

NEW YORK CITY DEPARTMENT OF EDUCATION
DIVISION OF HUMAN RESOURCES
65 COURT STREET BROOKLYN, NEW YORK 11201

Post Date: April 24, 2012
Deadline: May 22, 2012

Per Session Vacancy Circular # 419, Summer 2012 Please Post
(SUBJECT TO FUNDING AVAILABILITY)

POSITION: School Aide (230 anticipated positions)

LOCATION: Elementary, Intermediate / Junior High School and High Schools

ELIGIBILITY: Applicants must be presently employed as School Aides by the New York City Department of Education

SELECTION CRITERIA: As per Collective Bargaining Agreement

DUTIES AND RESPONSIBILITIES: In the cafeteria, under direction, assures compliance with all local and federal regulations regarding the summer Breakfast and Lunch program, maintains appropriate records and performs other related tasks.

SALARY: As per Collective Bargaining Agreement

WORK SCHEDULE: Four hours, thirty minutes per work day
Monday through Friday (tentative)
8:30 a.m. – 1:30 p.m. (tentative)
Half-hour unpaid break must be taken between 10:15 a.m. and 10:45 a.m.

(TIME MAY BE MODIFIED DEPENDING ON A SCHOOL'S SUMMER SCHEDULE. AIDES MAY NOT BE SCHEDULED ON FRIDAY IN LOW PARTICIPATION LOCATIONS)

Session 1
Thursday, June 28, 2012 through Tuesday, July 31, 2012

Session 2
Wednesday, August 1, 2012 through Friday, August 31, 2012

APPLICATION: Complete attached application and send it with resume by: **May 22, 2012** to Office of School Support Services, Room 416, 44-36 Vernon Boulevard, Long Island City, New York 11101.

NOTE: ONLY SCHOOL AIDES CAN APPLY FOR THIS POSITION. APPLICANTS MUST APPLY FOR SESSION I OR SESSION II

ARTICLE XVIII of the contract between Local 372, DC 37 (AFSCME) and the Department of Education reads in part,

“School Aide positions in the Department of Education summer meal program will be posted”

Note: Please note that all per session vacancy circulars will be posted on the Division of Human Resources web site at <http://schools.nyc.gov/Careers/Schools/default.htm> under "Per Session Opportunities"

Service exceeding the number of hours specified in Chancellor's Regulation C-175 governing per session activities requires prior approval. The appropriate Per Session Supervisor must make the request via the Per Session Service System and receive approval before the person can begin working in the activity. **Failure to obtain a valid waiver may result in the withholding of payment for hours worked beyond the maximum.**

AN EQUAL OPPORTUNITY EMPLOYER M/F/D

APPROVED: Peter Janniello PhD

**DEPARTMENT OF EDUCATION
OFFICE OF SCHOOL FOOD AND NUTRITION SERVICES
SUPERVISING SCHOOL AIDE AND SCHOOL AIDE APPLICATION
BREAKFAST AND LUNCH PROGRAM**

Please print clearly

Social security # : _____

Mr. / Mrs. / Ms. _____
First Name Last Name Middle Initial

Home address: _____
Number / Street City / State Zip Code

Home telephone # : (____) _____ - _____

Cell telephone # : (____) _____ - _____

2011/2012
Day School Assignment _____
Region School Borough

Please select only one session to work: _____
Session 1

OR

Session 2

If one session is not chosen, placement will be determined by availability.

Please provide starting year appointed as School Aide _____
Date

I HEREBY CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF THE STATEMENTS IN THE FOREGOING APPLICATION ARE TRUE, COMPLETE AND ACCURATE AND ANY MISREPRESENTATION OF MATERIAL FACTS ON THIS APPLICATION THROUGH MISSTATEMENTS OR OMISSIONS MAY CAUSE INVALIDATION OF THIS APPLICATION.

Signature

2012-13 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 500 hours in one or a combination of per session activities (with a maximum of 270 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 Code: _____

Home Phone: (____) _____ File No.: _____ Email Address: _____

1. Are you a full-time employee of the NYC Department of Education? Yes ____ No ____

If yes, indicate current work location: CFN _____ District _____ School/Office _____

License or Title _____ Hours of Employment from _____ to _____

2. Per Session Position for which you are Applying: Program Name: _____

CFN ____ District ____ Approximate Start Date _____ Do you claim retention rights? Yes ____ No ____

School/Office _____ Approximate Total No. of Hours in Activity _____

Work Hours Monday – Friday _____ to _____ Saturday – Sunday _____ to _____

3. **Between July 1, 2012 and June 30, 2013, have you worked or do you plan to work in any other per session activity? Yes ____ No ____.** If yes, indicate all positions below. Use additional sheets if necessary.

a. Program Name: _____

CFN ____ District ____ Approximate Start Date ____ Do you claim retention rights? Yes ____ No ____

School/Office _____ Approximate Total No. of Hours in Activity _____

Work Hours Monday – Friday _____ to _____ Saturday – Sunday _____ to _____

b. Program Name: _____

CFN ____ District ____ Approximate Start Date ____ Do you claim retention rights? Yes ____ No ____

School/Office _____ Approximate Total No. of Hours in Activity _____

Work Hours Monday – Friday _____ to _____ Saturday – Sunday _____ to _____

4. Will your total per session hours for this year, including the hours for the position for which you are applying, exceed 500? Yes ____ No ____

5. If yes, have you submitted a waiver request to exceed the 500 hour maximum? Yes ____ No ____

6. **Declaration:** I have read and understand the requirements in Chancellor's Regulation C-175. I understand that I am bound by this regulation. I affirm that the information give above is, to my knowledge, accurate and complete, and I understand that a willfully false answer to any question contained herein is a Class E felony which shall render this application null and void and may result in loss of retention rights, cancellation of per session employment, loss of pay, recoupment of compensation already paid, or disciplinary action.

Signature of Applicant

Date

7. **Approval by Per Session Supervisor:** I certify that this applicant possesses the qualifications established for the position and that the selection was made after following advertising procedures set forth in Chancellor's Regulation C-175.

Signature of Per Session Program Supervisor

Date

OP-175 – 2012-2013

Summary of Chancellor's Regulation C-175

Chancellor's Regulation C-175 is available for review at <http://schools.nyc.gov/RulesPolicies/ChancellorsRegulations>. 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 1st 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.***