2024-2025 APPLICATION FOR PER SESSION EMPLOYMENT AND CLAIM FOR RETENTION RIGHTS (OP-175)

Directions: This form must be completed and submitted to the per session supervisor prior to commencement of employment in a per session activity. A copy of this form must be retained by the per session supervisor. An applicant who wishes to claim retention rights must assert such a claim on this form. Retention rights may be claimed ONLY in one per session activity. No person may work more than 400 hours in one or a combination of per session activities (with a maximum of 400 hours in a school psychologist and/or school social worker position) without prior written approval of the Division of Human Resources in accordance with Chancellor's Regulation C-175.

Last Name:		First Name:			MI:		
Home	Address:				Zip Co	de:	
Home Phone:		File No.:		Email Address:			
1. Are	you a full-time employee of the NYC	C Department of Ed	ucation?	Yes	No	_	
If y	es, indicate current work location: C	CFN	District _		School/Office _		
Lic	ense or Title	Hours of Em	ployment t	from	t	0	
2. Pe	Per Session Position for which you are Applying: Program Name:						
CF	N District Approximate	e Start Date	Do y	ou claim	retention rights?	Yes	No
Scl	School/Office Approximate Total No. of Hours in Activity						
Wo	Work Hours Monday – Friday to Saturday – Sunday to to						
	etween July 1, 2024 and June 30, 2 tivity? Yes No If ye						
a.	Program Name:						
	CFN District Appro	ximate Start Date _	Do yo	ou claim r	etention rights? Y	'es	No
	School/Office Approximate Total No. of Hours in Activity						
	Work Hours Monday – Friday	to	Sa	iturday –	Sunday	to	
b.	Program Name:						
	CFN District App	roximate Start Date	D	o you clai	m retention rights	s? Yes	No
	School/Office	Appr	oximate To	otal No. of	f Hours in Activity	<i>'</i>	
	Work Hours Monday – Friday	to		Saturda	ay – Sunday	to _	
	II your total per session hours for th 0? Yes No	is year, including th	e hours for	the posit	ion for which you	are applyi	ng, exceed
5. If y	es, have you submitted a waiver re	quest to exceed the	400 hour	maximum	? Yes N	lo	
bo un ap	eclaration: I have read and unders und by this regulation. I affirm that derstand that a willfully false answer plication null and void and may resuccupment of compensation already	the information give er to any question alt in loss of retentio	en above is contained n rights, ca	s, to my k herein is incellatior	nowledge, accur a Class E felony of per session e	ate and co which shamploymen	emplete, and I all render this at, loss of pay,
	Signature of Applica	nt			Date		
po	proval by Per Session Supervise sition and that the selection was more.						
	Signature of Per Session Program	 n Supervisor	_		Date		

Summary of Chancellor's Regulation C-175

Chancellor's Regulation C-175 is available for review at https://www.schools.nyc.gov/about-us/policies/chancellors-regulations. Each school maintains a copy of the Standard Operating Procedures Manual for Schools (SOPM). Individuals may review a copy of these procedures in order to familiarize themselves with the process by which per session employees are processed and paid.

- 1. All per session employees must complete an application for per session activity (OP175) prior to commencing service.
- 2. Individuals who have been approved for waivers in prior years must resubmit new waiver applications each year. For this purpose, the per session year is from July 1st *through* June 30th.
- 3. Individuals must submit a waiver form for exceeding the limit on the maximum number of hours that can be served in a per session year. The maximum number of hours of per session work that may be performed annually is available in the C-175 regulation.
- 4. No individual is authorized to work in a per session activity during a normal school workday.
- 5. Per session employment, whether funded from the same or a different source, may not be used as a means of providing additional compensation for work similar to that which is performed in an individual's primary assignment.
- 6. Individuals cannot serve in a per session activity for which, in their primary assignment, they are responsible for hiring, rating, or coordinating or which they normally supervise in their primary assignment.
- 7. No per session compensation may be paid for work performed at home.
- 8. Employees on sabbatical leaves beginning August 1_{st} must complete per session activities in which they are serving in July. They will not be permitted to commence any new per session assignments until the September following the completion of the sabbatical.
- 9. Each per session employee is required to use a time clock to record the exact time of arrival and departure. The timecard is to be maintained at the work site and should serve as the basis of entries on the Personnel Time Report. If a time clock is not available, a daily attendance report with exact time of arrival and departure must be provided, maintained and approved by a supervisor. In every case, regardless of the specific manner in which time is reported, supervisors are accountable for verifying the record of attendance. Approval by a co-worker is not acceptable. Failure to maintain satisfactory records will result in the withholding of compensation or recoupment of payment already made.
- 10. Each per session employee is required to submit a time sheet for service that was performed during the prior per session period within one school day of the per session period immediately following each service.
- 11. Time sheets submitted for per session work which required a waiver that was not previously approved will result in the withholding of per session payment.
- 12. If a teacher is entitled to retention rights in a per session activity but fails to claim those rights before or at the time of application for a different per session job in which the teacher has no retention rights, the teacher may then be denied employment in the job for which there is entitlement to retention.

Notes: Requests for waivers must be submitted sufficiently in advance to allow time for review and appropriate action. Failure to obtain a valid waiver may result in the withholding of payment for hours worked beyond the maximum hours as outlined in Chancellor's Regulation C-175.