AGREEMENT

BETWEEN

THE DARIEN BOARD OF EDUCATION

AND

THE UNITED PUBLIC SERVICE EMPLOYEES UNION

Expires June 30, 2020

Paraprofessionals
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THIS AGREEMENT is made between the DARIEN BOARD OF EDUCATION (hereinafter referred to as the "Board") and THE UNITED PUBLIC SERVICE EMPLOYEES UNION DARIEN PARAPROFESSIONALS (hereinafter referred to as the "Union" and or “UPSEU”).

ARTICLE I
RECOGNITION

Section 1. Recognition/Bargaining Unit. Pursuant to the recognition agreement entered into between the Board and before the Connecticut State Board of Labor Relations, as amended, and for the purposes of bargaining collectively with respect to wages, hours and other conditions of employment within the meaning of Section 7-471 (3) of the Municipal Employee Relations Act, the Board hereby recognizes the Union as the exclusive representative for Paraprofessionals and Campus Monitors employed by the Board, but excluding all other employees of the Board such as, but not limited to, supervisors, temporary employees, part-time employees regularly assigned to work less than twenty (20) hours per week, professionals, and confidential employees (i.e. the secretary to the Superintendent, the Assistant Superintendents, the Director of Finance and the Assistant Director of Personnel).

Section 2. Definitions.(a) The term "Employee(s)" as used in this Agreement is hereby defined to mean only those employees of the Board who are included in the bargaining unit described in Section 1 above.

(b) The term "Administrator" as used in this Agreement is hereby defined to mean any supervisor employed by the Board who supervises Employees.

ARTICLE II
BOARD RIGHTS

The Board shall continue to have the exclusive right, power and authority to exercise all the rights and privileges related to the management of the schools and direction of its Employees which it had the right, power and authority to exercise prior to the negotiation and execution of this Agreement, except as, and only to the extent that, such rights, powers and authority are specifically limited by the express provisions of this Agreement.

ARTICLE III
REGULAR HOURS OF WORK

Section 1. Regular Workday/week. The regular hours of work shall be as follows:

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<td>Paraprofessionals</td>
<td>6 ½ hours</td>
<td>32 ½ hours</td>
<td>183</td>
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<td>Campus Monitor</td>
<td>8.0 hours</td>
<td>40 hours</td>
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All of the above is exclusive of an unpaid lunch period of thirty (30) consecutive minutes.

Section 2. (a) Employees. The regular work year shall begin no earlier than two (2) regular workdays prior to the opening of the school year for pupils and terminate no later than one (1) regular workday after the close of the school year for pupils, inclusive.
Section 3. Work Schedule. The work schedule for each Employee shall be determined by the Administrator to whom the Employee directly reports.

ARTICLE IV
HOURS WHEN SCHOOLS CLOSE FOR EMERGENCIES

When schools are closed due to hazardous weather conditions or other emergencies, the following procedures will be used in excusing or dismissing Employees:

(a) Announcement of the Administration's decision for emergency school closings shall be made over local radio stations.

(b) Employees shall not report to work on days when schools are closed for emergencies. If there is a delayed opening or an unscheduled early dismissal of school, employees shall be paid for their regular hours.

(c) When schools have a delayed opening for pupils, Employees are expected to report to work at their regular work time, or as soon as safely possible.

(d) When schools are dismissed early for an emergency, and announcement of such early dismissal has been made by the Administration, Employees are expected to remain at work until dismissed by direction of the Superintendent.

ARTICLE V
HOLIDAYS

Section 1. Employees shall not be required to work, and shall not be paid for, recognized holidays which fall within their respective regular work years.

Section 2. Christmas Eve Day: When Christmas Eve Day falls on a regular workday, all Employees scheduled to work that day shall be dismissed no later than 2:00 p.m.

ARTICLE VI
VACATIONS

Section 1. Employees shall not normally be required to work on student vacations that fall within their respective regular work years. Such Employees required to work on student vacations shall either be paid for such work at their regular straight-time hourly rates (or at one and one-half times such rates for time worked in excess of thirty-seven and one-half (37 1/2) hours in that payroll week), respectively, or shall, at the option of the Director of Human Resources or his or her designee, receive compensatory time off as provided in Section 3(b) of Article VII. Employees will be given as much advance notice as practicable if they are required to work during student vacation periods.
ARTICLE VII
COMPENSATION

Section 1. (a) Regular Pay. Regular straight-time hourly rates of pay at which regular full-time Employees are paid for the work they perform under this Agreement are set forth on Appendix A attached hereto. Except as otherwise provided, any retroactive payments due under this Agreement will be made only to eligible Employees who are on the regular active payroll as of the effective date of this Agreement. Effective July 1, 2011 all Employees will be required to have direct deposit.

(b) Starting Pay. Any Employee newly hired on or after the effective date of this Agreement may be paid at a regular straight-time hourly rate of pay that is no more than ten percent (10%) less than the regular straight-time hourly rate for the position for which he or she is hired, as set forth on Appendix A, provided that upon successful completion of the Employee’s probationary period of employment, the Employee’s regular straight-time hourly rate of pay shall be increased to the then-applicable regular straight-time hourly rate set forth on Appendix A.

Section 2. (a) Per Diem. The Employee’s per diem will be used to calculate pay for each, personal leave day and sick leave day.

(b) Per Diem Computation. Per diem shall be calculated by multiplying the Employee’s regular straight-time hourly rate of pay by the number of regular hours of work in his or her normal daily work schedule at the time the calculation is made.

Section 3. (a) Overtime Pay. Each Employee will be paid at his or her regular straight-time hourly rate of pay for all time he or she works up to thirty-seven and one-half (37½) hours in a payroll week (forty (40) hours for Campus Monitors) and at a rate equal to one and one-half (1½) times his or her regular straight-time hourly rate (the “overtime rate”) for all time he or she works (A) in excess of thirty-seven and one-half (37½) hours in a payroll week (forty (40) hours for Campus Monitors) or (B) on Saturdays, Sundays and holidays recognized by this Agreement for which the Employee is eligible for holiday pay. There will be no pyramiding of overtime or premium pay, provided that pay for approved hours worked on recognized holidays shall be paid in addition to the regular holiday pay for which the Employee is eligible.

Section 4. Authorization. No overtime shall be worked unless authorized in advance by the Director of Finance. When an emergency situation requires the Employee to work overtime, the overtime may be authorized subsequent to the event, rather than in advance, by the Director of Finance or, in the absence of the Director of Finance, by the Principal of the school at which the emergency arose.

ARTICLE VIII
LEAVES

Section 1. (a) Sick Leave. Employees shall earn sick leave days on the following basis:

(1) Employees shall earn 1.25 sick leave days per month worked up to a maximum of 12.5 sick leave days per fiscal year.
(b) **Accumulation.** Unused sick leave days may be accumulated up to a maximum of one hundred fifty (150) days.

(c) **Application.** An Employee prevented by illness or other medical disability from reporting to work as scheduled may apply his or her unused accumulated sick leave days to such absences until the illness or disability ends or until his or her unused accumulated sick leave days are exhausted, whichever sooner occurs. The Superintendent, or his/her designee, may require an employee who misses five (5) or more consecutive days to present a medical certificate in order to be paid for said extended sick time absence. Upon notification of suspected sick leave abuse, the Superintendent or his/her designee may require a medical certification in cases of absences of shorter duration.

**Section 2. (a) Personal Leave.** Each regular full-time Employee shall have up to a maximum total of four (4) days "Personal Leave" per regular work year, which he or she may use for the following reasons:

1. Legal obligations which cannot be handled outside regular working hours;
2. Marriage of staff and/or family;
3. Graduation, college drop-off, College pick up;
4. Recognized religious holidays;
5. Family, house or car emergencies (does not include daycare issues).

The parties agree that circumstances may arise that are not covered under the above reasons. The Board and the Union agree to meet, discuss and, if necessary, draft a Memorandum of Understanding to incorporate additional reasons.

Only employees who have successfully completed their probationary period of employment are eligible to take personal days.

(b) **Requests.** All requests for personal leave shall be signed off by the administrator and forwarded to the Director of Human Resources for approval and shall set forth the reason for the request. An employee will not be required to give a reason for the use of one (1) of the aforementioned four (4) days in situations where the need for the day is compelling and the employee feels the need to keep the reason private. Such a day is not to be taken immediately before or after a holiday or vacation.

Except for an emergency, it is mandatory that the employee submits the Personal Leave Request Form five (5) work days prior to the requested leave date to both the Administrator and Director of Human Resources. Failure to do so will result in a denial or the day will be taken without pay. To ensure accurate processing, all signatures required on the Personal Leave Request Form should be dated. The administration will set up electronic forms so they can be submitted via e-mail.

(c) **Use.** None of the personal days provided for in this Article shall be used for other than discharging compelling personal obligations that cannot be discharged outside regular working hours.

(d) **Bereavement Leave.** (1) Employees are entitled to five (5) consecutive work days funeral leave with pay in the event of the death of their parent, stepparent, child, stepchild, spouse, mother-in-law, father-in-law, grandparent, grandchild, sibling, brother-in-law, sister-
in-law, daughter-in-law or son-in-law.

(2) Employees are entitled to one (1) work day funeral leave with pay in the event of the death of their aunt, uncle, cousin, niece or nephew.

(3) An employee may use a total of five (5) days per contract year of bereavement leave.

(4) An employee may use sick time for bereavement leave when all bereavement leave time has been exhausted.

Section 3. Extension of Personal Leave. The Director of Human Resources may, upon request, in his or her discretion, grant additional leave with or without loss of pay beyond the aforesaid four (4) personal leave days provided for in Section 2 hereof in cases where he or she considers the need for such additional time to be based on extreme circumstances.

Section 4. (a) Leaves of Absence. An Employee may request a leave of absence without pay for a period of illness or medical disability which extends beyond his or her unused accumulated sick leave, or for compelling personal reasons which extend beyond his or her unused personal leave, provided the request for such a leave of absence is submitted in writing to the Director of Human Resources and includes a statement of the reason for the requested leave.

(b) Discretion of Director of Human Resources. Such a leave may be granted or denied at the discretion of the Director of Human Resources.

(c) Maximum Duration. Leaves granted pursuant to this Section 4 shall not exceed fifty (50) regular workdays (including paid holidays).

(d) During Leave. Any Employee who returns within the specified leave period shall not suffer a break in his or her continuous service but shall not earn sick leave or vacation time or be eligible for holiday pay for recognized holidays which fall during the leave period.

(e) Reinstatement. Upon return to work within the specified leave period, said Employee shall be reinstated in his or her former position, if the position still exists, or in a substantially equivalent position for which the Employee is qualified.

(f) FMLA Conflicts. In the event a conflict exists between subsections (a) - (e) of this Section 4 and the Federal Family and Medical Leave Act of 1993 ("FMLA"), the FMLA shall control, but in no case will the level of benefits under this Agreement be diminished.

(g) Finality. Decisions of the Director of Human Resources regarding statutory or discretionary leave requests shall not be subject to the Grievance and Arbitration Procedure set forth in this Agreement.

Section 5. Professional Leave. Time off without loss of regular pay may be granted to Employees to attend professional conferences with the approval of the Employee’s Administrator, and such time off shall not be deducted from personal days or vacation time.
Section 6. **Jury Duty Leave.** Any Employee who is required to serve on a jury before a State or Federal tribunal during his or her regular work year shall be granted leave for this purpose, and such leave shall not be deducted from sick leave or personal days. Such Employee shall be made whole for regular take-home pay lost as a result of such service as a juror, and, for purposes of implementing this provision, the Board will continue to pay the Employee his or her full regular pay as usual, less normal deductions, for days absent from work for jury service, and the Employees shall promptly reimburse the Board in an amount equal to the full pay that the Employee receives from the court for service as a juror. Any Employee who is released from jury service early enough on any regular workday to report back to work shall notify his or her Administrator promptly upon such release and shall report to work promptly if directed to do so by such Administrator. If the Director of Human Resources decides that service as a juror would be a hardship to the work area to which the Employee is assigned or to the system as a whole, the Employee will cooperate with the Director of Human Resources in obtaining an excuse from jury service or a postponement of such service to a time when the hardship will be less.

Section 7. **Statutorily Mandated Leaves.** Each Employee will be permitted to be absent from work for reasons mandated by state and federal law, such as family and medical leave, jury duty and military duty. Claims that the Board or any of its agents violated any of such mandates shall not be subject to the grievance and arbitration procedure set forth in this Agreement.

Section 8. **Application.** Any leave or time off provided for under this Agreement will also be counted toward satisfying any statutorily mandated leaves of absence for which the contractual leave qualifies, including, but not limited to, the federal Family and Medical Leave Act. Employees must substitute their unused sick and personal leave and unused vacation time for the first part of any leave taken under the FMLA. Any FMLA leave time remaining after such paid time is exhausted will be unpaid. Substitution of such paid leave time will not increase the amount of the FMLA leave available.

**ARTICLE IX**

**INSURANCE PROGRAM**

Section 1. **Medical Plan.** The Board will make comprehensive group hospitalization and medical coverage, as described herein, available during the term of this Agreement to each eligible Employee who applies for it and to his or her eligible dependents. Covered services will be made available at a level that is substantially equivalent to the level of covered services available under the medical plan in effect as of the date on which this Agreement is signed (the "Medical Plan"), subject to the terms and conditions set forth in the Medical Plan and in this Article.

Section 2. **Dental Plan.** The Board will make comprehensive group dental insurance coverage available during the term of this Agreement to each eligible Employee who applies for it and to his or her eligible dependents. The plan will provide for 100% coverage under the full service portion, 80% coverage for additional basic and oral surgery and 50% for Periodontal and Prosthodontics with a $2,000 maximum for each person for each calendar year. Orthodontics has a $1,000 lifetime maximum at 60% payment. The specific terms of the dental plan are found in the summary plan document.
Section 3. Vision Plan. The Board will make the Vision Service Plan (VSP) available during the term of this Agreement to each eligible Employee who applies for it.

Section 4. High Deductible Health Plan/Health Savings Account Plan. The Board of Education will offer the High Deductible Health Plan/Health Savings Account Plan.

(a) The primary medical plan will be the high deductible health plan with a single person deductible of $2000 and a two person & family deductible of $4,000, as outlined in Appendix B of the contract. Effective July 1, 2018 the high deductible health plan deductible will increase to $2,250 for single subscribers and $4,500 for two person & family subscribers. Effective July 1, 2019 the high deductible health plan deductible will increase to $2,500 for single subscribers and $5,000 for two person & family subscribers.

(b) The Board will pay 50% of the HDHP/HSA deductible during the first week of July each year of the contract.

(c) Payments after deductible met at 100% in network and 70% out of network.

(d) Prescription Drug Coverage. The following co-pay program for covered prescription drugs after the HSA/HRA deductible is met.

- At retail for dosages up to thirty-four (34) days:
  - Generic: $10.00
  - Formulary: $35.00
  - Non-formulary: $40.00

- Via Mail Order for dosages up to ninety (90) days: 2X Retail Co-Pays

If an employee is precluded from fully participating in the Health Savings Account because he or she does not meet the minimum requirements of federal tax laws and/or regulations, the Board shall provide the employee with access to a Health Reimbursement Account (HRA). The Board’s annual contribution to the HRA shall not exceed its annual contribution to the HSA, based on the employee’s coverage.

Section 5. (a) Means Of Providing Covered Service And Terms. The Board may self-insure the Medical, Dental, Vision, Long Term Disability and/or other Plans described herein in whole or in part or, upon termination of an insurance contract with any carrier, may enter into an insurance contract with the same or a different carrier to provide covered services at a level substantially equivalent to the level of covered services in effect on the date this Agreement is signed. The Board will provide the Union with as much advance notice as practicable of its plan to change the means by which it provides such covered service or to self-insure, which, under normal circumstances, shall be not less than sixty (60) days in advance.

(b). Deductible, Coinsurance, Co-pay Requirements. Covered individuals must meet any and all deductible, coinsurance and/or co-pay requirements set forth in the Medical and/or Dental Plans, whether established by the Board’s primary carrier, in an available alternate plan to which the Employee subscribes and/or by the care/service provider.

(c) Cost Containment. Covered individuals must comply with any and all of the requirements set forth in the Medical and/or Dental Plans, an available alternate plan to
which the Employee subscribes and/or by the care/service provider concerning pre-certification, pre-admission testing, utilization review, second opinions and other such cost control and utilization monitoring provisions.

Section 6. Long Term Disability Plan. Long Term Disability coverage will be provided for each Employee with five (5) or more years' credited service as an Employee in the Darien School System. The Board will pay 80% of the premium. Such coverage will provide disability benefits for each such Employee who is totally and permanently disabled under terms and conditions normally found in policies providing such coverage, as follows:

(a) 60% of the Employee's regular monthly compensation, as of the last day worked, up to a maximum monthly disability payment of $1,500 for ten-month Employees.

(b) Monthly disability payments will begin with the seventh (7th) month following the month in which the disability occurs and will continue to be made each month thereafter during the period of disability until the Employee ceases to be totally and permanently disabled, dies, reaches age 65, or becomes eligible for full retirement benefits under the Town of Darien Municipal Employees' Retirement Plan, whichever occurs first.

(c) Monthly benefit payments will be reduced by any amount paid the Employee through workers' compensation, social security and any other offset normally found in long term disability policies.

Section 7 Costs of Coverage. The Board and each covered Employee will share the cost of the Medical Plan and Dental Plan coverage, as described above, that the Employee elects for him- or herself and his or her dependents from among the coverage that the Board makes available, as described below.

**EFFECTIVE DATE. BOARD'S PREMIUM SHARE.**

Effective July 1, 2017 Eighty-three percent (83%)

Eligible Employees who elect coverage for his or her dependents from the coverage that the Board makes available, will pay twenty (20) per cent of the premium difference between single and two person or family coverage.

Section 8. Life Insurance. The Board will provide group term life insurance coverage for each eligible Employee in an amount equal to two (2) times his or her regular straight-time annualized pay. Employees will not be required to contribute to the premium for such coverage.

Section 9. General Provisions. Plan Year. (a) "Plan Year", as used in this Article, is hereby defined as the Board's fiscal year (July 1 - June 30). The Board will notify the Union President of any change in Plan Year.

(b) Eligible Dependents. No Employee may extend to his or her dependents coverage under any of the Plans provided by this Agreement unless the Employee is covered by such plans.
(c) **Change of Insurance Carrier.** The Board shall have the sole discretion to choose its primary carrier, to change carriers and/or to self-insure in whole or in part, provided that the level of covered services are not significantly diminished.

(d) **Disputes Relating to Benefits.** Eligibility for benefits shall be determined exclusively in accordance with the provisions of the respective insurance contracts acquired by the Board to provide covered services, and any dispute relating to eligibility for or the amount of covered services or benefits in any individual case shall be processed by the Employee directly with the respective insurance carrier and shall not subject the Board to any claim in any forum. In no event shall the Board be considered to be an insurer or a guarantor of any covered services or benefits.

**Section 10. Auto Vandalism.** The Board will reimburse each Employee up to a maximum of $500 (or such lesser amount that is equal to the deductible under the Employee's own automobile insurance policy) for damage to his or her automobile caused by vandalism while the automobile was parked on school property at a time when the Employee was engaged in performing his or her job responsibilities.

**Section 11. Retirees.** Upon retirement, a full-time employee employed before July 1, 2018 with at least ten (10) years of continuous service who is 62 or over age or eligible for the Town Retirement Plan's Rule of eighty (80) shall receive a one-time payment of $10,000.

**Section 12. Dependent Care and Limited Purpose Reimbursement Account Plan.** Effective July 1, 2017, the Board will make available to covered employees a Dependent Care and Limited Purpose Reimbursement Account Plan in accordance with and subject to the provisions of Section 125 of the Internal Revenue Code.

**ARTICLE X**

**VACANCIES**

**Section 1. Bargaining Unit Vacancies.** Notice of all available vacancies in bargaining unit positions and new bargaining unit positions established by the Board during the term of this Agreement will be posted electronically on the website of the Board with hard copy sent to the Unit President at least five (5) regular workdays prior to the closing date for filing applications.

**Section 2. Consideration of Applicants.** Qualified Employees who apply for such vacancies within the time period for filing applications for such vacancies shall be given first opportunity to fill such position before applicants who are not Employees.

**Section 3. Candidate Selection.** In choosing the most qualified candidate for an available vacancy, the Board shall take into account required qualifications, prior evaluations of performance, and an interview of the candidate by the prospective Administrator and a member of the Personnel Office. If two or more candidates are equally qualified in the reasonable judgment of the Board, length of service in the Darien School System shall be taken into consideration.
Section 4. Voluntary Transfers: Any employee wishing to transfer to another school or assignment must file such request with the Personnel Office prior to April 30th of each year. Written notice of transfer shall be provided to each Employee not later than two (2) weeks prior to the start of the school year. The Board will make every effort to honor the requests. Reasons for not honoring the requests for transfer shall be given to the Employee in writing. Voluntary transfers will be made at the beginning of each school year.

Section 5. Involuntary Transfers (a) The Board will notify the Unit President(s) of all involuntary transfers.

Employees who are involuntarily transferred shall be provided written notice of transfer no later than two (2) weeks prior to the start of the school year. Upon request, any employee who is involuntarily transferred shall meet with the Superintendent or his/her designee regarding the transfer and shall be provided reasons for the transfer at the meeting as long as it does not breach student confidentiality.

(b) When reduction in the number of employees within a job classification (i.e. Paraprofessional, Campus Monitors) to be assigned to a school is necessary:

(i) Volunteers shall be transferred first;
(ii) Transfers will then be based upon inverse order of seniority within a job classification (i.e. Paraprofessional, Campus Monitors) subject to the skills of the staff and the needs of the students;
(iii) Involuntary transfers will be to comparable positions.

Section 6: Summer School Positions

(a) All paraprofessional summer school positions shall be offered to paraprofessionals within the bargaining unit first on a first come first serve basis, except that the Superintendent or his/her designee shall have absolute discretion to consider the Paraprofessional’s attendance during the regular work year in awarding such positions. In placing paraprofessionals in available positions, including tutoring, every effort will be made to place the paraprofessional currently assigned to a student during the school year with that student during the summer school sessions.

(b) Applications for paraprofessional summer school positions shall be made available to paraprofessionals within the bargaining unit via e-mail no later than February 15th of each year. Summer school positions shall be offered no later than May 15th of each year.

(c) All Campus Monitor summer school positions shall be offered to Campus Monitors within the bargaining unit on a first come first serve basis, except that the Superintendent or his/her designee shall have absolute discretion to consider the Campus Monitor’s attendance during the regular work year in awarding such positions.

(d) Applications for Campus Monitor summer school positions shall be made available to Campus Monitors within the bargaining unit via e-mail no later than February 15th of each year. Summer school positions shall be offered no later than May 15th of each year.
ARTICLE XI
RETIREMENT PLAN

All eligible Employees shall be covered by the Town of Darien Municipal Employees Retirement Plan ("Retirement Plan"), or any other retirement plan adopted by the Town of Darien, as well as the Social Security Retirement Plan. A written payroll deduction authorization form must be received from the Employee within seven (7) days after the Employee's receipt of the notice stating the date of eligibility. Eligibility in the Retirement Plan will be determined under the regulations of the Retirement Plan, and disputes concerning eligibility, benefits and other matters relating to retirement shall not be subject to the grievance and arbitration procedures set forth in Article XV hereof, but shall be submitted to the Retirement Plan Committee.

ARTICLE XII
TRAVEL REIMBURSEMENTS

Employees using their personal cars on school business as required, shall be reimbursed at the current rate in accordance with IRS Standard mileage rate. All use of an Employee's personal car must first be approved by his or her Administrator.

ARTICLE XIII
TERMINATION

Section 1. Voluntary Terminations of Employment. An Employee who voluntarily terminates his or her employment with the Board shall give at least two (2) weeks notice, in writing, to his or her Administrator.

Section 2. Discharge. No Employee who has successfully completed his or her probationary period of employment (a "non-probationary Employee") shall thereafter be discharged or disciplined without just cause, provided that only cases of discharge and disciplinary suspensions without pay may be processed to arbitration. Disciplinary warnings (verbal or written) issued to a non-probationary Employee may be the subject of a grievance but shall not be processed beyond Step 2 of the grievance procedure. Any non-probationary Employee who disputes a written warning may append to the warning a copy of his or her grievance and a statement setting forth the basis for his or her disagreement with it, provided that nothing in this Section will preclude a non-probationary Employee from challenging, at an arbitration hearing over his or her disciplinary suspension or discharge, prior disciplinary warnings that are used by the Board to support such suspension or discharge.

ARTICLE XIV
WORK CONTINUITY

The Union agrees that, for the duration of this Agreement, there will be no strikes, work stoppage, slowdown, curtailment or restriction of work, or refusal to cross any picket line, whether lawful or unlawful. The Board agrees not to lockout its Employees.
ARTICLE XV
GRIEVANCE AND ARBITRATION

Section 1. Definitions:
(a) A "Grievance" is hereby defined as any written claim by an Employee or group of Employees that the Board or the Superintendent (or Superintendent's designee), or an Administrator (or his/her designee), violated, misinterpreted or misapplied a specific provision expressed in this Agreement. Each Grievance must set forth a brief statement of the event giving rise to the Grievance and the Article and Section of this Agreement allegedly violated, misinterpreted or misapplied.

(b) "Grievant" is hereby defined as the Employee or group of Employees who file(s) a Grievance.

(c) A "Day" is hereby defined as a regular workday.

Section 2. Procedure: The exclusive forum for processing Grievances shall be this Grievance and Arbitration Procedure, which shall be applied as follows:

(a) Step 1. Administrator: Grievant must, by the end of the seventh (7th) day following the event giving rise to the Grievance, submit the Grievance to his or her supervising Administrator.

(b) Step 2. Director of Human Resources: If the Grievance is not resolved within five (5) days after the Grievance was received by the supervising Administrator, and Grievant desires to proceed further, Grievant must, by the end of the tenth (10th) day after receipt of response from that Administrator, submit the Grievance to the Director of Human Resources and the Union's Staff Representative. At the request of the Union's Staff Representative, the supervising Administrator and the Director of Human Resources shall, within twenty (20) days after the Grievance was submitted to the supervising Administrator, meet with the Grievant and the Union's Staff Representative, with or without the Steward, in an effort to resolve the Grievance.

(c) Step 3. Superintendent: If the Grievance is not resolved within five (5) days after the Grievance was received by the Director of Human Resources, and the Grievant desires to proceed further, Grievant must, by the end of the tenth (10th) day after it was submitted to the Director of Human Resources, submit the Grievance to the Superintendent and the Union's Staff Representative. At the request of the Union's Staff Representative, the Director of Human Resources and the Superintendent shall, within twenty (20) days after the Grievance was submitted to the Director of Human Resources, meet with the Grievant and the Union's Staff Representative, with or without the Steward, in an effort to resolve the Grievance.

(d) Step 4. Arbitration: If the Grievance is not resolved at Step 3, and the Union wishes to proceed further, the Union must file a Demand for Arbitration with the American Arbitration Association (AAA) in accordance with its Voluntary Rules for Labor Arbitration then subsisting, subject to the following terms and conditions:

(1) The Grievance must arise out of and involve the interpretation or application of a specific provision expressed in this Agreement and will not be arbitrable if it claims a right, benefit or obligation not expressly set forth in a specific provision of this Agreement.
(2) The Demand for Arbitration must be made in writing by certified mail, return receipt requested, with a copy to the Superintendent, postmarked within the twenty (20) calendar days immediately following the Grievant’s receipt of the Superintendent’s response at Step Three, or absent such response, within twenty (20) calendar days following the expiration of the time for providing such response.

(3) The Arbitration must be in accordance with the American Arbitration Association’s Voluntary Rules for Labor Arbitration in existence at the time the Demand for Arbitration is filed.

(4) The Demand for Arbitration must be limited to the same Grievance submitted to the Superintendent in Step Three.

(5) The Arbitrator’s authority will be limited to determining whether, by the allegations contained in the Grievance, the Board violated or misapplied the specific provision expressed in this Agreement as alleged in the Grievance. The Arbitrator will have authority to render appropriate ‘make whole’ awards consistent with the provisions of this Agreement and other applicable rules governing the arbitrator’s conduct and authority.

(6) The decision of the Arbitrator will be final and binding, subject to the right of either party to have the award confirmed, vacated or modified according to law.

(7) The cost of the Arbitrator’s fees and hearing room rental, if any, will be shared equally by the Board and the Union, but each party will bear the cost of its own representatives, transcripts and other items.

(8) Grievances must be filed for arbitration separately, and an Arbitrator may not hear multiple Grievances unless the Director of Human Resources and the Union agree in writing to allow the Arbitrator to do so.

(9) Only the Union will have the authority to submit a Grievance to Arbitration.

Section 3. Time Limits. The time limits specified herein are of the essence and may only be extended by mutual written Agreement of the Director of Human Resources and the Union. Failure to process a Grievance within the time limits provided herein shall be deemed a waiver of such Grievance, and the Grievance shall be considered resolved in accordance with the position of the Board. Failure by the Board representatives to meet or respond to the Grievance within the time limits provided herein shall permit the Grievant or the Union, as appropriate, to process the Grievance to the next Step provided they do so within the time limits set forth herein.

Section 4. Representation. Grievant will be permitted to be accompanied by the Union’s executive board member and/or the Union’s Business Representative at all grievance meetings and arbitration hearings except at Step 1, where only the Steward will be permitted. Grievances shall not be processed and Grievance meetings or discussions shall not be held during work time without the express prior approval of the Director of Human Resources, although arbitration hearings may be held during work time according to a schedule mutually acceptable to the Board, the Union and the arbitrator.
Section 5. Confidentiality. The Grievance and the Grievance process, including arbitration, shall be kept confidential, to the extent permitted by law.

Section 6. Sole Procedure. The Grievance procedure contained herein, including arbitration, shall be the exclusive method of resolving Grievances.

Section 7. Union Authority. Nothing contained herein shall require the Union to process any Grievance which in its opinion is without merit, and no Employee shall have the right to process a Grievance to arbitration, as such right is reserved exclusively to the Union.

Section 8. Settlements. Grievance settlements reached at Step 1 shall not be used as evidence or precedent in any other Grievance, at arbitration or in any other forum.

Section 9. Mediation. The parties may mutually agree to submit a grievance to mediation after it has been submitted to Step 4, arbitration.

ARTICLE XVI
LAYOFF AND RECALL

Section 1. (a) Layoff Procedures for Paraprofessionals. In the event the Board determines that the number of Employees assigned as Paraprofessionals within the system or a department, subject or specialty area, or educational level (elementary, middle or high school) thereof should be reduced by layoff, such Employees will be laid off in the following order, provided those selected to remain are qualified in the reasonable judgment of the Board to perform the assignments remaining after the layoff:

First: Paraprofessionals who have not yet completed their probationary periods of employment

Second: Paraprofessionals who have successfully completed their probationary periods of employment, in reverse order of their seniority (i.e., the least senior in the area where the layoff is to take place will be laid off first) provided those remaining are qualified in the reasonable judgment of the Board to perform the assignments remaining after the layoff as described herein.

In exercising its judgment, the Board will not act arbitrarily or capriciously, but will act in an effort to keep the most qualified Paraprofessionals. In determining the relative qualifications between two such Paraprofessionals, the Board will take into account their respective seniority, training, performance, experience in subject area or area of assignment, and needs of the system. Where two or more such Paraprofessionals are equally qualified in the Board's reasonable judgment to fill an assignment remaining after the layoff, the Paraprofessionals with the greater seniority will be given the option to remain. The Board may use its own discretion in choosing among Paraprofessionals who have not yet successfully completed their probationary periods of employment, and such Paraprofessionals will have no recourse to the Grievance Procedure.
If a Paraprofessional is subject to be laid off, he or she shall have the opportunity to bump a less senior employee in an equal or lower classification provided that the employee is qualified to perform the duties of that position.

(b) **Recall Procedures for Paraprofessionals.** To be eligible for recall, a Paraprofessional, within five (5) days after lay off, must submit his or her name in writing by certified mail to the Superintendent to be placed on the recall list. A Paraprofessional whose name appears on the recall list will be eligible for recall only until the second September 1st after the effective date of his or her lay off and only in accordance with the following:

(1) Nothing herein shall prevent the Board from offering to an individual on any recall list recall to an available vacancy in an educational level different from the one from which he or she was laid off, provided the individual is qualified, in the reasonable judgment of the Board, to perform the work required. Under such circumstances, individuals so qualified in the reasonable judgment of the Board shall be offered an opportunity for recall before a person is hired to fill the vacancy in question.

(2) Notice of recall will be effective if sent to the address on the Board's records.

(3) The order of recall will be in reverse of the order of lay off set forth in subsection (a) above, provided that those individuals in line for recall are qualified in the reasonable judgment of the Board to perform the assignments available.

(4) The Director of Human Resources must receive acceptance of recall within two (2) weeks after notification of recall is sent, unless there are extreme circumstances that prevent the Paraprofessional from accepting recall within such period.

(5) Unless otherwise provided, all notices provided for in this subsection (b) must be in writing and transmitted by Certified Mail, U.S. Postage Prepaid.

(c) **Layoff Procedures for Campus Monitors.** In the event the Board determines that the number of Employees assigned as Campus Monitors within the system or educational level (elementary, middle or high school) thereof should be reduced by layoff, such Employees will be laid off in the following order, provided those selected to remain are qualified in the reasonable judgment of the Board to perform the assignments remaining after the layoff:

First: Campus Monitors who have not yet completed their probationary periods of employment.

Second: Campus Monitors who have successfully completed their probationary periods of employment, in reverse order of seniority (i.e., the least senior in the area where the layoff is to take place will be laid off first) provided those remaining are qualified in the reasonable judgment of the Board to perform the assignments remaining after the layoff as described herein. In exercising its judgment, the Board will not act arbitrarily or capriciously, but will act in an effort to keep the most qualified Campus Monitors. In determining the relative qualifications between two such Campus Monitors, the Board will take into account their respective

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seniority, training, experience in subject area or area of assignment, and needs of the system. Where two or more such Campus Monitors are equally qualified in the Board’s reasonable judgment to fill an assignment remaining after the layoff, the Campus Monitor with the greater seniority will be given the option to remain. The Board may use its own discretion in choosing among Campus Monitors who have not yet successfully completed their probationary periods of employment, and such Campus Monitors will have no recourse to the Grievance Procedure.

If a Campus Monitor is subject to be laid off, he or she shall have the opportunity to bump a less senior employee in an equal or lower classification provided that the employee is qualified to perform the duties of that position.

(d) **Recall Procedures for Campus Monitors.** To be eligible for recall, a Campus Monitor, within five (5) days after lay off, must submit his or her name in writing by certified mail to the Superintendent to be placed on the recall list. A Campus Monitor whose name appears on the recall list will be eligible for recall only until the second September 1st after the effective date of his or her layoff and only in accordance with the following:

(1) Nothing herein shall prevent the Board from offering to an individual on any recall list recall to an available vacancy in an educational level different from the one from which he or she was laid off, provided the individual is qualified, in the reasonable judgment of the Board, to perform the work required. Under such circumstances, individuals so qualified in the reasonable judgment of the Board shall be offered an opportunity for recall before a person is hired to fill the vacancy in question.

(2) Notice of recall will be effective if sent to the address on the Board’s records.

(3) The order of recall will be in reverse of the order of layoff set forth in subsection (c) above, provided that those individuals in line for recall are qualified in the reasonable judgment of the Board to perform the assignments available.

(4) The Director of Human Resources must receive acceptance of recall within two (2) weeks after notification of recall is sent, unless there are extreme circumstances that prevent the Campus Monitor from accepting recall within such period.

(5) Unless otherwise provided, all notices provided for in this subsection (b) must be in writing and transmitted by Certified Mail, U.S. Postage Prepaid.

**Section 2. Seniority.** For purposes of this Article, seniority shall mean the Employee’s length of continuous service within this bargaining unit measured from his or her most recent date of hire as a regular full-time Employee or regular part-time Employee regularly assigned to work twenty (20) or more hours per week in a bargaining unit position. An Employee will lose all credit for his or her seniority and will be subject to having his or her employment terminated by the Board without recourse if he or she:

(1) quits;

(2) is discharged for cause;
(3) retirees;

(4) fails to return to work within ten (10) regular work days after being notified of recall from layoff by certified mail, return receipt requested, unless such return to work is due to Employee's actual illness or accident or some other similarly compelling reason (the Board may require substantiating proof);

(5) is on layoff for a period in excess of his or her recall period;

(6) is absent without reporting for three (3) consecutive days; or

(7) is gainfully employed elsewhere while on leave of absence without permission of the Board.

Section 3. Employee Responsibility. In any situation of layoff or recall, where an Employee has the option to fill an available position, he or she must be willing to work the schedule and the hours required by the Board for the said position in order to be eligible for the position.

Section 4. Pay. Rates of pay for Employees affected by the provisions of this Article will be adjusted in accordance with the applicable rates set forth on Appendix A attached hereto.

Section 5. After July 1, 2011 seniority accrued while a school secretary will not be counted if transferring or rehiring in a position within the bargaining unit defined in Section 1 of Article 1.

ARTICLE XVII
NEW EMPLOYEES

Section 1. Information to Employee. At the time of hire, the Personnel Office shall advise new Employees that they are represented by the Union for the purpose of collective bargaining, show them the job description for the position to which they will be assigned and provide them with the following information:

(1) medical coverage for which they are eligible to apply;

(2) amount of life insurance, and;

(3) information about the Retirement Plan.

Section 2. Information to Union. At the time of hire, the President of the Union, or his or her designated representative, shall be provided with the following information pertaining to new Employees: job title, date of hire, hours of work, classification and rate of pay.

Section 3. Probationary Period. All new Employees shall be on probation for the first ninety (90) work days of their employment. This ninety (90) day period must be during the time when school is in session. At the end of the Employee's probationary period, the Administrator will submit in writing to the Director of Human Resources a recommendation for continued
employment or for termination of employment. The probationary period may be extended for an additional thirty (30) work days with a written explanation to the employee regarding the reason for the extended probation. During the probationary period, or as the result of the aforesaid recommendation, the Employee may be terminated from employment with the Board for any reason without recourse.

ARTICLE XVIII
WORKERS’ COMPENSATION

Section 1. Any Employee absent from work due to a compensable injury (i.e., an injury for which the Employee has filed for and is eligible to receive Workers’ Compensation benefits) shall have his or her unused accumulated sick leave applied on a one-to-one basis to each day of such absence for which the Employee receives no workers’ compensation income replacement benefits and on a pro rata basis for each day of such absence for which the Employee does receive workers’ compensation income replacement benefits, until the Employee returns to work or the Employee has applied a maximum of twenty (20) days sick leave, whichever first occurs. The amount an Employee receives in daily sick leave pay will, when added to the per diem benefit the Employee receives as a workers’ compensation income replacement benefit, equal only that amount necessary to make the Employee whole for loss of a regular day’s pay (net pay after normal payroll deductions are made) due to the injury. For example, if workers’ compensation benefits would account for two-thirds of the Employee’s net daily pay prior to the injury, then the Employee’s unused accumulated sick leave would be charged at the rate of one-third sick leave day for each full day of such absence.

Section 2. Application. In applying the provisions of Section 1 above, the Board and the Employee will continue to follow the practice in effect as of the date of this Agreement whereby, for the period of the absence described in Section 1 hereof, the Board will continue to pay the Employee his or her full regular pay as normally required, less normal deductions, and the Employee will pay to the Board, on a regular basis, an amount equal to the amount which the Employee receives as Workers’ Compensation. Nothing herein shall prevent the Board from implementing a managed care system and a “light duty” requirement in connection with its Workers’ Compensation coverage.

ARTICLE XIX
SAVINGS CLAUSE

In the event that any provision or portion of this Agreement is invalidated by enactment of statute, decision of a court or administrative agency of competent jurisdiction, the balance and remainder of this Agreement will remain in full force and effect.

ARTICLE XX
AGENCY SHOP AND CHECK-OFF

Section 1. Conditions of Employment. Each Employee shall, as a condition of continued employment, either (a) join the Union and pay the regular monthly dues uniformly required for Union membership or (b) not join and pay a service fee to the Union not greater than the amount of dues uniformly required of members of the Union subject to limitations and restrictions of
Section 2. Check-Off. The Board shall deduct from the pay issued to each Employee in each month of such Employee's active employment the regular monthly dues uniformly required of all Union members and the service fee required of non-members, whichever is applicable, and forward same to the Union at regular monthly intervals; and each Employee shall, on forms prescribed by the Board, authorize the Board in writing to make such deductions as aforesaid.

Section 3. Indemnification. The Union shall indemnify and save the Board harmless against any and all claims, demands, suits or other forms of liability that may arise or be alleged by reason of any action taken by the Board pursuant to this Article.

ARTICLE XXI
DURATION AND HOLDOVER

Section 1. Duration. This Agreement will take effect upon execution by the parties and will remain in full force and effect to and including June 30, 2020. Salary increases for 2017-2018 and 2018-2019 shall be paid retroactively to July 1, 2017 for (1) all current employees and (2) all employees who have left the Board’s employ since July 1, 2017, through their last day of work for the Board.

Notwithstanding the foregoing, the Board may reopen negotiations in accordance with Conn. Gen. Stat. Section 7-473c(b) if the cost of medical insurance plan offered herein is expected to result in the triggering of an excise tax under the Patient Protection and Affordable Care Act ([ACA; P.L. 111-148], as amended, inter alia, by the Consolidated Appropriations Act of 2016 [P.L. 114-113] and/or if there is any material amendment to the ACA that would substantially increase the cost of the medical insurance plan offered herein. Reopener negotiations shall be limited to health insurance plan design and funding, premium cost share and/or introduction of an additional optional health insurance plan.

Section 2. Holdover. In the event proper notice is given pursuant to Section 1 and the Board and the Union fail to secure a successor to this Agreement prior to its scheduled expiration on June 30, 2020 or any succeeding June 30, each provision of this Agreement shall be continued in full force and effect thereafter at their levels in effect on the last day of this Agreement (June 30, 2020), or until a successor is entered into, unless prior to June 30, 2020 or any succeeding June 30, the Board and the Union have mutually agreed not to "holdover".

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives this, ______ day of October, 2018.

UNITED PUBLIC SERVICE EMPLOYEES
UNION B.O.E. PARAPROFESSIONALS

BY:  

Sandy Savage, Local President

DARIEN BOARD OF EDUCATION

BY:  

Chairperson

BY:  

Kevin E. Boyle, UPSEU President

BY:  

Daniel Bonfiglio
Labor Relations Representative
Appendix A
REGULAR HOURLY RATES OF PAY

Classifications and Rates of Pay

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All employees shall be required to participate in a direct deposit payroll.
APPENDIX B
MEDICAL PLAN SUMMARY
The individual deductible and out-of-pocket maximum applies if you have coverage only for yourself and not for any dependents. The family deductible and out-of-pocket maximum applies if you have coverage for yourself and one or more eligible dependents. In addition, if you have family coverage, any applicable copayments or coinsurance will not apply to services until the total deductible is met for the family, without regard to how much any one family member has met. No one member will exceed an in-network maximum out-of-pocket greater than $6,850.

Your ConnectiCare health plan helps you get the care you need. Here are the most frequently used services. Refer to your certificate of coverage on connecticare.com for a complete list of benefits.

Personalized for: Darian Public Schools - Paraprofessional

### In-Network Preventive Services
These services are no cost to you when you use an in-network doctor or facility. Frequency is based on age and gender. For a complete list of preventive services and to find a doctor, refer to connecticare.com.

Getting care within ConnectiCare's network typically costs you less. You may also get care outside of our network; however, your share of the costs will be higher. Out-of-network doctors and facilities do not appear in the "Find a doctor directory on connecticare.com"

- Physical
- Well woman visit and pap test
- More than 25 screenings, including mammograms and colonoscopies
- Flu shot
- Vaccinations
- Certain birth control and other prevention medications

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<th>In-network member pays</th>
<th>Out-of-network member pays</th>
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After you have spent the out-of-pocket maximum amount in deductibles, copayments and coinsurance, ConnectiCare will pay 100% of your covered health care expenses for the remainder of the year.
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<th>Screenings</th>
<th>In-network member pays</th>
<th>Out-of-network member pays</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline routine mammography</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Routine mammography including tomosynthesis screening</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Breast ultrasound</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Annual routine vision exam one exam per year</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Allergy testing Unlimited</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Hearing Screenings one exam per year</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Ongoing Care and Sick Visits</td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td>Primary care services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Specialist services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Gynecologist services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Maternity and prenatal care visits</td>
<td>No charge</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Allergy injections</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Teledicine visit</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Retail clinic</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Nutritional Counseling Unlimited</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Lab and Radiology Performed in a hospital, lab or radiology facility</td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td>Laboratory services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Non-advanced radiology X-ray, diagnostic</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Advanced radiology Hospital facility MRI, PET and CAT scan and nuclear cardiology</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Service Description</td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Lab and Radiology</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Performed in a hospital, lab or radiology facility</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Advanced radiology</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stand-alone facility&lt;br&gt;MR1, PET and CAT scan and nuclear cardiology</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Sudden and Unexpected Care</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td><strong>Urgent care or other walk-in clinic</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>Same as In-network benefit</td>
</tr>
<tr>
<td><strong>Emergency room</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>Same as In-network benefit</td>
</tr>
<tr>
<td><strong>Ambulance</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>Same as In-network benefit</td>
</tr>
<tr>
<td><strong>Inpatient Hospital Services</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Inpatient hospital services, including room and board</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Skilled nursing and rehabilitation facilities</strong>&lt;br&gt;up to 220 days per year</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Private Duty Nursing</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Outpatient Hospital Services and Home Care</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hospital outpatient facilities</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Ambulatory surgical center</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Home health services</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>25% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Outpatient Rehabilitative Services</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Rehabilitative services</strong> up to 50 visits per year includes services combined for physical, speech and occupational therapy and chiropractic services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Mental Health and Substance Abuse</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td><strong>Inpatient mental health services</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Inpatient alcohol and substance abuse treatment</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td>Mental Health and Substance Abuse</td>
<td>In-network member pays</td>
<td>Out-of-network member pays</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td><strong>Outpatient mental health, alcohol and substance abuse treatment</strong>&lt;br&gt;office visits and home services</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Outpatient mental health, alcohol and substance abuse treatment</strong>&lt;br&gt;intensive outpatient treatment and partial hospitalization</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Supplies</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Durable medical equipment including prosthetics and disposable medical supplies</strong>&lt;br&gt;Includes wigs prescribed by an oncologist for a member suffering hair loss as a result of chemotherapy or radiation therapy up to one wig per year</td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Diabetic equipment and supplies</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
<tr>
<td><strong>Modified food products and specialized formula pharmacy tier</strong></td>
<td>0% coinsurance after plan deductible</td>
<td>30% coinsurance after plan deductible</td>
</tr>
</tbody>
</table>

**Important Information**

- This is a brief summary of benefits. Refer to your ConnectiCare Insurance Company, Inc. Certificate of Coverage for complete details on benefits, conditions, limitations and exclusions, or consult with your benefits manager. All benefits described are per member per Contract year.
- If you have questions regarding your plan, visit our website at www.connecticare.com or call us at (860) 674-5757 or 1-800-251-7722.
- Out-of-Network reimbursement is based on the maximum allowable amount. Members are responsible to pay any charges in excess of this amount. Please refer to your ConnectiCare Insurance Company, Inc. Certificate of Coverage for more information.
- If you are a Massachusetts resident, please refer to your [amendatory rider for Massachusetts mandated benefits](#) for additional details of your benefits.
- If you are a Massachusetts resident, this plan along with pharmacy services meets Massachusetts Minimum Creditible Coverage standards for 2018.
FlexPOS Combined Deductible Prescription Drug Plan for Use with Health Savings Account (HSA) Benefit Summary

This is a brief summary of your prescription drug benefits. Refer to your Prescription Drug Rider for complete details on benefits, conditions, limitations and exclusions, or consult with your benefits manager. All benefits described below are per member per Contract year.

**Personalized for: Darian Public Schools - Paraprofessional**

| Covered prescription drugs through retail Participating Pharmacies or our mail order service. **Generics are dispensed unless the provider writes Dispense as Written on the prescription.**
| Your Plan includes the following: Mandatory Drug Substitution, Generic Substitution Program, Tiered Cost-Share Program, and Voluntary Mail Order Program.|

<table>
<thead>
<tr>
<th><strong>In-network member pays</strong></th>
<th><strong>Out-of-network member pays</strong></th>
</tr>
</thead>
</table>
| **Your deductible** (Deductible is combined for medical services and prescription drugs) | **$2,250 Individual**  
**$4,500 Family** |
| **Your out-of-pocket maximum** (Includes a combination of deductible, copayments and coinsurance for medical and pharmacy services) | **$4,250 Individual**  
**$8,500 Family** |
| **Retail Pharmacy** (up to a 34 day supply per prescription) | **In-network member pays** | **Out-of-network member pays** |
| **Generic drugs** (Tier 1) | **$5 copayment/prescription after plan deductible** | **30% coinsurance after plan deductible** |
| **Preferred brand drugs** (Tier 2) | **$35 copayment/prescription after plan deductible** | **30% coinsurance after plan deductible** |
| **Non-preferred brand drugs** (Tier 3) | **$40 copayment/prescription after plan deductible** | **30% coinsurance after plan deductible** |
| **Mail Order Pharmacy** (up to a 90 day supply per prescription) | **In-network member pays** | **Out-of-network member pays** |
| **Generic drugs** (Tier 1) | **$10 copayment/prescription after plan deductible** | **Not covered** |
| **Preferred brand drugs** (Tier 2) | **$70 copayment/prescription after plan deductible** | **Not covered** |
| **Non-preferred brand drugs** (Tier 3) | **$80 copayment/prescription after plan deductible** | **Not covered** |
### Additional Information

- Under this program covered prescription drugs and supplies are put into categories (i.e., tiers) to designate how they are to be covered and the member's cost-share. The placement of a drug or supply into one of the tiers is determined by the ConnectiCare Pharmacy Services Department and approved by the ConnectiCare Pharmacy & Therapeutics Committee based on the drug's or supply's clinical effectiveness and cost, not on whether it is a generic drug or supply or brand name drug or supply.
- Amounts paid by members because they must pay a price difference for a brand name drug do not count towards meeting any deductible, coinsurance, copayment, or cost share maximum.
- Most Specialty drugs are dispensed through specialty pharmacies by mail, up to 30 day supply. Specialty pharmacies have the same member cost share as all other participating pharmacies and are not part of ConnectiCare's voluntary mail order program. The member cost share for specialty pharmacy is different from the cost share for ConnectiCare's mail order program.
- If you are a Massachusetts resident, please refer to your amendatory rider for Massachusetts mandated benefits for additional details of your benefits.