$17.34 \$25.94	Per Hour
Principal Children	•	\$22.50 \$51,794	\$59,563	\$71,173
-	on Worker (w/certain	\$46,877	\$53,908	\$65,958
exceptions)	m worker (w/eertam	ψ-10,077	ψ55,700	ψ05,750
	Liaison Worker (OTB)	\$46,877	\$53,908	\$65,958
Principal Correction		\$46,877	\$53,908	\$63,989
Principal Home Ec		\$51,794	\$59,563	\$70,969
Principal Hospital		\$51,794	\$59,563	\$71,120
Principal Human R		\$54,261	\$62,400	\$81,634
-	ts Specialist (CCHR)	\$54,261	\$62,400	\$81,634
Principal Juvenile		\$46,877	\$53,908	\$65,958
Principal Senior Ci		\$46,877	\$53,908	\$63,989
Program Coordina		\$43,589	\$50,127	\$68,250
Program Officer (I	OFTA)	\$44,314	\$50,961	\$63,989
Program Specialist	(Correction)	\$46,877	\$53,908	\$63,989
Research Asst. (Bel	havioral Sciences)	\$32,338	\$37,189	\$49,730
Sanitation Complia	ince Agent	\$26,673	\$30,674	\$33,806
	(Mntl Health Stndrd &			
Services)				
	Level I	\$46,877	\$53,908	\$63,989
	Level II	\$55,643	\$63,989	\$76,773
Sr. Addiction Coun				
	Level I	\$44,997	\$51,746	\$64,811
~	Level II	\$49,495	\$56,919	\$71,290
Sr. Addiction Speci		\$32,338	\$37,189	\$49,730
Sr. Area Services C		\$46,877	\$53,908	\$63,989
Sr. Children's Cou		\$39,818	\$45,791	\$59,503
Sr. Citizen Aide (D	FTA) Hired after 6/30/86	\$9.01	\$10.36	
	Hired 7/1/85 – 6/30/86		\$10.69	
	Hired 7/1/84 – 6/30/85		\$10.96	

Hired Before 7/1/84		\$11.29	
Sr. Citizen Specialist I (DFTA)	\$32,338	\$37,189	\$49,730
Sr. Citizen Specialist II (DFTA)	\$39,818	\$45,791	\$58,090
Sr. Citizen Specialist II (JOP)	\$39,818	\$45,791	\$58,090
Sr. Claim Examiner	\$39,818	\$45,791	\$60,081
Sr. Community Liaison Worker	\$36,190	\$41,618	\$53,908
Sr. Community Liaison Worker (OTB)	\$36,190	\$41,618	\$53,908
Sr. Comm. Organization Spec.(Urban Renewal)	\$51,794	\$59,563	\$71,120
Sr. Consultant (Early Childhood Educ.)	\$55,643	\$63,989	\$76,773
Sr. Consultant (Mntl Hlth Stnds & Serv.) **	\$55,643	\$63,989	\$76,773
Sr. Consultant (Psychiatric Nursing)	\$55,643	\$63,989	\$76,773
Sr. Consultant (Pub. Health Social Wk)	\$55,643	\$63,989	\$76,773
Sr. Counselor (Addiction Treatment)	\$46,877	\$53,908	\$63,989
Sr. Homemaker	\$32,338	\$37,189	\$51,635
Sr. Hospital Care Investigator	\$39,818	\$45,791	\$58,090
Sr. Houseparent ***	\$57,010	$\psi_{-5,7,7,1}$	ψ50,070
Basic Annual Rate	\$39,818	\$45,791	\$58,080
Hourly Basic Rate (1X)	\$12.7130	\$14.6200	\$18.5428
Hourly Overtime Rate (1.5X)	\$19.0700	\$21.9300	\$27.8215
Sr. Human Resources Spec.(incl. spec.)	\$39,818	\$45,791	\$59,503
Sr. Human Resources Tech.(incl. spec.)	\$28,599	\$32,889	\$38,665
Sr. Institutional Teacher (DJJ)**	\$39,818	\$45,791	\$61,783
Sr. Inspector of Ports and Terminals	\$39,818	\$45,791	\$58,090
Sr. Investigator	\$39,818	\$45,791	\$59,503
Sr. Investigator (OTB)	\$39,818	\$45,791	\$59,503
Sr. Juvenile Counselor	\$39,818	\$45,791	\$59,503
Sr. Mental Health Worker	\$27,737	\$31,897	\$37,200
Sr. Program Specialist (Correction)	\$51,794	\$59,563	\$71,120
Sr. Social Worker (HCF) ####	\$42,033	\$48,338	\$60,301
Social Worker ####	\$39,818	\$45,791	\$56,613
Superintendent of Adult Institutions ##	\$51,794	\$59,563	\$76,773
Superintendent of Bridge House	\$39,818	\$45,791	\$58,090
Supervising Area Services Coordinator	\$51,794	\$59,563	\$71,120
Supervising Children's Counselor ####, #####	See	\$53,908	\$65,958
	footnote		
Supervising Claim Examiner	\$46,877	\$53,908	\$66,904
Supervising Correctional Counselor	\$39,818	\$45,791	\$58,090
Suprvsg. Counselor (Add. Treatment)	\$51,794	\$59,563	\$71,120
Supervising Custodian of Children	\$46,877	\$53,908	\$63,989
Supervising Home Economist	\$46,877	\$53,908	\$71,120
Supervising Hospital Care Investigator	\$46,877	\$53,908	\$63,989
Supvsg Human Res. Spec.(incl spec.)	\$46,877	\$53,908	\$65,958
Supervising Human Rights Specialist	\$45,563	\$52,397	\$69,929
Supvsng Human Rights Spec.(CCHR)	\$45,563	\$52,397	\$69,929
Supvsg. Inspector of Ports & Terminals	\$46,877	\$53,908	\$63,989
Supervising Investigator	\$46,877	\$53,908	\$65,958
Supervising Investigator (OTB)	\$46,877	\$53,908	\$65,958
Supervising Mental Health Worker	\$31,941	\$36,732	\$43,252
Suprvsr. (Methadone Treatment Center)	\$51,794	\$59,563	\$71,120
Supervisor of Child Care	\$46,877	\$53,908	\$71,120
Supervisor of Investigations (CCRB)	See	¢50 (90	¢76 107
Survey of Vouth Services (incl. mas)	footnote	\$59,689 \$45,701	\$76,127 \$50,502
Supvsr. of Youth Services (incl. spec.)	\$39,818	\$45,791	\$59,503

Supervisor I (Social Work) ####	\$44,314	\$50,961	\$63,989
Supervisor II (Social Work) ####	\$51,794	\$59,563	\$71,120
Supervisor III (Social Work) ####	\$56,929	\$65,468	\$76,773
Supervisor I (Welfare) ###	\$39,914	\$45,901	\$63,989
Supervisor II (Welfare) ###	\$46,877	\$53,908	\$71,120
Supervisor III (Welfare) ###	\$51,794	\$59,563	\$76,773
Teacher Aide (Day Care Center)	\$24,395	\$28,054	\$31,658
Youth Coordinator (Youth Services)	\$39,818	\$45,791	\$50,882
Youth Services Specialist	\$32,338	\$37,189	\$51,635

- * Sept thru June: not to exceed 15 hours per week
- ** To be deleted

*** Notwithstanding the Equity Panel Award dated November 22, 1994, the annual salary rate for Houseparents and Senior Houseparents shall be based upon a work week of sixty (60) hours.

All time actually worked in a calendar week in excess of forty (40) hours shall be paid at the rate of time and one-half (1.5x) based on the hourly overtime rates set forth in the payable, above.

Employees hired to work a twelve (12) hour day on a per diem basis shall continue to be paid for the first eight (8) hours at straight time (1x) and the remaining fours hours at time and one-half (1.5x) based on the hourly (1x) and hourly overtime (1.5x) rates set forth above.

**** Appointment rate shall be the minimum of the salary range for the Trainee title or the appointee's current salary in the eligible title, whichever is greater. Upon satisfactory completion of one year of training, each Trainee earning below the maximum salary shall continue to be paid \$1,057 effective 4/1/00 and \$1,099 effective 4/1/01. Maturing Trainees are guaranteed an advancement increase of \$1,057 effective 4/1/00 and \$1,099 effective 4/1/00.

See Article III, Section 4, "New Hires"

- ## Pursuant to the 1994 Addendum to the 95-00 Social Services Agreement dated December 9, 1999, the salary of the above-referenced title is equated to the salary of Supervisor III (Welfare) effective July 1, 1994.
- ### Each appointment to this position above the hiring rate will be handled on a case by case basis.
- #### Each appointment to this position at HHC above the hiring rate will be handled on a case by case basis.
- ##### footnote (#) is not applicable
 - + Established by Resolution #98-12 effective November 12, 1998

Section 3. A. General Wage Increase

- **a.** The general wage increases, effective as indicated, shall be:
 - i. Effective July 1, 2005, Employees shall receive a general increase of 3.15%.
 - **ii.** Effective August 1, 2006, Employees shall receive an additional general increase of 2%.
 - iii. Effective February 1, 2007, Employees shall receive an additional general

increase of 4%

- iv. Part-time per annum, part-time per diem Employees (including seasonal appointees), per session and hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive the increases provided in subsections 3B(a)(i) and 3B(a)(ii) on the basis of computations heretofore utilized by the parties for all such Employees.
- **b.** The increases provided for in Section 3B(a) above shall be calculated as follows:
 - i. The general increase in Section 3B(a)(i) shall be based upon the base rates (including salary or incremental salary schedules) of the applicable titles in effect on June 30, 2005;
 - **ii.** The general increase in Section 3B(a)(ii) shall be based upon the base rates (including salary or incremental salary schedules) of the applicable titles in effect on July 31, 2006.
 - iii. The general increase in Section 3B(a)(iii) shall be based upon the base rates (including salary or incremental salary schedules) of the applicable titles in effect on January 31, 2004.
- c.
- i. The general increases provided for in this Section 3 shall be applied to the base rates, incremental salary levels, and the minimum "hiring rate" and "incumbent rate" and maximum rates (including levels), for the applicable titles.
- **ii.** The general increases provided for in this Section 3 a. i., 3 a. ii., and 3 a. iii, shall be applied to the following "additions to gross:" uniform allowances, equipment allowances, transportation allowances, uniform maintenance allowances, assignment differentials, service increments, longevity differentials, longevity increments, advancement increases, assignment (level) increases, and experience, certification, educational, license, evening, or night shift differentials.

Section 4. New Hires.

a. The appointment rate for an employee newly hired on or after July 1, 2005 and appointed at a reduced hiring rate shall be the applicable minimum "hiring rate" set forth in subsections 2(a)(i)(1), 2(b)(i)(1) and 2(c)(i)(1). On the two year anniversary of the employee's original date of appointment, such employee shall be paid the indicated minimum "incumbent rate" for the applicable title that is in effect on such two year anniversary as set forth in subsection 2(a)(i)(2), 2(b)(i)(2) and 2(c)(i)(2) of this Article III.

- **b. i.** For a title subject to an incremental pay plan, the employee shall be paid the appropriate increment based upon the employee's length of service. Section 2 of this Article III reflects the correct amounts and has been adjusted in accordance with the provisions of Section 3(c)(i) of this Article III.
 - **ii.** Employees who change titles or levels before attaining two years of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.

c. For the purposes of Sections 4(a) and 4(b), employees 1) who were in active pay status before July 1, 2005, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsections 2(a)(i)(2), 2(b)(i)(2) and 2(c)(i)(2) of this Article III:

- i. Employees who return to active status from an approved leave of absence.
- **ii.** Employees in active status (whether full or part-time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
- **iii.** Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
- **iv.** Provisional employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
- v. Permanent employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
- vi. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
- vii. A provisional employee who is appointed directly from one provisional appointment to another.
- viii. For employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 4. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in Article VI of this Agreement.

d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsection 4.

Section 5.

Each general increase provided herein, effective as of each indicated date, shall be applied to the rate in effect on the date as specified in Section 3 of this Article. In the case of a promotion or other advancement to the indicated title on the effective date of the general increase specified in Section 3 of this Article, such general increase shall not be applied, but the general increase, if any, for the title formerly occupied, effective on the date indicated shall be applied.

Section 6.

In the case of an Employee on leave of absence without pay the salary rate of such Employee shall be changed to reflect the salary adjustments specified in Article III.

Section 7.

a. A person permanently employed by the Employer who is appointed or promoted on a permanent, provisional, or temporary basis in accordance with the Personnel Rules and Regulations of the City of New York or, where the Personnel Rules and Regulations of the City of New York are inapplicable to a public employer, such other Rules or Regulations as are applicable to the public employer, without a break in service to any of the following title(s) from another title in the direct line of promotion or from another title in the Career and Salary Plan, the minimum rate of which is exceeded by at least 8 percent by the minimum rate of the title to which appointed or promoted, shall receive upon the date of such appointment or promotion either the minimum basic salary for the title to which such appointment or promotion is made, or the salary received or receivable in the lower title plus the specified advancement increase, whichever is greater:

TITLE	7/1/05	8/1/06	2/1/07
Addiction Counselor Level I	\$1,219	\$1,243	\$1,293
Addiction Specialist (incl approved spec)	\$1,111	\$1,133	\$1,178
Administrator of Youth Services (incl spec)	\$1,661	\$1,694	\$1,762
Area Services Coordinator	\$1,219	\$1,243	\$1,293
Assistant Administrator of Youth Services	\$1,444	\$1,473	\$1,532
Assistant Supervisor of Youth Services (incl spec)	\$1,163	\$1,186	\$1,233
Associate Claim Examiner *	\$1,444	\$1,473	\$1,532
Associate Correctional Counselor Level I	\$1,219	\$1,243	\$1,293
Associate Fraud Investigator	\$1,444	\$1,473	\$1,532
Associate Human Rights Specialist	\$1,444	\$1,473	\$1,532
Associate Inspector (DCA)Level I	\$1,444	\$1,473	\$1,532
Associate Investigator	\$1,219	\$1,243	\$1,293
Associate Juvenile Counselor Level I	\$1,219	\$1,243	\$1,293
Associate Market Agent	\$1,219	\$1,243	\$1,293
Associate Personnel Investigator	\$1,219	\$1,243	\$1,293
Caseworker	\$1,111	\$1,133	\$1,178
Child Protective Specialist Supervisor Level I	\$1,887	\$1,925	\$2,002

Child Welfare Specialist Supervisor Level I	\$1,887	\$1,925	\$2,002
Claim Specialist Level II	\$1,444	\$1,473	\$1,532
Community Associate	\$1,163	\$1,186	\$1,233
Community Coordinator (with certain exceptions)	\$1,331	\$1,358	\$1,412
Community Liaison Worker	\$1,111	\$1,133	\$1,178
Community Liaison Worker (JOP)	\$1,111	\$1,133	\$1,178
Community Liaison Worker (OTB)	\$1,111	\$1,133	\$1,178
Community Organization Specialist (Urban Renewal)	\$1,444	\$1,473	\$1,532
Consultant (Day Camp)	\$1,661	\$1,694	\$1,762
Consultant (Early Childhood Education)	\$1,661	\$1,694	\$1,762
Consultant (Public Health Social Work)	\$1,661	\$1,694	\$1,762
Correctional Counselor	\$1,111	\$1,133	\$1,178
Correctional Standards Review Specialist Level I	\$1,111	\$1,133	\$1,178
Counselor (Addiction Treatment)	\$1,219	\$1,243	\$1,293
Head Juvenile Counselor	\$1,661	\$1,694	\$1,762
Human Resources Specialist (incl approved spec)	\$1,111	\$1,133	\$1,178
Human Resources Technician (incl approved spec)	\$996	\$1,016	\$1,057
Inspector (DCA)	\$1,331	\$1,358	\$1,412
Principal Children's Counselor	\$1,661	\$1,694	\$1,762
Principal Community Liaison Worker (w/certain exceptions)	\$1,444	\$1,473	\$1,532
Principal Community Liaison Worker (OTB)	\$1,444	\$1,473	\$1,532
Principal Consumer Affairs Inspector *, ***	\$1,661	\$1,694	\$1,762
Principal Correctional Counselor *	\$1,275	\$1,301	\$1,353
Principal Home Economist	\$1,661	\$1,694	\$1,762
Principal Hospital Care Investigator	\$1,661	\$1,694	\$1,762
Principal Human Rights Specialist	\$1,828	\$1,865	\$1,940
Principal Juvenile Counselor *	\$1,444	\$1,473	\$1,532
Senior Addiction Counselor Level I	\$1,714	\$1,748	\$1,818
Senior Addiction Specialist (incl approved spec)	\$1,111	\$1,133	\$1,178
Senior Area Services Coordinator	\$1,444	\$1,473	\$1,532
Senior Children's Counselor	\$1,219	\$1,243	\$1,293
Senior Citizen Specialist II (DFTA)	\$1,219	\$1,243	\$1,293
Senior Citizen Specialist II	\$1,219	\$1,243	\$1,293
Senior Claim Examiner	\$1,444	\$1,473	\$1,532
Senior Community Liaison Worker	\$1,331	\$1,358	\$1,412
Senior Community Liaison Worker (OTB)	\$1,331	\$1,358	\$1,412
Senior Community Organization Specialist (Urban Renewal)	\$1,661	\$1,694	\$1,762
Senior Consultant (Early Childhood Education)	\$1,661	\$1,694	\$1,762
Senior Consultant (Mental Health Standards & Services)	\$1,661	\$1,694	\$1,762
Senior Consultant (Psychiatric Nursing)	\$1,661	\$1,694	\$1,762
Senior Consultant (Public Health Social Work)	\$1,661	\$1,694	\$1,762
Senior Consumer Affairs Inspector	\$1,331	\$1,358	\$1,412
Senior Counselor (Addiction Treatment)	\$1,444	\$1,473	\$1,532
Senior Homemaker	\$1,111	\$1,133	\$1,178
Senior Hospital Care Investigator	\$1,219	\$1,243	\$1,293
Senior Houseparent	\$1,219	\$1,243	\$1,293
Senior Human Resources Specialist (incl spec)	\$1,444	\$1,473	\$1,532
Senior Human Resources Technician (incl spec)	\$1,053	\$1,074	\$1,117
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Senior Inspector of Ports and Trade	\$1,331	\$1,358	\$1,412
Senior Investigator	\$1,219	\$1,243	\$1,293
Senior Investigator (OTB)	\$1,219	\$1,243	\$1,293
Senior Juvenile Counselor *	\$1,219	\$1,243	\$1,293
Senior Mental Health Worker	\$1,111	\$1,133	\$1,178
Senior Social Worker	\$1,119	\$1,141	\$1,187
Social Worker **	\$1,219	\$1,243	\$1,293
Superintendent of Adult Institutions	\$1,661	\$1,694	\$1,762
Superintendent of Bridge House	\$1,331	\$1,358	\$1,412
Supervising Area Services Coordinator	\$1,661	\$1,694	\$1,762
Supervising Claim Examiner	\$1,499	\$1,529	\$1,590
Supervising Consumer Affairs Inspector	\$1,444	\$1,473	\$1,532
Supervising Correctional Counselor *	\$1,219	\$1,243	\$1,293
Supervising Counselor (Addiction Treatment)	\$1,661	\$1,694	\$1,762
Supervising Custodian of Children	\$1,444	\$1,473	\$1,532
Supervising Home Economist	\$1,444	\$1,473	\$1,532
Supervising Hospital Care Investigator	\$1,444	\$1,473	\$1,532
Supervising Human Resources Specialist (incl spec)	\$1,661	\$1,694	\$1,762
Supervising Human Rights Specialist	\$1,608	\$1,640	\$1,706
Supervising Inspector of Ports & Trade	\$1,444	\$1,473	\$1,532
Supervising Investigator	\$1,444	\$1,473	\$1,532
Supervising Investigator (OTB)	\$1,444	\$1,473	\$1,532
Supervising Mental Health Worker	\$1,331	\$1,358	\$1,412
Supervisor (Methadone Treatment Center)	\$1,661	\$1,694	\$1,762
Supervisor of Youth Services (incl spec)	\$1,219	\$1,243	\$1,293
Supervisor I (Social Work)	\$1,219	\$1,243	\$1,293
Supervisor II (Social Work)	\$1,444	\$1,473	\$1,532
Supervisor III (Social Work)	\$1,661	\$1,694	\$1,762
Supervisor I (Welfare)	\$1,219	\$1,243	\$1,293
Supervisor II (Welfare)	\$1,444	\$1,473	\$1,532
Supervisor III (Welfare)	\$1,661	\$1,694	\$1,762
Youth Services Specialist	\$1,111	\$1,133	\$1,178
NOTE.			

NOTE:

To be deleted when vacant

** An advancement increase shall be paid to employees in the title of Caseworker who are appointed to the title of Social Worker.

*

*** An advancement increase shall be paid to employees in the title of Supervising Consumer Affairs Inspector who are appointed to the title of Principal Consumer Affairs Inspector.

b. An Employee assigned to a higher assignment *level* shall receive as of the effective date of such assignment, either the appointment rate for the assigned *level* or the rate received in the former *level* plus the specified level increase set forth below, whichever is greater.

TITLE	7/1/05	8/1/06	2/1/07
Addiction Counselor Level II	\$1,427	\$1,456	\$1,514
Associate Claim Examiner Level II **	\$1,499	\$1,529	\$1,590
Associate Correctional Counselor Level II	\$1,275	\$1,301	\$1,353
Associate Fraud Investigator Level II	\$1,661	\$1,694	\$1,762

Associate Human Rights Specialist Level II	\$1,828	\$1,865	\$1,940
Associate Inspector(DCA) Level II	\$1,661	\$1,694	\$1,762
Associate Investigator Level II	\$1,444	\$1,473	\$1,532
Associate Juvenile Counselor Level II	\$1,444	\$1,473	\$1,532
Associate Market Agent Level II	\$1,444	\$1,473	\$1,532
Associate Personnel Investigator Level II	\$1,444	\$1,473	\$1,532
Child Protective Specialist Supervisor Level II	\$1,887	\$1,925	\$2,002
Child Welfare Specialist Supervisor Level II	\$1,887	\$1,925	\$2,002
Claim Specialist Level III	\$1,499	\$1,529	\$1,590
Consultant (Early Childhood Education) Level II	\$1,661	\$1,694	\$1,762
Contract Specialist Level II	\$1,444	\$1,473	\$1,532
Correctional Standards Review Specialist Level II	\$1,219	\$1,243	\$1,293
Fraud Investigator Level II	\$1,219	\$1,243	\$1,293
Homemaker Level II	\$1,111	\$1,133	\$1,178
Inspector (DCA) Level II	\$1,331	\$1,358	\$1,412
Institutional Teacher Level II	\$1,219	\$1,243	\$1,293
Juvenile Counselor Level II	\$1,111	\$1,133	\$1,178
Senior Addiction Counselor Level II	\$2,142	\$2,185	\$2,272
Special Consultant (Mntal Hlth Stnds & Serv) Level II	\$1,661	\$1,694	\$1,762

* Level Increase - Denotes payment due to assignment to a higher level within a title.

c. If a class of positions is reclassified by the Department of Personnel, advancement increase(s) for the affected class of positions set forth in Section 7(a) shall be deemed to be level increase(s), as appropriate.

Section 8. Longevity Increment:

- **a.** Employees with 15 years or more of "City" service in pay status shall receive a longevity increment of \$800 per annum, except those eligible for a longevity differential pursuant to section 9 below shall not be eligible to receive this longevity increment unless specifically entitled.
- **b.** The rules for eligibility for the longevity increment described above in Section 8(a) shall be set forth in Appendix A of this Agreement and are incorporated by reference herein.
- **c.** The provisions of Section 3(c)(ii) of this Agreement shall not apply to the longevity increment set forth in this Section 8.

Section 9. Longevity Differential:

a. Employees in the titles indicated below shall be entitled to the following longevity differentials based on service within the appropriate *occupational group*:

^{**} To be deleted when vacant

i. Effective July 1, 2005

TITLE Sr. Social Worker Social Worker Supervisor I, II, III (Social Work)	After 1 Year of Service \$715	After 3 Year of Service \$1,428	s After 5 Years of Service \$2,142	s After 7 ½ Years of Service \$3,000	After 15 Years of Service \$4,145
Associate Juvenile Counselor Level I, II * Caseworker * Child Protective Specialist Level I, II *** Child Protective Specialist Supervisor Level I, II **** Child Welfare Specialist Level I, II *** Child Welfare Specialist Supervisor Level I, II **** Head Juvenile Counselor * Institutional Teacher (DJJ) Investigator (HRA ONLY) * Juvenile Counselor *, ** Sr. Investigator (HRA ONLY) * Sr. Juvenile Counselor *, ** Supervising Investigator (HRA ONLY) * Supervisor I, II, III (Welfare) *	\$715	\$1,428	\$2,142	\$3,000	*
Associate Claim Examiner ** Associate Fraud Investigator Associate Human Rights Specialist Associate Investigator Associate Personnel Investigator Claim Examiner ** Claim Specialist Level I, II, III Consultant(MHSS) ** Consultant(Day Camp) Consultant(PHSW) Consultant (ECE) Level I, II Field Investigator Spec. (Law Dept.) Fraud Investigator Fraud Investigator(DOSS) Human Rights Specialist Human Rights Specialist Junior Human Rights Specialist	\$693	\$1,386	\$2,082	\$2,913	*
Personnel Investigator Principal Human Rights Specialist Principal Human Rights Specialist(CHR) Senior Claim Examiner Senior Consultant(ECE) * Senior Consultant(MHSS) *, ** Senior Consultant(PHS) * Senior Consultant(PHS) *	\$693	\$1,386	\$2,082	\$2,913	*

Level I, II Sr. Investigator (ALL AGENCIES) Supervising Claim Examiner Supervising Human Rights Specialist Supervising Human Rights Specialist(CHR)					
Supervising Investigator (ALL AGENCIES) Hospital Care Investigator * Principal Hospital Care Investigator * Sr. Hospital Care Investigator * Supervising Hospital Care Investigator *	N/A	N/A	N/A	\$856	
ii. Effective August 1, 2006 TITLE	After 1 Year	After 3 Years	After 5 Years	After 7 ½ Years	After 15 Yea
Sr. Social Worker Social Worker Supervisor I, II, III (Social Work)	of Service \$729	of Service \$1,457	of Service \$2,185	of Service \$3,060	of Service \$4,228
Associate Juvenile Counselor Level I, II * Caseworker * Child Protective Specialist Level I, II *** Child Protective Specialist Supervisor Level I, II ****	\$729	\$1,457	\$2,185	\$3,060	*
Child Welfare Specialist Level I, II *** Child Welfare Specialist Supervisor Level I, II **** Head Juvenile Counselor * Institutional Teacher (DJJ) Investigator (HRA ONLY) *					
Juvenile Counselor * Principal Juvenile Counselor *, ** Sr. Investigator (HRA ONLY) * Sr. Juvenile Counselor *, ** Supervising Investigator (HRA ONLY) * Supervisor I, II, III (Welfare) *					
Associate Claim Examiner ** Associate Fraud Investigator Associate Human Rights Specialist Associate Investigator Associate Personnel Investigator Claim Examiner ** Claim Specialist Level I, II, III Consultant(MHSS) ** Consultant(Day Camp)	\$707	\$1,414	\$2,124	\$2,971	
Consultant(Day Camp) Consultant(PHSW) Consultant (ECE) Level I, II Field Investigator Spec. (Law Dept.)					

Fraud Investigator					
Fraud Investigator(DOSS)					
Human Rights Specialist					
Human Rights Specialist(CHR)					
Investigator					
Junior Human Rights Specialist					
Personnel Investigator					
Principal Human Rights Specialist					
Principal Human Rights Specialist(CHR)					
Senior Claim Examiner					
Senior Consultant(ECE) *					
Senior Consultant(MHSS) *, **	\$707	\$1,414	\$2,124	\$2,971	*
Senior Consultant(PHS) *					
Senior Consultant(Psy.Nursing) *					
Special Consultant(Mntl Health Stndrd &					
Services) Level I, II					
Sr. Investigator (ALL AGENCIES)					
Supervising Claim Examiner					
Supervising Human Rights Specialist					
Supervising Human Rights Specialist(CHR)					
Supervising Investigator (ALL AGENCIES)					
Hospital Care Investigator *	N/A	N/A	N/A	\$873	
Principal Hospital Care Investigator *					
Sr. Hospital Care Investigator *					
Supervising Hospital Care Investigator *					
* Shall be eligible to receive the Longevity Increment	set forth in A	rticle III, Sect	tion 8		

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iii. Effective February 1, 2007 TITLE Sr. Social Worker Social Worker Supervisor I, II, III (Social Work)	After 1 Year of Service \$758	After 3 Years of Service \$1,515	After 5 Years of Service \$2,272	After 7 ½ Years of Service \$3,182	After 15 Years of Service \$4,397
Associate Juvenile Counselor Level I, II * Caseworker * Child Protective Specialist Level I, II *** Child Protective Specialist Supervisor Level I, II **** Child Welfare Specialist Level I, II *** Child Welfare Specialist Supervisor Level I, II **** Head Juvenile Counselor * Institutional Teacher (DJJ) Investigator (HRA ONLY) * Juvenile Counselor * Principal Juvenile Counselor *, ** Sr. Investigator (HRA ONLY) * Sr. Juvenile Counselor *, ** Supervising Investigator (HRA ONLY) *	\$758	\$1,515	\$2,272	\$3,182	*

Supervisor I, II, III (Welfare) * Job Opportunity Specialist (see: note) Associate Job Opportunity Specialist (see: note)

Note: Section 9. applies prospectively to employees in the titles of Job Opportunity Specialist and Associate Job Opportunity Specialist (I, II, III). For the purpose of computing credited service for incumbent employees, eligibility shall be based on time in City service. For new appointments thereafter, eligibility for the longevity differentials shall be based on service within the appropriate *occupational group*. This schedule shall be in lieu of any other "additions-to-gross" provided under any other applicable collective bargaining Unit Agreement (exclusive of the Citywide Agreement) that may have been payable to employees in the affected titles.

Associate Claim Examiner ** Associate Fraud Investigator Associate Human Rights Specialist Associate Investigator Associate Personnel Investigator Claim Examiner ** Claim Specialist Level I, II, III Consultant(MHSS) ** Consultant(Day Camp) Consultant(Day Camp) Consultant (ECE) Level I, II Field Investigator Spec. (Law Dept.) Fraud Investigator OSS Human Rights Specialist Human Rights Specialist Human Rights Specialist Personnel Investigator Principal Human Rights Specialist Principal Human Rights Specialist(CHR) Senior Claim Examiner	\$735	\$1,471	\$2,209	\$3,090	
Senior Consultant(ECE) * Senior Consultant(MHSS) *, ** Senior Consultant(PHS) * Senior Consultant(PSy.Nursing) * Special Consultant(Mntl Health Stndrd & Services) Level I, II Sr. Investigator (ALL AGENCIES) Supervising Claim Examiner Supervising Human Rights Specialist Supervising Human Rights Specialist Supervising Human Rights Specialist(CHR)	\$735	\$1,471	\$2,209	\$3,090	*
Supervising Investigator (ALL AGENCIES) Hospital Care Investigator * Principal Hospital Care Investigator * Sr. Hospital Care Investigator * Supervising Hospital Care Investigator *	N/A	N/A	N/A	\$908	

* Shall be eligible to receive the Longevity Increment set forth in Article III, Section 8

b. Employees in the titles indicated below shall be entitled to the following longevity differentials based on service in the indicated *title*:

	After 2 Years of Service	After 5 Years of Service	After 7 Years of Service	s After 15 Years of Service
(1) Consumer Affairs Inspector Inspector (Consumer Affairs) Level I	\$357	\$715	\$1,072	*
(2) Inspector (Consumer Affairs) Level II Senior Consumer Affairs Inspector	\$428	\$855	\$1,284	*
(3) Associate Inspector (Consumer Affairs) Level I Supervising Consumer Affairs Inspector	\$501	\$1,000	\$1,501	*
(4) Associate Inspector (Consumer Affairs) Level II Principal Consumer Affairs Inspector	\$571	\$1,141	\$1,713	*
(5) Market Aide Sanitation Compliance Agent	\$348	\$693	\$1,041	*
(6) Market Agent	\$417	\$831	\$1,247	*
(7) Associate Market Agent Level I	\$485	\$972	\$1,456	*
(8) Associate Market Agent Level II	\$553	\$1,110	\$1,664	*

* Shall be eligible to receive the Longevity Increment set forth in Article III, Section 8

Effective August 1, 2006 ii.

Effective July 1, 2005

i.

	After 2 Years of Service	After 5 Years of Service	After 7 Year of Service	s After 15 Years of Service
(1) Consumer Affairs Inspector Inspector (Consumer Affairs) Level I	\$364	\$729	\$1,093	*
(2) Inspector (Consumer Affairs) Level II Senior Consumer Affairs Inspector	\$437	\$872	\$1,310	*
(3) Associate Inspector (Consumer Affairs) Level I Supervising Consumer Affairs Inspector	\$511	\$1,020	\$1,531	*
(4) Associate Inspector (Consumer Affairs) Level II Principal Consumer Affairs Inspector	\$582	\$1,164	\$1,747	_ *
(5) Market Aide Sanitation Compliance Agent	\$355	\$707	\$1,062	_ *
(6) Market Agent	\$425	\$848	\$1,272	_ *
(7) Associate Market Agent Level I	\$495	\$991	\$1,485	*
(8) Associate Market Agent Level II	\$564	\$1,132	\$1,697	*

Shall be eligible to receive the Longevity Increment set forth in Article III, Section 8

iii. Effective February 1, 2007

of Service of Service

After 2 Years After 5 Years After 7 Years After 15 Years of Service of Service

(1) Consumer Affairs Inspector Inspector (Consumer Affairs) Level I	\$379	\$758	\$1,137	*	
(2) Inspector (Consumer Affairs) Level II Senior Consumer Affairs Inspector	\$454	\$907	\$1,362	*	
(3) Associate Inspector (Consumer Affairs) Level I Supervising Consumer Affairs Inspector	\$531	\$1,061	\$1,592	*	
(4) Associate Inspector (Consumer Affairs) Level II Principal Consumer Affairs Inspector	\$605	\$1,211	\$1,817	*	
(5) Market Aide Sanitation Compliance Agent	\$369	\$735	\$1,104	*	
(6) Market Agent	\$442	\$882	\$1,323	*	
(7) Associate Market Agent Level I	\$515	\$1,031	\$1,544	*	
(8) Associate Market Agent Level II	\$587	\$1,177	\$1,765	*	

* Shall be eligible to receive the Longevity Increment set forth in Article III, Section 8

c. The Longevity Differentials set forth in this Section 9 shall not become part of the basic salary rate and shall not be pensionable until they have been received by the Employee for two years. The longevity shall be effective on the January 1st, April 1st, July 1st, or October 1st immediately following the Employee's anniversary date.

Section 10 - Assignment Differentials:

a. The Employer agrees to pay the following per annum assignment differentials to Senior Homemakers and Homemakers Level II assigned additional duties of a supervisory or administrative nature:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$1,278	\$1,304	\$1,356

b. Health and Hospitals Corporation Only:

- i. A differential in an amount equal to the advancement increase to Senior Hospital Care Investigator shall continue to be provided to each incumbent in the titles of Senior Hospital Care Investigator and Supervising Hospital Care Investigator who is regularly assigned to the Health and Hospitals Corporation Central Office Training and Liaison Unit.
- **ii.** Assignment differentials shall be paid to employees in the Hospital Care Investigator occupational group who are assigned to the Central Support Group. Such differential shall be in addition to any other differential paid pursuant to this Section 10 and shall

continue for the period of such assignment. The pro-rated annual amounts for this differential are:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$465	\$474	\$493

c. Assignment differentials shall be paid to Employees in the title of Community Assistant in the pro-rata annual amount listed below who are assigned the following duties:

i. For Supervisory Responsibility:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$465	\$474	\$493

ii. For Senior Supervisory Responsibility:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$926	\$945	\$983

d. Employees in the Mental Health Worker occupational group who are assigned on a full-time basis to a correctional prison facility shall be paid a differential in the pro-rated annual amounts indicated below:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$694	\$708	\$736

e. An Employee who is on the payroll as of May 1, 1979 in the title(s) Social Worker, Supervisor I, Supervisor II, Supervisor III and who is assigned by the Department of Health to a Department of Correction prison facility shall receive a differential in the pro-rated annual amounts listed below: In addition, up to fourteen (14) additional Employees in titles covered by this Agreement who are assigned to Riker's Island on a full-time basis shall be deemed eligible for the above-cited assignment differential based upon seniority in such assignment.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$1,203	\$1,227	\$1,276

f. Employees in the titles of Juvenile Counselor, Associate Juvenile Counselor, Senior Juvenile Counselor, Principal Juvenile Counselor, and Head Juvenile Counselor who have valid New York State driver's licenses *and are required to drive* shall receive pro-rated annual differentials as follows:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$579	\$591	\$615

g. Caseworkers, Social Workers, Supervisors I, II and III employed in the Administration for Children's Services (formerly Child Welfare Administration/HRA) Field Offices and in specific units authorized and funded pursuant to the Equity Panel Reports dated September 13, 1983, May 27, 1986 and November 22, 1994): Confidential Investigations Unit, Emergency Children's Services, the Office of Case Management, the Office of Adoption and Placement Services, the Division of Adoption and Foster Care Services, Congregate Care and Auxiliary Services shall receive an assignment differential in the pro-rated annual amounts listed below.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$1,730	\$1,765	\$1,836

h. Pursuant to the terms set forth in the letter agreement entitled "SSC Reorganization" (dated December 29, 1987) employees of the Child Welfare Administration in the titles indicated below who are specifically assigned to Protective/Diagnostic, Family Services, Preventive Services, and Court Ordered Supervision Units shall receive an assignment differential in the pro-rated annual amounts listed below:

Title:	Effective July 1, 2005	Effective August 1, 2006	Effective February 1, 2007
Caseworker	\$1,472	\$1,501	\$1,561
Social Worker	\$2,163	\$2,206	\$2,294
Supervisor I (Welfare)	\$2,163	\$2,206	\$2,294
Supervisor II (Welfare)	\$2,377	\$2,425	\$2,522
Supervisor III (Welfare)	\$2,593	\$2,645	\$2,751
Supervisor I (Social Work)	\$2,163	\$2,206	\$2,294
Supervisor II (Social Work)	\$2,377	\$2,425	\$2,522
Supervisor III (Social Work)	\$2,593	\$2,645	\$2,751

i. An assignment differential in the pro rata annual amount set forth below shall be paid to Employees in the titles listed below who are assigned to work in shelters in Family and Adult Services, Crisis Intervention Services, and the Emergency Assistance Units of HRA/DHS, in positions either with direct client contact or responsible for the supervision of Employees with direct client contact. Effective July 1, 1990, this assignment differential was extended to positions in the Crisis Unit, Family Hotel Program, and Single Room Occupancy Program assigned to positions with direct client contact or with supervision of employees with direct client contact.

Eligible Titles

Senior Human Resources Specialist
Senior Human Resources Technician
Social Worker
Supervising Human Resources Specialist
Supervisor I, II, III
-

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$1,297	\$1,323	\$1,376

j. An assignment differential in the pro rata annual amount set forth below shall be paid to those Employees of HRA assigned to Caseworker, Social Worker, and Supervisor I, II, III positions in Protective Service for Adults Units.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$3,200	\$3,264	\$3,395

k. An assignment differential in the pro rata annual amount set forth below shall be paid to those Investigators assigned to work as "Vault Inspectors" in the Finance Department.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$2,477	\$2,527	\$2,628

1. An assignment differential in the pro-rata annual amounts listed below shall be paid to Employees of HRA serving in the positions of Senior Center Director provided that they were so serving as of July 19, 1983; continued to serve as of December 13, 1984; and have not been appointed to the Civil Service title of Supervisor II (Welfare).

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$1,203	\$1,227	\$1,276

m. An assignment differential in the pro-rata annual amounts listed below shall be paid to Community Assistants employed by the Department of Sanitation while assigned to the Lot Cleaning Program.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$746	\$761	\$791

n. An assignment differential in the pro-rata annual amounts listed below shall be paid to Assistant Community Liaison Workers and Community Liaison Workers while assigned to the Department of Housing Preservation and Development as compensation for the loss of promotional opportunities.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$746	\$761	\$791

o. Unless otherwise specified in this Agreement, the assignment differentials listed in this Section 10 shall be continued only during the period of such assignment. In the event that an affected Employee is removed from such assignment, the assignment differential shall be discontinued. The payment of such differential shall not be considered as a promotion or change of title.

Section 11. Merit Increases

The Employer agrees to notify the Union of its intent to grant merit increases.

Section 12. Uniform Allowance:

a. A uniform allowance in the annual amounts listed below shall be provided for Employees in the Homemaker occupational group and the title Home Aide who are required to wear a uniform:

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$126	\$129	\$134

b. i. The Department of Health will supply Employees, who are required to wear a uniform, with a uniform. The uniform shall consist of not less than 2 shirts, 2 pairs of pants, 2 sets of long johns, 1 helmet, 1 pair of work shoes, 1 pair of work gloves, 1 rain slicker and a lined winter coat.

ii. No Employee shall be disciplined for reporting to work without an adequate uniform if that portion of his uniform which is missing was not issued by the Department or if a portion of said uniform is no longer functional for its prescribed purpose due to wear or job related damage. The Department will replace said uniform as soon as practicable.

iii. The Department shall maintain a varying supply of uniforms to cover the different sizes needed by its employees.

iv. First aid kits and heavy-duty cleaning facilities shall be provided at each work site for employees who work in the field. The hand cleaning facilities shall be adequate for cleanup after dealing with poisons and litter.

c. A uniform allowance in the pro-rata annual amount set forth below shall be provided

to those Employees of the Department of Sanitation in the titles of Community Assistant, Community Associate and Community Coordinator assigned to the Lot Cleaning Program and required to wear uniforms.

TITLE	7/1/2005	8/1/2006	2/1/2007
Community Assistant	\$531	\$542	\$564
Community Associate	\$317	\$323	\$336
Community Coordinator	\$317	\$323	\$336

d. A uniform allowance in the pro-rata annual amount set forth below shall be provided to those employees of the Department of Sanitation in the title of Sanitation Compliance Agent.

Effective	Effective	Effective
July 1, 2005	August 1, 2006	February 1, 2007
\$515	\$525	\$546

Section 13.

Persons reinstated to a title included in this Agreement shall receive, effective as of the date of such reinstatement, either the individual rate last received in such a position, or the minimum as of the date of reinstatement for the title to which reinstated, whichever of these alternative rates is higher.

Section 14. Training Fund:

A training fund contribution shall be paid in the amount of twenty-five (\$25) dollars per annum to the District Council 37 Educational Fund on behalf of each Employee in the titles listed below:

Addiction Specialist (including approved specialties) Assistant Community Liaison Worker **Assistant Superintendent of Bridge House Assistant Youth Services Specialist Case Aide Community Assistant Community Liaison Trainee Community Service Aide Correctional Aide Home Aide** Homemaker Human Resources Aide Human Resources Technician (including approved specialties) **Mental Health Worker** Senior Human Resources Technician (including approved specialties) **Senior Mental Health Worker Supervising Mental Health Worker** Teacher Aide (Day Care Center)

Employees of non-Mayoral agencies shall be covered by such contribution provided the affected

agency elects to have its Employees so covered and becomes an employer party to the agreement between the City and the Union, dated July 13, 1971, concerning the District Council 37 Education Fund.

This Section shall be subject to the waiver in Article IV, Section 1(b) and 1(c) of this Agreement.

Section 15. Annuity Fund.

- **a.** Effective July 1, 2005, the Employer shall continue to contribute to an existing annuity fund on behalf of full-time per annum and full-time per diem Employees, on a twenty-eight (28) day cycle basis, a pro-rata daily contribution for each paid working day which amount shall not exceed \$478 for each Employee in full pay status in the prescribed twelve (12) month period, subject to the terms of a signed supplemental agreement approved by the Corporation Counsel. For Employees who work less than the number of hours for their full-time equivalent title, the employer shall pay into the fund, on a twenty-eight (28) day cycle basis, a pro-rata daily contribution calculated against the number of hours associated with their full time equivalent title, which amount shall not exceed \$478 per annum for each Employee in full pay status in the prescribed twelve (12) month period.
- **b.** For Employees who work a compressed work week, the Employer shall pay into the fund, on a twenty-eight (28) day cycle basis, a pro-rata daily contribution for each set of paid working hours which equate to the daily number of hours that title is regularly scheduled to work, which amount shall not exceed \$478 per annum for each Employee in full-pay status in the prescribed twelve (12) month period.
- c. For those Employees who are appointed on a seasonal basis, the Employer shall pay into the fund, on a twenty-eight (28) day cycle basis, a pro-rata daily contribution for each paid working day, which amount shall not exceed \$478 per annum for each Employee in full pay status in the prescribed twelve (12) month period.

d. CONTRIBUTIONS:

For the purpose of Section 15(a), excluded from paid working days are all scheduled days off, all days in non-pay status, and all paid overtime. "All days in non-pay status" as used in this Section 15(d) shall be defined as including, but not limited to, the following:

- (1) time on preferred or recall lists;
- (2) time on the following approved unpaid leaves:
 - (a) maternity/child care leave;
 - (b) military leave;

- (c) unpaid time while on jury duty;
- (d) unpaid leave for union business pursuant to Executive Order 75;
- (e) unpaid leave pending workers' compensation determination;
- (f) unpaid leave while on workers' compensation option 2;
- (g) approved unpaid time off due to illness or exhaustion of paid sick leave;
- (h) approved unpaid time off due to family illness; and
- (i) other pre-approved leaves without pay;
- (3) time while on absence without leave;
- (4) time while on unapproved leave without pay; or
- (5) time while on unpaid suspensions.

e. **DEFINITIONS**:

"scheduled days off" shall mean: An Employee's regular days off ("RDOs"). For example, Saturday and Sunday would be the scheduled days off for a full-time per annum employee working a Monday through Friday schedule.

f. Effective March 2, 2008, the per annum amount shall be increased by \$206.00 for a total of \$684.00 per annum for each Employee in full pay status in the prescribed twelve (12) month period.

ARTICLE IV - WELFARE FUND

Section 1.

- a. In accordance with the election by the Union pursuant to the provisions of Article XIII of the Citywide Agreement between the City of New York and related public employers and District Council 37, AFSCME, AFL-CIO, the Welfare Fund provisions of the 1995-2001 Citywide Agreement, as amended or any successor agreement(s) thereto, shall apply to Employees covered by this Agreement.
- **b.** When an election is made by the Union pursuant to the provisions of Article XIII, Section 1 (b), of the Citywide Agreement between the City of New York and related public employers and District Council 37, AFSCME, AFL-CIO, the provisions of Article XIII, Section 1 (b) of the 1995-2001 Citywide Agreement, as amended or any successor agreement(s) thereto, shall apply to Employees in the titles listed below, and when such election is made, the Union

hereby waives its right to training, education and/or legal services contributions provided in this Agreement, if any. In no case shall the single contribution provided in Article XIII, Section 1(b) of the 1995-2001 Citywide Agreement, as amended or any successor agreement(s) thereto, exceed the total amount that the Union would have been entitled to receive if the separate contributions had continued.

Assistant Community Liaison Worker (OTB)	Junior Human Rights Specialist
Assistant Educational Counselor (JJ)	Juvenile Counselor
Associate Inspector (DCA)	Principal Community Liaison Worker (OTB)
Associate Juvenile Counselor	Principal Consumer Affairs Inspector
Claim Examiner	Principal Human Rights Specialist
Claim Specialist	Principal Inspector of Ports and Terminals
Community Liaison Worker (OTB)	Principal Juvenile Counselor
Compliance Agent (Sanitation)	Senior Claim Examiner
Compliance Aide (JOP)	Senior Community Liaison Worker (OTB)
Consultant (Public Health Social Work)	Senior Consultant (Psychiatric Nursing)
Consumer Affairs Inspector	Senior Consumer Affairs Inspector
Decedent Property Agent	Senior Institutional Teacher (JJ)
Decedent Property Agent (Queens County)	Senior Investigator *
Educational Counselor (JJ)	Senior Investigator (OTB)
Employee Assistance Counselor	Senior Inspector of Ports and Terminals
Head Juvenile Counselor	Senior Juvenile Counselor
Human Rights Specialist	Supervising Claim Examiner
Inspector of Ports and Terminals	Supervising Consumer Affairs Inspector
Investigator *	Supervising Custodian of Children
Investigator (OTB)	Supervising Human Rights Specialist
Inspector (DCA)	Supervising Inspector of Ports and Terminals
Investigator (CCRB)	Supervising Investigator *
Investigator (Discipline) *	Supervising Investigator (OTB)

* Except in HRA or successor agencies thereto.

The provisions of Section 1(c) of this Article shall be applicable to all other employees in titles covered by this Agreement.

c. When an election is made by Local 371 or any locals affiliated with the Union pursuant to the provisions of Article XIII, Section 1(b), of the 1995-2001 Citywide Agreement or any successor(s) thereto, the provisions of Article XIII, Section 1(b), of the Citywide Agreement or any successor(s) thereto, shall be applicable to all employees in titles covered by this Agreement who are not listed in subsection 1(b) above and when such election is made, the Union hereby waives its right to training fund contributions provided in this Agreement. The single contribution provided in Article XIII, Section 1(b) of the Citywide Agreement or any successor agreement(s) thereto shall be paid into the Social Service Employees Union Local 371 Administrative Fund and shall be held by the trustees of that fund for the exclusive purpose of providing, through other trusteed funds, welfare, training, education and legal service benefits for the employees so covered as well as any other benefits the Employer and the local(s) agree upon. In no case shall the single contribution provided herein, exceed the total amount that the local(s) would have been entitled to receive if the separate contributions had continued.

Section 2.

Employees in the following titles employed on a per diem basis, and who average twenty (20) days of employment per month, shall receive the Administrative Fund coverage that applied to per annum Employees in their respective titles:

Children's Counselor Community Liaison Worker Juvenile Counselor

This section shall be subject to the waiver in Section 1(b) of this Article IV.

Section 3.

The Human Resources Administration agrees to continue the policy of cooperation with graduate schools of social work allowing employees to remain on payroll as part of the school field placement as per existing practice.

Section 4.

For the purpose of Administrative Fund and contractual benefits other than pay, Employees in the title Community Assistant whose normal work week is 35 hours in training programs (other than in the Police and Fire and Sanitation Departments) shall be considered full-time Employees.

Section 5.

The Unions agree to provide welfare fund benefits to domestic partners of covered Employees in the same manner as those benefits are provided to spouses of married covered Employees.

Section 6.

In accordance with the Health Benefits Agreement dated January 11, 2001, each welfare fund shall provide welfare fund benefits equal to the benefits provided on behalf of an active Employee to widow(er)s, domestic partners and/or children of any Employee who dies in the line of duty as that term is referenced in Section 12-126(b)(2) of the New York City Administrative Code. The cost of providing this benefit shall be funded by the Stabilization Fund.

ARTICLE V - PRODUCTIVITY AND PERFORMANCE Introduction

Delivery of municipal services in the most efficient, effective and courteous manner is of paramount importance to the Employer and the Union. Such achievement is recognized to be a mutual obligation of both parties within their respective roles and responsibilities. To achieve and maintain a high level of effectiveness, the parties hereby agree to the following terms:

Section 1. Performance Levels

(a) The Union recognizes the Employer's right under the New York City Collective Bargaining Law to establish and/or revise performance standards or norms notwithstanding the existence of prior performance levels, norms or standards. Such standards, developed by usual work measurement procedures, may be used to determine acceptable performance levels, to prepare work schedules and to measure the performance of each Employee or group of Employees. Notwithstanding the above, questions concerning the practical impact that decisions on the above matters have on Employees are within the scope of collective bargaining. The Employer will give the Union prior notice of the establishment and/or revision of performance standards or norms hereunder.

(b) Employees who work at less than acceptable levels of performance may be subject to disciplinary measures in accordance with applicable law.

Section 2. Supervisory Responsibility

- (a) The Union recognizes the Employer's right under the New York City Collective Bargaining Law to establish and/or revise standards for supervisory responsibility in achieving and maintaining performance levels of supervised Employees for Employees in supervisory positions listed in Article I, Section 1, of this Agreement. Notwithstanding the above, questions concerning the practical impact that decisions on the above matters have on employees are within the scope of collective bargaining. The Employer will give the Union prior notice of the establishment and/or revision of standards for supervisory responsibility hereunder.
- (b) Employees who fail to meet such standards may be subject to disciplinary measures in accordance with applicable law.

Section 3. Performance Compensation

The Union acknowledges the Employer's right to pay additional compensation for outstanding performance.

The Employer agrees to notify the Union of its intent to pay such additional compensation.

ARTICLE VI - GRIEVANCE PROCEDURE

Section 1. Definition:

The term "Grievance" shall mean:

- **a.** A dispute concerning the application or interpretation of the terms of this Agreement;
- **b.** A claimed violation, misinterpretation or misapplication of the rules or regulations, written policy or orders of the Employer applicable to the agency which employs the grievant affecting terms and conditions of employment; provided, disputes involving the Personnel Rules and Regulations of the City of New York or the Rules and Regulations of the Health and Hospitals Corporation with respect to those matters set forth in the first paragraph of Section 7390.1 of the Unconsolidated Laws shall not be subject to the grievance procedure or arbitration;

- **c.** A claimed assignment of Employees to duties substantially different from those stated in their job specifications;
- **d.** A claimed improper holding of an open-competitive rather than a promotional examination;
- e. A claimed wrongful disciplinary action taken against a permanent Employee covered by Section 75(1) of the Civil Service Law or a permanent Employee covered by the Rules and Regulations of the Health and Hospitals Corporation upon whom the agency head has served written charges of incompetence or misconduct while the Employee is serving in the Employee's permanent title or which affects the Employee's permanent status.
- **f.** A claimed wrongful disciplinary action taken against a full-time non-competitive class Employee with six (6) months service in title, except for Employees during the period of a mutually agreed upon extension of probation. This provision shall not apply to noncompetitive class Employees with rights pursuant to Section 75(1) of the Civil Service Law.
- **g.** Failure to serve written charges as required by Section 75 of the Civil Service Law or the Rules and Regulations of the Health and Hospitals Corporation upon a permanent Employee covered by Section 75(1) of the Civil Service Law or a permanent Employee covered by the Rules and Regulations of the Health and Hospitals Corporation where any of the penalties (including a fine) set forth in Section 75(3) of the Civil Service Law have been imposed.
- **h.** A claimed wrongful disciplinary action taken against a provisional Employee who has served for two years in the same or similar title or related occupational group in the same agency.

Section 2.

The Grievance Procedure, except for grievances as defined in Sections l(d), 1(e), 1(f), and 1(h) of this Article, shall be as follows:

Employees may at any time informally discuss with their supervisors a matter which may become a grievance. If the results of such a discussion are unsatisfactory, the employees may present the grievance at Step I. All grievances must be presented in writing at all steps in the grievance procedure. For all grievances as defined in Section l(c), no monetary award shall in any event cover any period prior to the date of the filing of the Step I grievance unless such grievance has been filed within thirty (30) days of the assignment to alleged out-of-title work. No monetary award for a grievance alleging a miscalculation of salary rate resulting in a payroll error of a continuing nature shall be issued unless such grievance has been filed within the time limitation set forth in Step I below for such grievances; if the grievance is so filed, any monetary award shall in any event cover only the period up to six years prior to the date of the filing of the filing of the grievance.

STEP I The Employee and/or the Union shall present the grievance in the form of a memorandum to the person designated for such purpose by the agency head no later than 120 days after the date on which the grievance arose except that grievances alleging a miscalculation of salary rate resulting in a payroll error of a continuing nature shall be presented no later than 120 days after the first date on which the grievant discovered the payroll error. The Employee may also request

an appointment to discuss the grievance and such request shall be granted. The person designated by the Employer to hear the grievance shall take any steps necessary to a proper disposition of the grievance and shall issue a determination in writing by the end of the third work day following the date of submission.

The following STEP I(a) shall be applicable only in the Health and Hospitals Corporation in the case of grievances arising under Section I(a) through I(c) of this Article and shall be applied prior to Step II of this Section:

- STEP I(a)An appeal from an unsatisfactory determination at STEP I shall be presented in writing to the
person designated by the agency head for such purpose. An appeal must be made within five (5)
work days of the receipt of the STEP I determination. A copy of the grievance appeal shall be sent
to the person who initially passed upon the grievance. The person designated to receive the appeal
at this STEP I shall meet with the Employee and/or the Union for review of the grievance and shall
issue a determination to the Employee and/or the Union by the end of the fifth work day following
the day on which the appeal was filed.
- **STEP II** An appeal from an unsatisfactory determination at STEP I or STEP I(a), where applicable, shall be presented in writing to the agency head or the agency head's designated representative who shall not be the same person designated in STEP I. An appeal must be made within five (5) work days of the receipt of the STEP I or STEP I(a) determination. The agency head or designated representative, if any, shall meet with the Employee and/or the Union for review of the grievance and shall issue a determination in writing by the end of the tenth work day following the date on which the appeal was filed.
- STEP IIIAn appeal from an unsatisfactory determination at STEP II shall be presented by the Employee
and/or the Union to the Commissioner of Labor Relations in writing within ten (10) work days of
the receipt of the STEP II determination. The grievant or the Union should submit copies of the
STEP I and STEP II grievance filings and any agency responses thereto. Copies of such appeal
shall be sent to the agency head. The Commissioner of Labor Relations or the Commissioner's
designee shall review all appeals from STEP II determinations and shall issue a determination on
such appeals within fifteen (15) work days following the date on which the appeal was filed.
- **STEP IV** An appeal from an unsatisfactory determination at STEP III may be brought solely by the Union to the Office of Collective Bargaining for impartial arbitration within fifteen (15) work days of receipt of the STEP III determination. In addition, the Employer shall have the right to bring directly to arbitration any dispute between the parties concerning any matter defined herein as a "grievance". The Employer shall commence such arbitration by submitting a written request therefor to the Office of Collective Bargaining. A copy of the notice requesting impartial arbitration shall be forwarded to the opposing party. The arbitration shall be conducted in accordance with Title 61 of the Rules of the City Of New York. The costs and fees of such arbitration shall be borne equally by the Union and the Employer.

The arbitrator's decision, order or award (if any) shall be limited to the application and interpretation of the Agreement, and the arbitrator shall not add to, subtract from or modify the Agreement. The arbitrator's award shall be final and binding and enforceable in any appropriate tribunal in accordance with Article 75 of the Civil Practice Law and Rules. The arbitrator may provide for and direct such relief as the arbitrator deems necessary and proper, subject to the limitations set forth above and any applicable limitations of law.

Section 3.

As a condition to the right of the Union to invoke impartial arbitration set forth in this Article, including the arbitration of a grievance involving a claimed improper holding of an open-competitive rather than a promotional examination, the Employee or Employees and the Union

shall be required to file with the Director of the Office of Collective Bargaining a written waiver of the right, if any, of the Employee(s) and the Union to submit the underlying dispute to any other administrative or judicial tribunal except for the purpose of enforcing the arbitrator's award.

Section 4.

- **a.** Any grievance under Section 1 (d) relating to a claimed improper holding of an open-competitive rather than a promotional examination shall be presented in writing by the Employee or the Union representative to the Commissioner of Labor Relations not later than thirty (30) days after the notice of the intention to conduct such open-competitive examination, or copy of the appointing officer's request for such open-competitive examination, as the case may be, has been posted in accordance with Section 51 of the Civil Service Law. The grievance shall be considered and passed upon within ten (10) days after its presentation. The determination shall be in writing, copies of which shall be transmitted to both parties to the grievance upon issuance.
- **b.** A grievance relating to the use of an open-competitive rather than a promotional examination which is unresolved by the Commissioner of Labor Relations may be brought to impartial arbitration as provided in Sections 2 and 3 above. Such a grievance shall be presented by the Union, in writing, for arbitration within 15 days of the presentation of such grievance to the Commissioner of Labor Relations, and the arbitrator shall decide such grievance within 75 days of its presentation to the arbitrator. The party requesting such arbitration shall send a copy of such request to the other party. The costs and fees of such arbitration shall be borne equally by the Employer and the Union.

Section 5. Disciplinary Procedure for Permanent Competitive Employees

In any case involving a grievance under Section l (e) of this Article, the following procedure shall govern upon service of written charges of incompetence or misconduct:

STEP A Following the service of written charges, a conference with such Employee shall be held with respect to such charges by the person designated by the agency head to review a grievance at STEP I of the Grievance Procedure set forth in this Agreement. The Employee may be represented at such conference by a representative of the Union. The person designated by the agency head to review the charges shall take any steps necessary to a proper disposition of the charges and shall issue a determination in writing by the end of the fifth day following the date of the conference.

If the Employee is satisfied with the determination in STEP A above, the Employee may choose to accept such determination as an alternative to and in lieu of a determination made pursuant to the procedures provided for in Section 75 of the Civil Service Law or the Rules and Regulations of the Health and Hospitals Corporation. As a condition of accepting such determination, the Employee shall sign a waiver of the Employee's right to the procedures available to him or her under Sections 75 and 76 of the Civil Service Law or the Rules and Regulations.

STEP B (i) If the Employee is not satisfied with the determination at STEP A above then the Employer shall

proceed in accordance with the disciplinary procedures set forth in Section 75 of the Civil Service Law or the Rules and Regulations of the Health and Hospitals Corporation. As an alternative, the Union with the consent of the Employee may choose to proceed in accordance with the Grievance Procedure set forth in this Agreement, including the right to proceed to binding arbitration pursuant to STEP IV of such Grievance Procedure. As a condition for submitting the matter to the Grievance Procedure the Employee and the Union shall file a written waiver of the right to utilize the procedures available to the Employee pursuant to Sections 75 and 76 of the Civil Service Law or the Rules and Regulations of the Health and Hospitals Corporation or any other administrative or judicial tribunal, except for the purpose of enforcing an arbitrator's award, if any. Notwithstanding such waiver, the period of an Employee's suspension without pay pending hearing and determination of charges shall not exceed thirty (30) days.

- **STEP B (ii)** If the election is made to proceed pursuant to the Grievance Procedure, an appeal from the determination of STEP A above, shall be made to the agency head or designated representative. The appeal must be made in writing within five (5) work days of the receipt of the determination. The agency head or designated representative shall meet with the Employee and the Union for review of the grievance and shall issue a determination to the Employee and the Union by the end of the tenth work day following the day on which the appeal was filed. The agency head or designated representative shall have the power to impose the discipline, if any, decided upon, up to and including termination of the accused Employee's employment. In the event of such termination or suspension without pay totaling more than thirty (30) days, the Union with the consent of the grievant may elect to skip STEP C of this Section and proceed directly to STEP D.
- **STEP C** If the grievant is not satisfied with the determination of the agency head or designated representative the grievant or the Union may appeal to the Commissioner of Labor Relations in writing within ten (10) days of the determination of the agency head or designated representative. The Commissioner of Labor Relations shall issue a written reply to the grievant and the Union within fifteen (15) work days.
- **STEP D** If the grievant is not satisfied with the determination of the Commissioner of Labor Relations, the Union with the consent of the grievant may proceed to arbitration pursuant to the procedures set forth in STEP IV of the Grievance Procedure set forth in this Agreement.

Section 6. Disciplinary Procedure for Non-Competitive Employees

In any case involving a grievance under Section 1(f) of this Article, the following procedures shall govern upon service of written charges of incompetence or misconduct:

- **STEP I** Following the service of written charges, a conference with such Employee shall be held with respect to such charges by the person designated by the agency head to review a grievance at STEP I of the Grievance Procedure set forth in this Agreement. The Employee may be represented at such conference by a representative of the Union. The person designated by the agency head to review the charges shall take any steps necessary to a proper disposition of the charges and shall issue a determination in writing by the end of the fifth day following the date of the conference.
- **STEP II** If the Employee is dissatisfied with the determination in Step I above, he or she may appeal such determination. The appeal must be made within five (5) working days of the receipt of such determination. Such appeal shall be treated as a grievance appeal beginning with Step II of the Grievance Procedure set forth herein.

Section 7. Disciplinary Procedure for Provisional Employees

In any case involving a grievance under Section 1(h) of this Article, the following procedure shall govern upon service of written charges of incompetence or misconduct:

- **STEP A** Following the service of written charges, a conference with such Employee shall be held with respect to such charges by the person designated by the agency head to review a grievance at STEP I of the Grievance Procedure set forth in this Agreement. The Employee may be represented at such conference by a representative of the Union. The person designated by the agency head to review the charges shall take any steps necessary to a proper disposition of the charges and shall issue a determination in writing by the end of the fifth day following the date of the conference.
- **STEP B (i)** If the Employee is not satisfied with the determination at STEP A above, then the Employee may choose to proceed in accordance with the Grievance Procedure set forth in this Agreement through STEP III. The Union, with the consent of the Employee, shall have the right to proceed to binding arbitration pursuant to STEP IV of such Grievance Procedure. The period of an Employee's suspension without pay pending hearing and determination of charges shall not exceed thirty (30) days.
- **STEP B (ii)** An appeal from the determination of STEP A above shall be made to the agency head or designated representative. The appeal must be made in writing within five (5) work days of the receipt of the determination. The agency head or designated representative shall meet with the Employee and the Union for review of the grievance and shall issue a determination to the Employee and the Union by the end of the tenth work day following the day on which the appeal was filed. The agency head or designated representative shall have the power to impose the discipline, if any, decided upon, up to and including termination of the accused Employee's employment. In the event of such termination or suspension without pay totaling more than thirty (30) days, the Union with the consent of the grievant may elect to skip STEP C of this Section and proceed directly to STEP D.
- **STEP C** If the grievant is not satisfied with the determination of the agency head or designated representative the grievant or the Union may appeal to the Commissioner of Labor Relations in writing within ten (10) days of the determination of the agency head or designated representative. The Commissioner of Labor Relations shall issue a written reply to the grievant and the Union within fifteen (15) work days.
- **STEP D** If the grievant is not satisfied with the determination of the Commissioner of Labor Relations, the Union with the consent of the grievant may proceed to arbitration pursuant to the procedures set forth in STEP IV of the Grievance Procedure set forth in this Agreement.

Section 8. Group Grievances:

A grievance concerning a large number of Employees and which concerns a claimed misinterpretation, inequitable application, violation or failure to comply with the provisions of this Agreement may be filed directly at STEP III of the grievance procedure except that a grievance concerning Employees of the Health and Hospitals Corporation may be filed directly at STEP II of the grievance procedure. Such "group" grievance must be filed no later than 120 days after the date on which the grievance arose, and all other procedural limits, including time limits, set forth in this Article shall apply. All other individual grievances in process concerning the same issue shall be consolidated with the "group" grievance.

Section 9.

If a determination satisfactory to the Union at any level of the Grievance Procedure is not implemented within a reasonable time, the Union may re-institute the original grievance at STEP III of the Grievance Procedure; or if a satisfactory STEP III determination has not been so implemented, the Union may institute a grievance concerning such failure to implement at STEP IV of the Grievance Procedure.

Section 10.

If the Employer exceeds any time limit prescribed at any step in the Grievance Procedure, the grievant and/or the Union may invoke the next step of the procedure, except that only the Union may invoke impartial arbitration under STEP IV.

Section 11.

The Employer shall notify the Union in writing of all grievances filed by Employees, all grievance hearings, and all determinations. The Union shall have the right to have a representative present at any grievance hearing and shall be given forty-eight (48) hours' notice of all grievance hearings.

Section 12.

Each of the steps in the Grievance Procedure, as well as time limits prescribed at each step of this Grievance Procedure, may be waived by mutual agreement of the parties.

Section 13.

A non-Mayoral agency not covered by this Agreement but which employs Employees in titles identical to those covered by this Agreement may elect to permit the Union to appeal an unsatisfactory determination received at the last step of its Grievance Procedure prior to arbitration on fiscal matters only to the Commissioner of Labor Relations. If such election is made, the Union shall present its appeal to the Commissioner of Labor Relations in writing within ten (10) work days of the receipt of the last step determination. The Union should submit copies of the grievance filings at the prior steps of its Grievance Procedure and any agency responses thereto. Copies of such appeals shall be sent to the agency head. The Commissioner of Labor Relations, or the Commissioner's designee, shall review all such appeals and answer all such appeals within fifteen (15) work days. An appeal from a determination of the Commissioner of Labor Relations may be taken to arbitration under procedures, if any, applicable to the non-Mayoral agency involved.

Section 14.

The grievance and the arbitration procedures contained in this Agreement shall be the exclusive remedy for the resolution of disputes defined as "grievances" herein. This shall not be interpreted to preclude either party from enforcing the arbitrator's award in court. This Section shall not be construed in any manner to limit the statutory rights and obligations of the Employer under Article XIV of the Civil Service Law.

Section 15. Expedited Arbitration Procedure.

- **a.** The parties agree that there is a need for an expedited arbitration process which would allow for the prompt adjudication of grievances as set forth below.
- **b.** The parties voluntarily agree to submit matters to final and binding arbitration pursuant to the New York City Collective Bargaining Law and under the jurisdiction of the Office of Collective Bargaining. An arbitrator or panel of arbitrators, as agreed to by the parties, will act as the arbitrator of any issue submitted under the expedited procedure herein.
- **c.** The selection of those matters which will be submitted shall include, but not limited to, outof-title cases concerning all titles, disciplinary cases wherein the proposed penalty is a monetary fine of one week or less or written reprimand, and other cases pursuant to mutual agreement by the parties. The following procedures shall apply:

i. SELECTION AND SCHEDULING OF CASES:

- (1) The Deputy Chairperson for Disputes of the Office of Collective Bargaining shall propose which cases shall be subject to the procedures set forth in this Section 14 and notify the parties of proposed hearing dates for such cases.
- (2) The parties shall have ten business days from the receipt of the Deputy Chairperson's proposed list of cases and hearing schedule(s) to raise any objections thereto.
- (3) If a case is not proposed by the Deputy Chairperson for expedited handling, either party may, at any time prior to the scheduling of an arbitration hearing date for such case, request in writing to the other party and to the Deputy Chairperson of Disputes of the Office of Collective Bargaining that said case be submitted to the expedited procedure. The party receiving such request shall have ten business days from the receipt of the request to raise any objections thereto.
- (4) No case shall be submitted to the expedited arbitration process without the mutual agreement of the parties.

ii. CONDUCT OF HEARINGS:

- (1) The presentation of the case, to the extent possible, shall be made in the narrative form. To the degree that witnesses are necessary, examination will be limited to questions of material fact and cross examination will be similarly limited. Submission of relevant documents, etc., will not be unreasonably limited and may be submitted as a "packet" exhibit.
- (2) In the event either party is unable to proceed with hearing a particular case, the case shall be rescheduled. However, only one adjournment shall be permitted. In the event that either party is unable to proceed on a second occasion, a default judgment may be entered against the adjourning party at

the Arbitrator's discretion absent good cause shown.

- (3) The Arbitrator shall not be precluded from attempting to assist the parties in settling a particular case.
- (4) A decision will be issued by the Arbitrator within two weeks. It will not be necessary in the Award to recount any of the facts presented. However, a brief explanation of the Arbitrator's rationale may be included. Bench decisions may also be issued by the Arbitrator.
- (5) Decisions in this expedited procedure shall not be considered as precedent for any other case nor entered into evidence in any other forum or dispute except to enforce the Arbitrator's award.
- (6) The parties shall, whenever possible, exchange any documents intended to be offered in evidence at least one week in advance of the first hearing date and shall endeavor to stipulate to the issue in advance of the hearing date.

ARTICLE VII - TRANSFER POLICY

This Article shall apply only to the Administration for Children's Services ("ACS"), the Department of Correction ("DOC"), the Department of Employment ("DOE"), the Department of Health and Mental Hygiene ("DOH/MH"), the Department of Homeless Services ("DHS"), the Department of Housing Preservation and Development ("HPD"), the Department of Juvenile Justice ("DJJ"), the Department of Small Business Services, the Department of Youth and Community Development ("DYCD"), the Health and Hospitals Corporation ("HHC"), the Human Resources Administration ("HRA"), and successor agencies thereto.

Section 1. Definitions:

- a. TRANSFER: The term transfer shall mean the shifting of an Employee from one program, division, Health and Hospitals Corporation institution, or site used by an agency to another, without any significant change in duties, responsibilities and remuneration, except the following personnel actions shall not be considered transfers:
 - i. The movement within the Human Resources Administration as defined in Section 2(d) below shall not be considered a transfer.
 - **ii.** A change of physical location within a Health and Hospital Corporation institution or Central Office Cost Group does not constitute a transfer.
 - **iii.** The initial assignment of newly appointed Employees after an initial period of training.
 - iv. Reassignment of Employees returning from unpaid leave of more than twenty-three (23) working days. Where feasible, Employees returning from such leaves shall not be assigned to a location which creates a hardship for them.

b. HARDSHIP: The term hardship shall mean an undue burden to an Employee resulting from a proposed involuntary transfer which results in:

- **i.** An increase in travel time to fifty-five (55) minutes or more for any Employee who is a City resident;
- **ii.** An increase in travel time to one and one-quarter (1-1/4) hours or more if the Employee is not a City resident;
- iii. Documented serious family, personal or medical problems.

c. TRAVEL TIME: The term travel time shall mean running time as established by the Transit Authority and/or any private carrier.

d. VOLUNTARY TRANSFER REQUEST FILE:

i. The term voluntary transfer request file for Mayoral Agencies shall mean a file maintained by the Agency of all requests for transfers made by Employees. All voluntary transfer requests shall expire at the end of the calendar year except for those submitted in the last three (3) months of the year. These requests shall remain in effect during the following calendar year.

ii. For the Health and Hospitals Corporation only:

Voluntary Transfer Request List: The term voluntary transfer request list shall mean a list maintained by Central Office and each institution or other premises used by HHC of all requests for transfer made by Employees in the Hospital Care Investigator occupational group.

- (1) The original of the transfer request is to be sent to the Patient Accounts Manager of the institution to which the employee wishes to transfer. Copies are to be sent to the Personnel Director of the institution to which the Employee wishes to transfer, Central Office, and the Patient Accounts Manager and the Personnel Director of the institution where the Employee is currently working. The Transfer Request List maintained at the Central Office shall take precedence.
- (2) The life of the list shall be one calendar year. All requests submitted on or after December 15th shall remain in effect for the following calendar year.
- (3) If an Employee is offered an opportunity to transfer and declines such transfer, the transfer request shall be removed from the file and Central Office shall be notified of such action. All declinations shall be in writing.

e. SENIORITY:

i. In Mayoral Agencies, the term seniority shall mean an Employee's service in title,

including uninterrupted provisional service and temporary Civil Service, time spent on a preferred list and time spent in a previous title if the Employee has been "6.1.9'd" into his/her current title.

ii. For Employees in the Hospital Care Investigator occupational group the term seniority shall mean an Employee's service in title, including uninterrupted provisional and temporary service. An Employee who worked in the Department of Social Services prior to July 1, 1970, in the Caseworker occupational group whose title was changed to the equivalent title within the Hospital Care Investigator occupational group, retains as his or her date of entry into that title, his or her date of appointment to his or her former Caseworker occupational group title.

iii. For all other Employees in HHC covered by this Agreement the term seniority shall mean:

- (1) The length of continuous service in the parent affiliate and continuous full-time Corporation employment since July 1, 1972 or July 1, 1973, depending upon when they were transferred to the Corporation payroll.
 - or
- (2) The length of continuous full-time Corporation and Department of Hospitals employment in the Employee's current and previous title (or titles) including all provisional and temporary service.
- f. QUALIFICATIONS: In HRA, the term qualifications shall mean the skills or abilities required for the performance of the tasks of a position as identified in the non-managerial performance evaluation Functionally Assigned Cluster of Tasks (FACT), and/or education, training or work experience identified by HRA as required for the position.
- g. SECONDARY VACANCY: The term secondary vacancy shall mean a vacancy created by the voluntary transfer of an Employee which vacancy the Agency has decided to fill.

Section 2. ACS, HRA, DHS, DJJ and DOE Transfer Procedure:

When the Agency (ACS, HRA, DHS, DJJ or DOE) decides it is necessary to transfer Employees in any title into a particular work location or locations, such transfers shall be made in accordance with the following provisions:

a. VOLUNTARY TRANSFERS:

- **i.** Employees who possess the required qualifications, if any, from the Voluntary Transfer Request File, regardless of location, in seniority order.
- **ii.** Any additional volunteers, who possess the required qualifications, if any, regardless of location, in seniority order.
- **iii.** Notwithstanding the above, the Agency reserves the right to limit the number of volunteers transferring from any particular location to fill a vacancy in the period of

a year to no more than 10 percent of Employees, but not less than one (1) Employee, in the title affected. For purposes of this clause, the year shall be defined as July 1 to June 30.

b. INVOLUNTARY TRANSFERS:

If there are insufficient volunteers to fill the vacancies the Agency desires to fill, or if secondary vacancies are created, the following procedure shall govern:

- **i.** The Agency shall select a location or locations as a source for such transfers. The Agency may establish limits on the number of Employees in a particular title to be involuntarily transferred from any particular work location.
- **ii.** The following order of priority among Employees possessing the required qualifications, if any, shall be followed:
 - (1) Volunteers from within the designated locations up to the established limits, if any.
 - (2) Non-volunteers by inverse order of seniority, except employees who fall within the Section 2(b)(ii)(3) shall, for the purpose of this Section 2(b)(ii) be the last to be involuntarily transferred. If such employees are transferred involuntarily, they shall be transferred in order set forth in Section 2(b)(ii)(3).
 - (3) Exceptions:
 - (a) Employees under extended probation or special evaluatory supervision who have received written notice of such status.
 - (b) Employees involuntarily transferred twice within the previous twelve (12) months.
 - (c) Travel hardship cases.
 - (d) Medical or personal hardship cases.

c. MISCELLANEOUS PROVISIONS:

- i. Requests for transfer to any position which the Agency may decide to fill by transfer shall be submitted on a form provided by the Agency for this purpose directly to the HRA Transfer Unit with a copy to the location administration. The Transfer Unit shall maintain a voluntary transfer request file of such requests.
- **ii.** When the Agency decides to fill a vacancy by transfer, the Union will be advised of the date of such decision and whether there are sufficient volunteers on file.

- **iii.** Employees in the voluntary request file shall be granted transfers in order of seniority to positions which the Agency has decided to fill by transfer. Such transfers may not be granted to employees falling within the priority category in Section 2(b)(ii)(3).
- iv. At least five (5) working days prior to the filling of a vacancy which the

Agency decides to fill by transfer and has the authority to fill (except for vacancies filled pursuant to Section 2(c)(x) on an emergency basis), notice of such vacancy shall be posted on relevant Agency bulletin boards. Qualified Employees wishing to volunteer shall submit a written request. *This subsection shall not be applicable if there are sufficient names in the voluntary transfer request file to fill the vacancies*.

- **v.** Employees shall receive receipts for voluntary transfer requests and rescissions.
- vi. Notwithstanding any other provisions, the Agency may limit the number of voluntary transfers for any employee to no more than one in any twelve (12) month period.
- vii. Hardships:
 - (1) Travel hardship cases shall be judged by the Agency based upon the Employee's last official address on file with the Agency's personnel division or bureau. Employees notifying the Agency's personnel division or bureau of a change of address shall receive a receipt attesting to the fact that he/she has filed the necessary change.
 - (2) When an Employee submits a medical or personal hardship, the Agency must immediately give a receipt and give a written decision to the Employee in a timely manner. Approval of such a request shall include the length of time of such approval.
 - (3) In the event that a claimed hardship is invalidated or disallowed by the Agency, the matter shall be subject to the grievance procedure directly to Step II or, at the option of the Union, directly to arbitration. If an involuntary transfer is imminent, an expedited Step III determination shall be issued.
 - (4) An Employee who has requested exemption from the performance of some of the duties of his/her title and has been determined by the Agency to have a medical hardship which makes it unfeasible for said employee to perform field or other duties shall, where feasible, be reassigned to an appropriate vacancy within the work location or be given preference when there is an appropriate vacancy which the agency has determined to fill by transfer. Otherwise, at the Agency's discretion, such an employee may be involuntarily transferred to an appropriate vacancy. Involuntary transfers shall be in inverse order

of seniority from among any such affected employees, and the hardship priorities of Section 2(b)(ii)(3) shall apply.

- viii. The Agency shall not transfer any Employee as a penalty without the presentation of charges in accordance with established disciplinary procedures.
- **ix.** Upon notification by the Union, the Agency, where feasible, agrees to effectuate a mutual exchange of employees wishing to transfer between two locations. Such exchanges shall be based on seniority within the respective locations. Denial of such exchanges shall not be arbitrary and capricious.
- x. The Agency shall have the right to transfer an Employee on an emergency basis for not more than fifteen (15) working days. Extensions of this period shall be made by mutual consent of the parties. Where feasible, the Agency will not assign an Employee on an emergency basis more than once every six (6) months. The need for an emergency transfer shall be declared by the agency head or his/her designee.
- **xi.** Employees to be involuntarily transferred shall be given a list of vacancies which are to be filled. The Employee shall have the right, in seniority order, to select any such vacancy for which he/she meets the requirements, if any.
- **xii.** The Agency agrees that workers to be involuntarily transferred shall receive five (5) working days notice in writing, where feasible.
- **xiii.** Where feasible, the voluntary transfer request file shall be utilized before Employees are reassigned to new locations.
- **xiv.** The reporting date of an Employee selected for voluntary transfer shall not be unreasonably delayed.
- **xv.** The Office of Personnel Services shall return to the Employee any request for transfer submitted which does not contain the qualifications, if any, for the position.
- **d.** If the Agency wishes to reassign Employees between two locations performing the same or similar functions in the same site and program, the following procedure shall govern:
 - i. The Agency after determining the number of Employees in title to be transferred, shall reassign between the locations in order of seniority from the available volunteers.
 - **ii.** If there are insufficient volunteers, the Agency shall reassign involuntarily in accordance with the applicable provisions of Section 2(b)(ii) above.
- e. Variations of this Section 2 may be made with the mutual consent of the Agency and the Union.

Section 3. HHC Transfer Procedure (Hospital Care Investigator Occupational Group Only):

a. Transfers shall be made on the basis of greatest seniority from among Employees on the voluntary transfer request list; provided, however, that an institution or Central Office Cost Group may require facility in a specified foreign language, in which event the most senior employee possessing facility in such language shall be transferred. The vacancy shall be for specific shifts and work days if so stated but in no event shall such work schedule be considered permanent.

b. LIMITATIONS TO AN EMPLOYEE'S ENTITLEMENT TO TRANSFER:

- i. An Employee who is on his or her probationary period following permanent appointment from the Civil Service List shall not be entitled under the terms of this Agreement to a transfer until completion of such probationary period.
- **ii.** A provisional Employee with less than six (6) months of service in the title shall not be entitled under the terms of this Agreement to a transfer.
- **iii.** An Employee who has disciplinary action pending or who is under special evaluatory supervision shall not be entitled under the terms of this Agreement to a transfer.
- **iv.** An Employee shall not be entitled under the terms of this Agreement to a transfer until completion of one (1) year of service following a voluntary transfer to the Employee's current location.
- v. An institution or Central Office Cost Group may refuse to honor a transfer request from an Employee who has previously worked at such location and whose services were not satisfactory at such location during the period of employment at such location. Such refusal shall not be arbitrary and capricious. However, the employee will not be denied eligibility to transfer to any other available vacancy.

c. POSTING:

At least five (5) working days prior to the filling of a vacancy which the institution or Central Office Cost Group decides to fill and has authority to fill, notice of such vacancy shall be posted on the bulletin board and a copy of such posting given to the local Union representative of that institution or Central Office Cost Group.

d. Variations of this Section 3 may be made with the mutual consent of HHC and the Union.

Section 4. HHC Transfer Procedure (Except Hospital Care Investigator Occupational Group):

a. Voluntary transfers between hospitals when vacancies arise shall be made on the basis of greatest seniority in the hospital or other work location from among per annum Employees

who are qualified. Involuntary transfers shall be made on the basis of least seniority within a hospital. However, if transfers are directed out of seniority, such transfers should not be arbitrary and capricious. Any complaint with respect to such transfers shall constitute a grievance subject to the grievance procedure under this Agreement.

b. **POSTING:**

- i. At least five (5) working days prior to the filling of a vacancy which the institution or central office location decides to fill and has authority to fill, notice of such vacancy shall be posted on the bulletin board and a copy of such posting given to the local Union representative of that institution or central office location.
- **ii.** Within five (5) working days of the posting of such notice, any qualified Employee wishing to volunteer for such vacancy shall submit a written memorandum to the Personnel Director of the institution or central office location where the vacancy occurs, stating his or her name, title, present position, length of time on staff and in a brief statement any other data which he or she believes to be relevant.
- c. Variations of this Section 4 may be made with the mutual consent of HHC and the Union.

Section 5. DOC, DOH/MH (except Community Service Aides) & HPD Transfer Procedure:

When the Agency [DOC, DOH/MH or HPD] decides to transfer Employees in any title (except Community Service Aides) into or out of a particular work location or locations, such transfers shall be made in accordance with the following provisions:

a. VOLUNTARY TRANSFERS: The following order of priority for voluntary transfers shall be followed:

- **i.** Employees from the voluntary transfer request list in order of seniority.
- **ii.** Any additional volunteers in seniority order.

b. INVOLUNTARY TRANSFERS: The following order of priority shall be followed:

i. Non-volunteers by inverse order of seniority, except Employees who fall within the Section 5(b)(ii) shall, for the purpose of this Section 5(b) be the last to be involuntarily transferred. If such Employees are transferred involuntarily, they shall be transferred in order set forth in Section 5(b)(ii).

ii. Exceptions:

- (a) Employees under extended probation or special evaluatory supervision who have received written notice of such status.
- (b) Employees involuntarily transferred twice within the previous twelve (12) months.

- (c) Travel hardship cases.
- (d) Medical or personal hardship cases.

c. MISCELLANEOUS PROVISIONS:

- i. The Agency shall grant normal transfers from the voluntary transfer request list in seniority order on a regular routine basis. Such transfers may not be granted to Employees falling within the priority subsections listed in Section 5(b)(ii)(a) and 5(b)(ii)(b). Notwithstanding the preceding limitation, Employees who have been involuntarily transferred twice within the last twelve (12) months may be granted a voluntary transfer.
- **ii.** Notwithstanding any other provisions, the Agency may limit the number of voluntary transfers for any Employee to no more than one (1) in any twelve (12) month period.
- **iii.** The Agency shall not transfer any Employee as a penalty without the presentation of charges in accordance with established disciplinary procedures.
- **iv.** Travel hardship cases shall be judged by the Agency based upon the Employee's last official address on file with the Agency's personnel division or bureau. Employees notifying the Agency's personnel division or bureau of a change in address shall receive a receipt attesting to the fact that he or she has filed the necessary change.
- v. The validity of an Employee's claim for medical or personal hardship shall be mutually agreed upon by the Agency and the Union. In the event of a dispute, the Agency shall have the right to transfer or pass over the employee pending the final resolution of the dispute.
- vi. In the event that a claimed hardship is invalidated or disallowed by the Agency, the matter shall be subject to the grievance procedure directly to Step II or, at the option of the Union, directly to arbitration.
- vii. The Agency may establish eligibility requirements for transfers to fill vacancies limited to time in service and specialized skills, or specialized training.
- viii. The Agency shall have the right to transfer an Employee on an emergency basis for not more than fifteen (15) working days.
- **ix.** At least five (5) working days prior to the filling of a vacancy which the Agency decides to fill by transfer and has the authority to fill (except for vacancies filled pursuant to Section 5(c)(viii) on an emergency basis), notice of such vacancy shall be posted on relevant Agency bulletin boards. Qualified Employees wishing to volunteer shall submit a written request. This clause shall not be applicable if there are sufficient names on the voluntary transfer request list to fill the vacancies.
- **x.** Employees to be involuntarily transferred shall be given a list of vacancies which are to be filled. The Employee shall have the right, in seniority order, to select any such vacancy for which he/she meets the requirements, if any.
- d. Variations of this Section 5 may be made with the mutual consent of the Agency and the

Union.

ARTICLE VIII - PERSONNEL PRACTICES

Section 1.

Employees of the Human Resources Administration who are newly hired, reinstated or due to be restored to payroll and who are not paid on the first pay day after their appointment date or return to active employment shall, upon request, until paid, receive an advance each pay day in an amount equal to the amount specified for new hires in relevant Human Resources Administration procedures.

Section 2.

Any Employee shall be given a one day leave with pay, without charge to annual leave or overtime credits, on each day that such Employee is scheduled and required to take a G.E.D. examination, up to a limit of four (4) examinations per annum.

Section 3.

Any Employee required by the Employer to take a physical examination shall be allowed sufficient time to do so without charge to leave credits. For the Homemaker occupational group, or the Home Aide title, wherever possible such examinations shall be scheduled in the morning, and if the examination must be scheduled in the afternoon, the Employee shall be allowed a full day without charge to leave credits for such examination.

Section 4.

Upon assignment to a new case a Homemaker or Senior Homemaker or Home Aide shall be given available pertinent information required to effectively perform their duties with respect to such case.

Section 5.

When Employees receive their pay checks in advance of their normal pay day and when the agency has advance notice of the alternate pay procedure, every reasonable effort will be made to have the Employees in the Homemaker occupational group and Home Aide title paid at the same time as other employees.

Section 6.

Wherever possible, travel time shall be taken into consideration in the assignment of Homemakers, Senior Homemakers, and Home Aides.

Section 7.

Searches of Employees in the Correctional Counselor occupational group shall be done in accordance with Department of Correction procedures.

Section 8.

Employees in the Human Resources Administration, in agency-approved school programs, shall be

given field placements as agreed to by the educational institution and the Agency.

Section 9.

For Community Assistants, Community Associates, and Community Coordinators only, if equipment is lost or stolen or damaged while the Employee is properly executing his or her job function and through no fault of his or her own, such lost, stolen or damaged property shall not be charged against the Employee.

Section 10.

Any Employee who is shifted to duties or functions substantially different from those performed prior to the shift shall be provided with the appropriate training as may be required by the Agency.

Section 11.

The parties agree that the relationship between Employer and Employee shall be dignified and professional at all times. This means that the Employer and Employees shall not use indecent, abusive, profane language and/or behavior. Claimed violations of this provision are limited to such language and/or behavior.

Section 12.

Each Employee of the Department of Health in the Community Service Aide title who works with poisons or litter shall be entitled to a physical examination and tetanus inoculation prior to employment. Thereafter, on paid working time, on a biannual basis, an examination shall be conducted for the detection of poisons. If a medical condition develops in the course of and as a result of working with poisons or litter, that Employee shall be entitled to another such examination immediately.

Section 13.

On satisfactory completion of the probationary period, all Employees in the Juvenile Counselor occupational group shall have institutional seniority from the date of first employment in any classification and departmental seniority from the date of first employment in a department. Regularly part-time employees in such occupational group shall have separate seniority from regular employees and shall be subordinate to regular employees. Any reassignment within the Agency shall not affect the departmental seniority of an employee in such occupational group as long as that Employee is in an equivalent department and holding the same title.

Section 14.

The Employer agrees to provide for all Mayoral agency employees covered by this Agreement, if the size of the affected staff warrants, a lounge area in (1) a building where the Employer moves into newly rented offices; (2) a newly constructed building owned by the Employer; and (3) Employer offices in existence at the time of signing this Agreement if space is available.

Section 15.

In the Human Resources Administration the Employer agrees that Employees who are promoted and assigned to a new work location shall report to their new assignment on the date determined by OPS except in the case of an emergency determined by OPS.

Section 16.

The Agency shall review the voluntary transfer request file and, where feasible, transfer qualified volunteers before new hires or promotions.

ARTICLE IX - HOURS AND SCHEDULES

Section 1.

All Employees in the Homemaker occupational group and Home Aide title shall be allowed necessary travel time to obtain their paychecks on pay day. Where possible all other Employees shall be allowed necessary time to obtain their paychecks on pay day. If time cannot be granted, every effort shall be made to deliver the checks to the employee's work assignment on pay day.

Section 2.

Homemakers and Senior Homemakers assigned to a child care case for a whole day shall not be replaced by any other Homemaker or Senior Homemaker for any part of that day, except in an emergency.

Section 3.

The Employer, when administratively possible, shall grant an alternate work schedule to an employee who requests such schedule for good and sufficient reason. The decision on such requests shall be made by the agency head or his/her designee. Rejection of such request shall be subject to the grievance procedure.

Section 4.

Employees who have physical handicaps which make it difficult for them to use public transportation during rush hours shall be granted fifteen (15) minute travel periods at the beginning and end of their normal work shift or a single thirty (30) minute travel period either at the beginning or end of their normal work shift.

Section 5.

Each Employee who is eligible for a uniform allowance shall be allowed one-half day per year without loss of pay or loss of leave time or overtime to purchase uniforms, so long as the business hours of the uniform vendors coincide with the respective working schedules of such Employees.

Section 6.

The following shall apply when an individual's normal work week schedule is to be changed within the same work location:

- i. Volunteers who are qualified in order of seniority.
- ii. Non-volunteers who are qualified in inverse order of seniority.

Section 7.

Voluntary changes from one shift to another shall be made on the basis of greatest seniority in the work location from among per annum employees who are qualified. Involuntary changes shall generally be made on the basis of least seniority of those qualified within a work location; however, if changes are directed out of seniority, such changes should not be arbitrary and capricious. In the event that HRA establishes new shifts, qualified incumbent per annum Employees at the affected work location whose shifts most closely approximate the new shifts shall have, if practicable, priority according their seniority in filling vacancies on the new shift. A complaint with respect to such changes shall constitute a grievance subject to the grievance procedure under this Agreement.

Section 8.

For Home Aides who are not assigned to a normal Monday through Friday work week there shall be an equitable rotation of weekend and holiday assignments.

Section 9.

Work schedules for employees in the Houseparent occupational group shall be posted two (2) weeks in advance. No changes shall occur in these schedules except in an emergency.

Section 10.

In lieu of the provisions of Article III, Section 2 of the Citywide Agreement [Holiday Premium Pay] or any successor agreement thereto, employees in the Juvenile Counselor Occupational Group assigned to "seven day work charts" shall receive two (2) "chart days" off every six (6) weeks. In addition, such Employees assigned to "seven day work charts" which include a shift overlap shall receive an additional "chart day" off every nine (9) weeks. Such "chart days" shall be fixed as a part of the aforementioned "seven day charts." The Department of Juvenile Justice shall inform the Union in advance of any modifications of the work charts.

Effective as soon as practicable on or after March 14, 2007, to coincide with the beginning of a regularly scheduled pay period, "Employees assigned to 'seven day work charts' which include a shift overlap" shall receive for each such day actually worked an additional fifteen minutes (00:15::00)) compensation in cash at the straight-time rate in lieu of the above-referenced "additional 'chart day' off every nine (9) weeks."

Section 11.

Where feasible, Employees shall be assigned to a schedule to enable them to attend school. This provision shall not be subject to the grievance procedure.

Section 12.

In the Human Resources Administration, transfers and transfer requests shall be for specific shifts, but in no event shall such work schedule be considered permanent.

ARTICLE X - HOLIDAYS AND LEAVE

Section 1.

In the scheduling of vacations for Employees pursuant and subject to the vacation policy and procedures of the respective agency, the Employer agrees that all authorized vacation picks for Employees shall be by seniority in the employees' Civil Service title, including all uninterrupted provisional and temporary time. Choice for Employees assigned to work units which require unit-wide coverage shall be determined by title seniority among Employees in the respective unit. Choice for Employees assigned to work units which require broader coverage shall be determined by title seniority among affected Employees.

Section 2.

- a. The Human Resources Administration shall authorize leave with pay for Employees to attend approved work related conferences with preference given to the most senior employee in title who has not attended another conference within the calendar year preceding the first day of the conference. The Administrator/Commissioner or the Office or person delegated by the Administrator/Commissioner shall make the determination of those titles and functions which are eligible for attendance, and the number of days to be credited under conference leave provisions. Whole bureaus shall not be excluded from attending a specific conference except by the determination of the Administrator/Commissioner or the Office or person delegated to make such determinations. The HRA retains the right to limit authorization for leave to attend such conferences based upon staff needed in specific locations.
- b. Employees of other agencies may obtain leave with pay to attend approved work related conferences upon the approval of the agency head or his or her designee(s).
- c. The Union and the Employees shall be notified sufficiently in advance of approved conferences.
- d. Time required and spent by an Employee in traveling to and from an approved conference or educational seminar during his or her normal work schedule shall be included in any paid leave of absence granted for such purpose by the Employer, provided that the employee travels to and from the conference by the most expeditious means.

Section 3.

All Employees of the Human Resources Administration shall be permitted to take annual leave and sick leave allowances as such allowances accrue, subject to the rules and regulations of the agency.

Section 4.

The Employer agrees for Employees in the Human Resources Administration to consider, upon application of the Employee involved, the granting of up to one (1) additional year of leave-of-absence for purposes of child care, beyond the three (3) years of combined confinement and child care leave, pursuant to Section 5.1 of the Leave Regulations.

Section 5.

Decisions on requests for annual leave or for leave with pay to attend approved conferences pursuant to Article X, Section 2, shall be made within seven (7) working days of submission except for

requests which cannot be approved at the local level or requests for leave during the summer peak vacation period or other such periods for which the Employer has established and promulgated a schedule for submission and decision of leave requests.

Section 6.

All Employees shall be notified by posting on bulletin boards of professional enhancement programs authorized by the Agency and relevant to their title and program with equal opportunity to apply for same regardless of location or bureau.

Section 7.

Vacations for Employees in Juvenile Counselor occupational group may be taken at any time of the year subject to the approval and staffing needs of the Agency.

Section 8.

Employees requesting leave without pay shall receive a definitive response from the Agency within thirty (30) calendar days of the date of submission.

ARTICLE XI - TRANSPORTATION AND REIMBURSEMENT

Section 1.

Each Employee who is assigned to a car territory shall be supplied by the Employer with a sign suitable for display from a car visor and/or windshield. Such sign shall bear the words "Official Business...(Department or Agency)" and shall bear a reproduction of the Official Seal.

Section 2.

The Employer shall make every possible effort to provide free parking facilities close to the work location for employees assigned to car territory assignments.

Section 3.

Employees shall be reimbursed for actual expenses for transportation in the field on bus, subway, or elevated lines over the fastest route of such transportation when the distance to be traveled by any mode is six (6) city blocks or more or the equivalent.

Section 4.

All money for the reimbursement of Employee expenses not collected by an Employee within two (2) months following its availability, shall be mailed to the home of the Employee, whether or not such Employee's services have terminated.

Section 5.

Employees who are authorized and required to spend part of a work day at a school shall be reimbursed for necessary transportation between the school and the Employee's work location.

Section 6.

An Imprest Fund to pay in advance for the transport of children shall be continued. Any Employee authorized and required to transport a minor child after 4:00 p.m. may use a taxi to do so (within the New York City limits and the counties of Nassau, Suffolk, Westchester, Rockland, Bergen, Union, Hudson, Middlesex ands Essex) and shall be entitled to use a taxi to return from the transport destination to the Employee's home.

When an Employee is authorized and required to transport a minor child after 4:00 p.m. to other than the above listed counties: 1) he/she may use taxis to the public transportation's embarkation point; 2) from the public transportation's debarkation point to the transport destination; 3) from the transport destination back to public transportation, and 4) from the public transportation's debarkation point in the New York City area back to the Employee's home.

Section 7.

Every effort shall be made to maintain sufficient sums in the Imprest Fund so that Employees authorized and required to transport a minor child or adult shall be able to do so without using their personal funds.

Section 8.

Employees in the titles Community Assistant, Community Associate and Community Coordinator shall be reimbursed for all authorized and required job related expenses. Such authorization shall be in writing.

Section 9.

Any field worker assignment in the Human Resources Administration which contains a substantial number of cases, the addresses for which are not readily accessible to public transportation, shall be considered a car territory assignment.

Section 10.

Any Employee required by HRA to transport an adult shall be provided with transportation by HRA or given taxi fare in lieu thereof.

ARTICLE XII - LABOR-MANAGEMENT COMMITTEE

Section 1.

- a. The Employer and the Union, having recognized that cooperation between management and employees is indispensable to the accomplishment of sound and harmonious labor relations, shall jointly maintain and support a labor-management committee in each of the agencies having at least fifty (50) employees [For the Human Rights Specialist occupational group, the number of Employees shall be ten (10)].
- b. Each labor-management committee shall consider and recommend to the agency head changes in the working conditions of the Employees within the agency, including developments in the reorganization of the Human Resources Administration and the decentralization of billings and collections procedures of the Health and Hospitals Corporation, and the practical impact of such developments upon Employees. The labor-management committee shall not consider items subject to the grievance procedure.
- c. Each labor-management committee shall consist of six (6) members who shall serve for the term of this Agreement. The Union shall designate three (3) members and the agency head shall designate three (3) members. The appointing party shall have the right to remove its designees upon notice to the other party. Each member may designate one (1) alternate. Each committee shall select a chairperson from among its members at each meeting. The Union may, through its members on the committee, designate up to a maximum of four (4) consultants to attend a particular meeting. The agency shall have the same right.

The chair of each committee shall alternate between the members designated by the agency head and the members designated by the Union. A quorum shall consist of a majority of the total membership of a committee. A committee shall make its recommendations to the agency head in writing.

d. The labor-management committee shall meet at the request of either the Union members or the Employer members at times mutually agreeable to both parties. At least one week in advance of a meeting, the party calling the meeting shall provide the other party with a written agenda of matters to be discussed. Minutes shall be kept and copies supplied to all members of a committee.

Section 2.

Time spent by Employee representatives in the conduct of labor relations with the City and on Union activities shall be governed by the terms of Executive Order No. 75, as amended dated March 22, 1973, entitled "Time Spent on the Conduct of Labor Relations between the City and Its Employees and on Union Activity" or any other applicable Executive Order.

Section 3.

Upon request to the responsible official in charge of a work location, the Union may use Employer premises for meetings during employees' lunch hours, subject to availability of appropriate space and provided such meetings do not interfere with Employer business.

Section 4.

- a. The Human Resources Administration shall provide a bulletin board or portion of a bulletin board in each location for the posting of legitimate and proper Union material. Sufficient space shall be made available to permit 8-1/2 inch by 14 inch notices to appear. The Union shall have the sole and exclusive use of such bulletin boards or portions thereof.
- b. In other agencies the Union may post notices on bulletin boards in places and locations where notices usually are posted by the Employer for the Employees to read.
- c. All notices shall be on Union stationery, and shall be used only to notify Employees of matters pertaining to Union affairs.

Section 5.

The Employer agrees to make every reasonable effort to supply the Union with information regarding changes in working conditions, changes in job content, changes in programs, or functions prior to proposed implementation of such changes.

Section 6.

The Employer shall provide the Union every three (3) months with a seniority list covering all employees in the Human Resources Administration. The Employer also shall provide a monthly list of all newly hired employees.

Section 7.

The Employer agrees in Mayoral agencies only, to grant super-seniority in all involuntary transfers to one (1) duly designated and registered Union representative in each work location of the Department of Social Services, and the Human Resources Administration with from 1 to 24 employees; two (2) such representatives for locations with 25 to 124 employees; three (3) such representatives for locations with 125 to 174 employees and one (1) such additional representative for every 50 additional employees; and one (1) such representative in each work location in other agencies where there are more than twenty-five (25) employees. **Section 8.**

Designated Union Chapter officers shall receive super-seniority for those involuntary transfers which would remove them from their Chapter as follows: three (3) designated Union representatives from the Social Services Employees Chapter of Local 371; and two (2) designated Union representatives each from the Local 371 Bureau of Child Welfare Chapter and the Shelter and Institutional Employees Chapter.

Section 9.

The Employer, recognizing that adequate training and staff development programs are desirable management goals, agrees to discuss these items with the Union within the respective labor-management committees.

Section 10.

The question of appropriate training for Employees to perform their duties under any form of reorganization shall be referred to the labor-management committee.

Section 11.

In the Human Resources Administration the Union shall be notified in advance of any final decision with respect to any change in classification of positions occupied by employees covered by this Agreement.

ARTICLE XIII - DISCIPLINARY PROCEEDINGS

This Article shall apply when an Employee of the Human Resources Administration is summoned to an interview which may lead to a disciplinary action which is conducted by someone outside the normal supervisory chain of command.

- a. Employees who are summoned to the appropriate office of the Department shall be notified in writing at least two (2) work days in advance of the day on which the interview or hearing is to be held, and a statement of the reason for the summons shall be attached, except where an emergency is present or where considerations of confidentiality are involved.
- b. i. Whenever such an Employee is summoned for an interview or hearing for the record which may lead to disciplinary action, he or she shall be entitled to be accompanied by no more than two (2) Union representatives, one of whom may be a lawyer, and he or she shall be informed of this right. If a statement is taken, he or she shall be entitled to a copy.
 - ii. An interview may be held which is not in accordance with these conditions.

However, such an interview shall not be considered a part of the Employee's personnel file or record and neither the fact of the interview nor any statements made at the interview by either the Employer or the Employee may be used in any subsequent Employer proceeding against the Employee.

iii. Wherever possible, such hearings and interviews shall be held in physical surroundings which are conducive to privacy and confidentiality.

ARTICLE XIV - CITYWIDE ISSUES

This Agreement is subject to the provisions, terms and conditions of the Agreement which has been or may be negotiated between the City and the Union recognized as the exclusive collective bargaining representative on Citywide matters which must be uniform for specified employees, including the Employees covered by this Agreement.

Employees in Rule X titles shall receive the benefits of the *Citywide Agreement* unless otherwise specifically excluded herein.

ARTICLE XV - NO STRIKES

In accordance with the New York City Collective Bargaining Law, as amended, neither the Union nor any employee shall induce or engage in any strikes, slowdowns, work stoppages, mass absenteeism, or induce any mass resignations during the term of this Agreement.

ARTICLE XVI - FINANCIAL EMERGENCY ACT

The provisions of this Agreement are subject to applicable provisions of law, including the New York State Financial Emergency Act for the City of New York as amended.

ARTICLE XVII - APPENDICES

The Appendix or Appendices, if any, attached hereto and initialed by the undersigned shall be deemed a part of this Agreement as if fully set forth herein.

ARTICLE XVIII - SAVINGS CLAUSE

In the event that any provision of this Agreement is found to be invalid, such invalidity shall not impair the validity and enforceability of the remaining provisions of this Agreement.

ARTICLE XIX - CONTRACTING-OUT CLAUSE

The problem of "Contracting Out" or "Farming Out" of work normally performed by personnel covered by this Agreement shall be referred to the Labor-Management Committee as provided for in Article XII of this Agreement.

ARTICLE XX - CIVIL SERVICE AND CAREER DEVELOPMENT

A joint committee composed of representatives of the Office of Management and Budget, the Office of Labor Relations, Department of Citywide Administrative Services, the Health and Hospitals Corporation, and the Union shall meet to study problems related to career development and retention of personnel, and where deemed necessary make recommendations to the appropriate Employer officials.

, 2008.

FOR THE CITY OF NEW YORK AND RELATED PUBLIC EMPLOYERS AS DEFINED HEREIN:

FOR DISTRICT COUNCIL 37, AFSCME, AFL-CIO:

BY: ____

JAMES F. HANLEY Commissioner of Labor Relations BY: ____

LILLIAN ROBERTS Executive Director

FOR THE NEW YORK CITY HEALTH AND HOSPITALS CORPORATION:

FOR SSEU, LOCAL 371, AFSCME, AFL-CIO

BY: _____

FRANK J. CIRILLO Senior Vice President BY:

CHARLES ENSLEY President

APPROVED AS TO FORM:

BY: _____

PAUL T. REPHEN Acting Corporation Counsel

DATE SUBMITTED TO THE FINANCIAL CONTROL BOARD:

, 2008.

UNIT: Social Services & Related Titles ("SSRT")

TERM: July 1, 2005 – March 2, 2008

Appendix A Longevity Increment Eligibility Rules

The following rules shall govern the eligibility of Employees for the longevity increments provided for in Article III, Section 8 of the 2005 - 2008 Social Services & Related Titles Agreement.

- 1. Only service in pay status shall be used to calculate the 15 years of service, except that for other than full time per annum employees only a continuous year of service in pay status shall be used to calculate the 15 years of service. A continuous year of service shall be a full year of service without a break of more than 31 days. Where the regular and customary work year for a title is less than a twelve month year, such as a school year, such regular and customary year shall be credited as a continuous year of service counting towards the 15 years of service. If the normal work year for an Employee is less than the regular and customary work year for the Employee's title, it shall be counted as a continuous year of service if the Employee has customarily worked that length work year and the applicable agency verifies that information.
- 2. Service in pay status prior to any breaks in service of more than one year shall not be used to calculate the 15 years of service. Where an employee has less than seven years of continuous service in pay status, breaks in service of less than one year shall be aggregated. Where breaks in service aggregate to more than one year they shall be treated as a break in service of more than one year and the service prior to such breaks and the aggregated breaks shall not be used to calculate the 15 years of service. No break used to disqualify service shall be used more than once.
- 3. The following time in which an Employee is not in pay status shall not constitute a break in service as specified in paragraph 2 above:
 - a. Time on a leave approved by the proper authority which is consistent with the Personnel Rules and Regulations of the City of New York or the appropriate personnel authority of a covered organization.
 - b. Time prior to a reinstatement.
 - c. Time on a preferred list pursuant to Civil Service Law Sections 80 and 81 or any similar contractual provision.
 - d. Time not in pay status of 31 days or less.

Notwithstanding the above, such time as specified in subsections a, b and c above shall not be used to calculate the 15 years of service.

- 4. Once an Employee has completed the 15 years of "City" service in pay status and is eligible to receive the \$800 longevity increment, the \$800 shall become part of the Employee's base rate for all purposes except as provided in paragraph 5 below.
- 5. The \$800 longevity increment shall not become pensionable until fifteen months after the Employee begins to receive such \$800 increment. Fifteen months after the Employee begins to receive the \$800 longevity increment, such \$800 longevity increment shall become pensionable and as part of the Employee's base rate, the \$800 longevity increment shall be subject to the general increases provided in Article III, Section 3(a) of this Agreement.



THE CITY OF NEW YORK OFFICE OF LABOR RELATIONS

40 Rector Street, New York, NY 10006-1705

http://nyc.gov/olr

JAMES F. HANLEY Commissioner PAMELA S. SILVERBLATT First Deputy Commissioner

> Lillian Roberts, Executive Director District Council 37, AFSCME, AFL-CIO 125 Barclay Street New York, New York 10007

Charles Ensley, President SSEU, Local 371, AFSCME, AFL-CIO 817 Broadway New York, New York 10003

RE: Disciplinary Procedures and the District Attorneys

Dear Ms. Roberts and Mr. Ensley:

This is to confirm our mutual understanding regarding Article VI of the Social Services and Related Titles

Agreement and its applicability to the District Attorneys' Offices.

- 1. It is understood that the District Attorneys have not elected to be covered by subsections 1(e), 1(f), 1(g), and 1(h) of said Article VI and that these subsections do not currently apply to the employees of the District Attorneys' Offices.
- 2. It is further understood that disciplinary procedures are a mandatory subject of bargaining for nonexempt, non-confidential employees of the District Attorney Offices.
- 3. This letter shall be deemed an appendix to the 2005- 2008 SSRT. The terms set forth herein shall remain in force until the termination date of the 2005-2008 SSRT, except as may be modified by any written agreement(s) approved by the District Attorneys' Offices, collectively or individually.

If the above accords with your understanding please execute the signature line provided below.

Sincerely,

JAMES F. HANLEY

AGREED OF BEHALF OF DC 37

AGREED OF BEHALF OF LOCAL 371

BY:

LILLIAN ROBERTS

BY: ____

CHARLES ENSLEY