AGREEMENT BETWEEN

BOARD OF EDUCATION OF THE CITY OF FLINT

<u>AND</u>

SERVICE EMPLOYEES INTERNATIONAL UNION

LOCAL 517M, UNIT 220

THIS AGREEMENT entered into this 1st day of July, 2008 by and between the **BOARD OF EDUCATION OF THE CITY OF FLINT**, hereinafter called the "Board," and the **SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 517M**, **UNIT 220**, hereinafter called the "Union."

WITNESSETH:

WHEREAS, the Board and the Union recognize and declare that providing a quality education for the students of the School District of the City of Flint is their mutual aim, and

WHEREAS, the parties have a mutual obligation, pursuant to Act 379 of the Michigan Public Acts of 1965, as amended from time to time, to bargain in good faith with respect to hours, wages, terms, and conditions of employment of Board Personnel being fully described in Article 1 hereof, and

WHEREAS, the parties, following extended and deliberate negotiations, have reached certain understandings which they desire to memorialize,

IN CONSIDERATION of the following mutual covenants, it is hereby agreed as follows:

ARTICLE 1

Recognition

A. The Board hereby recognizes the Union as the exclusive bargaining representative for all Child Care Leaders of the Flint Board of Education, but excluding supervisory and all other employees as defined by the Commission in the Consent Agreement of September 27, 1994, Case no. R94 E-108.

B. <u>Definition</u>

The terms "Board" and "Union" shall include authorized officers, representatives, and agents. Despite reference herein, the "Board" and "Union" as such, each reserves the right to act hereunder by committee, or designated representative.

Membership, Fees, and Payroll Deductions

- A. All employees who are presently working under this Agreement shall not be required to become members of this Union, and all new employees hired during the term of this Agreement shall not be required to become members of the Union, but shall make payments to the Union in the same manner as Union members and shall do the above as a condition of employment. These provisions do not apply to temporary employees.
- B. During the term of this Agreement the Board will honor written assignments of wages to the Union for the payment of Union dues, representation fees, and voluntary C.O.P.E. deductions. Such written assignments shall be in a form consistent with the laws of the State of Michigan and this Agreement.
- C. The Union shall notify the Executive Budget Director in writing of the amount of such membership dues, representation fees, and voluntary C.O.P.E. deductions. The Board will cause such dues, representation fees, and voluntary C.O.P.E. deductions to be remitted promptly to the Union together with a written statement of the names of the employees for whom such deductions were made. Normally, deductions will be made on the last pay period of each month. In case of an error in such deductions, the Union will make proper adjustments of such errors with the employees concerned.
- D. All employees presently employed by the Board of Education shall make the above payment to the Union on the first full pay period after the ratification of the contract by the members and the Board. All new employees hired during the term of this Agreement shall make the above payments to the Union after thirty (30) days of employment with the Board of Education.
- E. The Board shall provide each new employee hired, at the time of hiring, an assignment of wages form for payment to the Union of membership dues or representation fees and voluntary C.O.P.E. deductions. Assignment of wages forms will be furnished to the Board by the Union. The Board shall inform each new employee hired, at the time of hiring, that failure to begin payment of Union dues or representation fees after the completion of her/his thirtieth (30th) day of employment will result in the commencement of termination procedures against such employee upon written Union notification to the Office of Human Resources/Legal Affairs.
- F. On or before the tenth (10th) of each month, the Board shall inform the Union, in writing, of all new employees hired and employees returning from a leave of absence in the preceding month. An employee cannot return to work from a leave of absence, workers' compensation leave, or sick and emergency status without prior notification to the Office of Human Resources/Legal Affairs.
- G. The Union shall indemnify the Board against any and all claims, demands, suits, or other forms of liability of whatsoever kind and nature that shall arise out of action taken by the Board for the purpose of complying with provisions A, B, C, and D of this Article.

H. The Union agrees not to strike during the term of this Agreement. The Board agrees not to lock out any employee or employees during the term of this Agreement.

ARTICLE 3

Employee Rights

- A. The employees and the Union, as the exclusive bargaining representative of the employees, shall have and enjoy all of the rights and privileges granted to them by Act 379 of the Michigan Public Acts of 1965, as amended from time to time, and by other applicable Michigan statutes now or hereafter enacted, except as expressly limited by terms of the Agreement.
- B. The Union and its members shall have the right to use school building facilities immediately at the close of school or at other times thereafter for business meetings, provided that such facilities are available. Use for other than business meetings shall be in accordance with rental rules applicable to restricted membership organizations. No employee shall be prevented from wearing insignia, pins, or other identification of membership in the Union either on or off school premises so long as the insignia or identification does not disrupt the climate of the instructional process.

The Union and its members shall be permitted use of a bulletin board in each building which shall be located to the extent possible in areas not frequented by students, provided that all such information and material is identified with the organization's or the author's name. The Union shall be allowed to distribute informational materials to its members provided all informational material is identified with the organization's or the author's name, and further provided that a copy is always given to the building principal or appropriate supervisor. Three (3) copies of any and all of the aforesaid informational material will be sent to the Office of the Executive Director of Human Resources/Legal Affairs.

C. The Board agrees to furnish to the Union, within 20 working days, unless mutually extended, in response to written requests presented to the Executive Director of Human Resources/Legal Affairs, information concerning the financial resources of the district, adopted budgets, and such other information as may be necessary for the Union to process any grievance. Nothing contained in the above shall be construed to require that the Board provide any information not already available to it or to provide such information in any form other than that in which it would normally be provided to the Board.

Whenever the Board has reached a tentative conclusion to request additional millage from the community, it will give notice to the Union of that fact prior to the reaching of a final decision with respect thereto and will give the Union the opportunity to meet with either the Financial Committee of the Board or such other representatives as the Board may select to discuss the Board's contemplated request for any millage increase and its expected allocation thereof.

- D. The Union agrees to represent equally all employees without regard to membership or participation in, or association with the activities of the Union or any other organization.
- E. The provisions of the Agreement shall be applied in a manner that does not violate the civil rights of employees under state and federal law, including but not limited to discrimination on

account of sex, sexual orientation, age, race, national origin, disability, religious or political affiliation, and marital status, and without regard to membership in or association with the activities of any employee organization; provided, however, that nothing herein shall be so construed as to prevent the Board from establishing a mandatory retirement age. No employee shall be required to hold membership in any party or any organization or to contribute directly or indirectly to any political party, other organizations, agents or individuals as a condition of employment or continuation of employment.

The Union or its membership shall not be arbitrary, capricious, or discriminatory in the conduct of its rights under this Article.

ARTICLE 4

Board Rights

- A. The Board hereby retains and reserves unto itself, without limitation, except as expressly limited by the terms of this Agreement, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan and of the United States. Illustrative of these rights are the following:
 - 1. To exercise the executive management and administrative control of the school system and its properties and facilities, and the professional activities of its employees;
 - 2. To hire all employees, and subject to the provisions of this contract and of the law, to determine their qualifications, and the condition of their continued employment, or their dismissal or demotion, and to promote and transfer all such employees;
 - 3. To carry on an evaluation of program and to evaluate the effectiveness of individual employee performance;
 - 4. To adopt rules and regulations; and
 - 5. To determine the qualifications of employees, including physical conditions.
 - 6. The Board shall continue to have exclusive right to establish, modify, or change any condition except those covered by provisions of this master agreement.
 - 7. The Board shall determine all methods and means to carry on the operation of the schools, including automation.

The Board shall not be arbitrary, capricious, or discriminatory in the conduct of its rights under this Article.

Job Status and Function of Union Officers

- A. The bargaining unit representatives shall consist of: one (1) at-large representative.
- B. The Union shall appoint representatives and alternates for this group. No representative or alternate, regardless of when selected, shall function as such until the Office of the Executive Director of Human Resources/Legal Affairs has been notified in writing by the president of the local union or the chairperson of the unit. Notice of the selection of representatives and alternates shall be given at the earliest possible date.
- C. Representatives and their alternates and other Union officials shall be permitted to engage in contract negotiations and the adjustment of grievances subject to the limitations set forth in this Agreement.
- D. Any representative or alternate having an individual grievance in connection with her/his own work may ask that another representative or alternate or union official assist her/him in adjusting the grievance with her/his supervisor.
- E. Bargaining unit representatives will provide as much notice as possible to their supervisors of union business in which they will be engaged during scheduled work hours.

ARTICLE 6

Working Year, Week, and Hours

- A. The Board will establish work schedules, hours, and determine work assignments for all employees.
- B. The normal work week will be Monday through Friday, except in those times where it is necessary to provide work on Saturdays. If an employee is required to work on Saturday, her/his scheduled hours for the week will not exceed forty (40) hours, unless the employee agrees to work in excess of forty (40) hours.
- C. The Board will not regularly expect employees to work in excess of the standard work week.
 - All hours worked in excess of eight (8) hours in any one day or in excess of forty (40) hours in a standard work week will be paid at the rate of one and one-half times the employee's basic hourly rate. All hours must actually be worked and performed in a bargaining unit assignment to be included in overtime computation.
- D. Employees will be entitled to one (1) fifteen (15) minute break for each four consecutive hours worked. The time of each break shall be scheduled by their supervisor and will be as near to the midpoint of the four (4) hour period as possible.
- E. Employees who work more than five (5) consecutive hours are entitled to not less than a thirty (30) minute lunch period. Lunch periods will be unpaid and the time during the day will be

assigned by the supervisor. In some assignments, employees may elect to use their break time for a 1/2 hour lunch period in which case the time would be paid. Ability to do this will be based on the needs of the program and determined by the supervisor.

- F. Employees shall have the option of taking their designated breaks and lunch periods in an area apart from the children. However, there may be times when breaks and lunch periods cannot be given due to absences, enrollment, field trips, special events, etc.
- G. The work year will be determined by the Board. In most cases, the work year and days of work for the child care leaders will follow the twelve-month calendar, the K-12 calendar, or the Mott Adult High School calendar.

Non-work periods include but may not be limited to the following times when most child care programs are closed:

Fourth of July
Labor Day
Thanksgiving Break
Holiday Break
Winter Break
Martin Luther King Day
Spring Break
Memorial Day
Summer Break
Full Day Inservice Days

- H. The Board will establish which programs, if any, will remain open during breaks, inservices, and holidays. Job assignments and hours during these times are based on enrollment of children and will be determined by the Board. Employees who regularly work at a site that will remain open during breaks, inservices, or holidays, are given preference for job assignments and may be required to work unless both of the following requirements are met:
 - 1. A written request to have the time off is submitted at least three weeks in advance of the time.
 - 2. A qualified substitute can be assigned at least two weeks in advance of the time.

The Board reserves the right to require a certain number of regularly assigned employees to work during these times for program continuity.

If available job assignments during breaks, inservices, or holidays are not filled by employees regularly scheduled at a site that will remain open, preference will be given to other employees in the bargaining unit based on qualifications, seniority, and availability. Employees interested in working during these times must submit a written request to the Rainbow Learning Programs office in April of each year asking to be considered for job assignments at other program sites during breaks, inservices, and holidays.

ARTICLE 7

- A. Staff hours are based on the number of children attending the child care program at a particular site. Because the number of children attending the program varies from day to day, fluctuations in staff hours and schedules may occur. The Board will determine the hours employees are needed to work and will post a schedule each Friday for the upcoming week.
- B. The Board will assign hours to employees based on job classification, seniority, qualifications, program needs, and the needs of the individual sites.
- C. Whenever possible, child care leaders with the highest seniority at a particular site will be given the most available hours at that site.
- D. Hours will be reduced when the attendance of children is lower than expected on a given day at a particular site. Whenever possible, child care leaders with the lowest seniority will have their hours reduced after child care assistants, unless a higher seniority child care leader either:
 - 1. volunteers to have her/his hours reduced on that day, or
 - 2. is unable to work the available hours as determined by the supervisor.
- E. Employees who have their hours reduced on any given day or week may be required to work on a temporary basis if needed at another site within their zone during their regularly scheduled hours. Employees shall be eligible for mileage reimbursement in accordance with the Flint Community School District's policy regarding mileage reimbursement for miles driven to and from the alternative work site. The District shall provide transportation to those employees who are requested to work at an alternative site and lack a means of transportation to the site.
- F. Non-probationary employees who have had their hours reduced by more than fifty (50) percent for more than forty-five (45) working days may displace the least senior employee within the program working the same or as near the same number of hours per week and the same or as near the same number of weeks per year prior to the reduction, provided such employee has more seniority than the employee to be displaced. Employees shall not be permitted to displace other employees who work more hours per week and/or more weeks per year than they do. The Board will determine and notify the employee to be displaced.
- G. Employees who have no hours at their assigned sites will be considered displaced employees. These employees will be eligible to substitute at other sites that have hours available. Job assignments will be based on seniority, qualifications, program needs and the needs of the individual sites. This procedure will remain in effect during the school year, summer and during breaks. If there are concerns about a displaced employee's ability to perform the job, a meeting will be held with the employee, administration, and the Union for resolution.

Absences

- A. Employees who will be absent shall notify their immediate supervisor or her/his designee the night before the absence or at least two hours prior to their scheduled starting time.
- B. Deviations from scheduled hours for any reason must be approved in advance by the employee's supervisor or designee.
- C. Excessive absenteeism, excessive tardiness, or failure to notify the supervisor of absence shall be considered reason for discipline.
 - Whenever possible, provision will be made for a family emergency, extended illness, or other extenuating circumstances. Use of earned sick/personal days will not be counted in the determination of excessive absenteeism. The Board reserves the right to require documentation verifying reason for absence and/or deviation from scheduled work hours.
- D. Absence from work for three (3) consecutive working days without notification shall be deemed a voluntary quit.

ARTICLE 9

Compensation and Benefits

A. Compensation

- 1. The hourly compensation schedule for the years 2008-2009, 2009-2010, 2010-2011 and 2011-2012, is set forth in Appendix A.
- 2. Newly hired employees will be placed on Step I of the hourly rate schedule. An employee will be moved to the next step of the schedule on either July 1 or January 1, following completion of at least twelve months of employment at the previous step.

B. Paid Holidays

1. Employees working an average of 20 or more hours per week will be paid for the following holidays:

Independence Day
Labor Day
Thanksgiving Day
Day After Thanksgiving
Christmas Eve
Christmas Day
New Year's Eve
New Year's Day
Martin Luther King Day

Good Friday Memorial Day

- 2. Employees successfully completing their probationary period will receive retroactive holiday pay for paid holidays which occurred during their probationary period.
- 3. The number of hours paid for a holiday is based on the average number of hours per day an employee usually works.
- 4. To receive a paid holiday, an employee must work the scheduled work day previous and the work day following the holiday to be paid unless a personal/sick day has been approved by their supervisor.

C. Child Care

Rainbow Learning Program employees are offered free child care for one child under the following guidelines:

- 1. Free child care is offered only to an employee's own child or a child for whom the employee is the legal guardian (documentation is required).
- 2. Free child care is offered only during the employee's working hours. Employees must pay regular rates for children in attendance before or after working hours or on days the employee is not working.
- 3. Free child care is offered only if there is space available. When space is not available at one site, employees may have to use an alternate child care site. There may be times, particularly at the beginning of the semester, when no space is available.
- 4. Children of employees must attend an age-appropriate classroom/program.
- 5. Children of employees must attend a classroom in which their parent is not working. Children who have difficulty attending the program at a site where their parent is assigned, because of proximity, will be required to attend the program at an alternate site. In emergency situations, children may be allowed to attend a classroom in which their parent is working. Said attendance must be approved by the supervisor.
- 6. Children of employees must have all necessary paperwork completed and on file. Employees must adhere to all parent policies, including scheduling, T-shirts, field trip/activity fees, sickness, etc.
- 7. Free child care is not offered at any given site if additional staff must be assigned to care for staff members' children. Employees will need to make alternate arrangements during times that staff assignments would be necessary to care for only an employee's child.

Child care may be denied if fees are not paid or the above guidelines are not followed.

D. Other Benefits

- 1. Employees will be provided the option of participating in a reimbursable spending account for fringe benefits as set up by the Board, and upon the meeting of all insurance company requirements.
- 2. An option is provided, at Union initiative, to offer an alternative fringe benefit plan on such terms as shall be agreeable to the parties.

Sick/Personal Days

- A. Combined sick/personal days, which shall be used for personal illness, emergencies, or for legitimate business, professional, and family obligations an employee regularly encounters which cannot be met outside the regular work day, will be granted to employees as follows:
 - 1. An employee will earn one paid sick/personal day for each calendar quarter in which he/she works. Up to four (4) sick/personal days per year are earned if an employee works twelve months; three (3) sick/personal days per year are earned if an employee works nine months. Employees working less than an average of 20 hours per week do not earn sick/personal days.
 - 2. The number of hours earned for a sick/personal day is based on the average number of hours per day an employee usually works.
 - 3. Sick/personal days are credited at the end of the calendar quarter in which they are earned.
 - 4. At the end of a year (June 30), an employee may carry over to the following year the number of sick/personal days earned in the previous twelve-month period. Employees may be paid for up to two earned days at the end of their work year. Employees must request such payments on or before their last scheduled day of work for that year.
 - 5. Earned sick/personal days will be used before unpaid leave may be taken.
 - 6. Sick/personal days can't be used if a site is closed for an in-service day, emergency or if staff is not scheduled due to low enrollment.

ARTICLE 11

Job Descriptions

Written job descriptions will be made available to any employee upon request from the Office of Human Resources/Legal Affairs to define her/his responsibilities, and to facilitate the performance of her/his duties. The Board reserves the right to change work loads and job descriptions from time to time. The Union will be notified if and when this occurs.

ARTICLE 12

- A. When a position becomes vacant or new programs are established which require the services of a child care leader, the job description listing the requirements will be posted on the Flint Community School website and in the Office of Human Resources/Legal Affairs. During the school year, job descriptions for vacant positions will also be posted in all Rainbow Learning Program locations. All vacancies, except temporary vacancies, will be posted at least five (5) working days before the vacancies are filled. Vacancies may be filled on a temporary basis by displaced staff. Displaced staff will be given the opportunity to transfer to these positions with the understanding that they will have recall rights for a period of one year to the position from which they are moving from. Posting of a vacancy may be waived by agreement between the union and the Board. Posting of a vacancy may be waived by agreement between the Union and the Board.
- B. Transfers and changes of assignment shall be on a voluntary basis whenever possible. However, the Board and the Union realize that some transfers and changes of assignment will be necessary for administrative purposes. Such transfers and changes of assignment shall be made upon the recommendation of the Staff Assistant to Child Care. Employees will be given two (2) weeks notice of involuntary transfer and the reason for the transfer, if the employee so requests, except that in those cases in which a transfer must be made in less than two (2) weeks, such notice will be given as time will allow. Employees shall have the right to file a grievance protesting an involuntary transfer. Such transfers shall remain in effect during the pendency of the grievance.
- C. Applications to fill any vacancy or transfer shall be made in the following manner, and no application will be considered which does not meet the following requirements:
 - 1. Each applicant shall fully complete an application form for the posted position.
 - 2. Completed application forms should be returned to the Office of Human Resources/Legal Affairs.
- D. Any employee may apply for a vacancy. The Board agrees to consider job-related education, related job experience, skills, performance evaluations, length of time in the school system, district affirmative action needs, and other relevant factors. An employee must have the ability to perform all the duties and meet all the requirements of the position as set forth in the job description. Employees within the bargaining unit shall have first priority for positions under this Article. In the event two or more employees applying for a position have relatively equal ability to perform the work required, seniority shall be the determining factor.
- E. An employee who applies for and is not selected to fill a vacancy shall be given written notification.
- F. The decision of the Board as to the filling of such vacancies shall be final, provided the criteria set forth above shall not be applied arbitrarily or capriciously.

Leaves of Absence

A. Leave of Absence With Pay

The following leaves of absence with pay may be granted for the following purposes subject to the hereinafter stated conditions, and shall not be charged to the employee's sick/personal leave:

1. Compensable Illness and Injuries

All employees in the bargaining unit are covered by the Michigan Workers' Compensation Act. The compensation provided therein shall be the only compensation paid to employees entitled to compensation thereunder; provided that, any employee may elect to charge lost wages not covered by Workers' Compensation against her/his unused sick and emergency leave to the extent thereof. Payments to employees under this paragraph shall not exceed the employee's regular scheduled daily wage.

2. Jury Duty

An employee who is summoned and reports for jury duty as prescribed by applicable law, upon providing proper notice to the employee's immediate supervisor, shall be paid by the Board an amount equal to the difference between the amount of wages the employee would otherwise have earned by working during regularly scheduled hours for the Board on that day and the daily jury fees paid by the Court (not including travel allowance or reimbursement of expenses) for each day on which he/she reports or performs jury duty and on which he/she would otherwise have been scheduled to work for the Board. Such leaves shall not be charged against the employee's sick/personal day allowance. The employee shall, upon demand, submit proof of such service and the amount of pay thereof. An employee is required to report to work any day in which he/she has not been required to report for jury duty service or has been excused from jury duty service with more than three (3) hours remaining of his/ her scheduled shift.

B. Leaves of Absence Without Pay

Leaves of absence without pay may be approved by the Board. Such leaves shall be confined to family/medical, health, parental, military, study, and religious holiday leaves. Leaves of absence under this Article, with the exception of health and parental, shall be granted only after completion of one year of service with the Flint Community Schools. Leaves of absence without pay shall be subject to the following general regulations:

- 1. Employees on leave of absence for other than military service shall not receive years-of-service credit toward salary increments or seniority credit for the period of the leave.
- 2. Employees may not accumulate sick/personal days during leave of absence. Sick/personal days earned previous to leave of absence shall be credited upon return.
- 3. Except in emergency situations, an employee desiring a leave of absence shall make the request to the Office of Human Resources/Legal Affairs at least 30 calendar days prior to the beginning of the period for which the leave is requested.

- 4. The first leave of absence granted to bargaining unit personnel shall not exceed a six-month period, but may be extended by the Board for two additional six-month periods. Such leaves shall not be extended beyond 18 months except by special action by the Board.
- 5. An employee on leave for at least six months shall be required to notify the Office of Human Resources/Legal Affairs, in writing, not less than 30 days prior to the expiration of leave, whether he/she desires to return to employment or to extend her/his leave. An employee not conforming to the notice requirement may have her/his employment terminated.
- 6. An employee who accepts employment while on leave of absence will be discharged.
- 7. In addition to the general regulations listed above, the following regulations shall apply to leaves granted for specific purposes:

a. Family/Medical Leave

The Board will grant up to 12 weeks of family/medical leave during any twelve-month period to eligible employees, in accordance with the Family and Medical Leave Act of 1993 (FMLA), and existing Board policy. To be eligible for family/medical leave, an employee must have worked for at least 1,250 hours during the 12-month period immediately preceding the commencement of the leave.

Upon returning to work from family/medical leave, the employee will be entitled to the same job or an equivalent position with equivalent pay.

Family/Medical Leave is granted for one of the following reasons:

- 1. Birth of a son or daughter, and to care for the newborn child;
- 2. Placement with the employee of a son or daughter for adoption or foster care;
- 3. To care for the employee's spouse, son, daughter, or parent with a serious health condition; or
- 4. An employee's own serious health condition.

All required paperwork must be filed with the Office of Human Resources/Legal Affairs thirty (30) days prior to commencement of the leave when the need for leave is foreseeable, or as soon as practicable when the need for leave is not foreseeable.

Family/Medical Leave cannot be combined with Parental Leave (e.g., an employee cannot take family/medical leave and then request parental leave for the birth or adoption of a child).

b. <u>Health Leave</u>

When an employee is ill or disabled and has used all of her/his sick/personal days, the employee is to be placed on leave of absence for the duration of illness or disability, not to exceed six (6) months, but the employee's position will be held open for thirty (30) calendar days after the employee has used all of her/his sick/personal days before being posted. The employee must submit a Doctor's Verification of Illness or Disability Form indicating disability and approximate duration of absence to the Office of Human Resources/Legal Affairs. An employee may return to work only upon submission of a written statement by the employee's physician confirming fitness to return to work.

c. Parental Leave

An employee shall be granted a parental leave without pay at any time for the purpose of childbirth. The employee will present a certifying statement of disability to the Office of Human Resources/Legal Affairs, whenever possible, thirty (30) days prior to such a leave. Parental leave may be extended for a period not to exceed six (6) months after termination of the employee's disability upon written application to the Office of Human Resources/Legal Affairs.

d. Military Leave

A leave of absence, without pay, for the purpose of governmental military service will be granted in accordance with any applicable state or federal statutes upon reasonable notification to Employer.

e. Study Leave

The Board may grant, upon written application, a leave of absence for study for one (1) year without pay. An employee who has been on leave of absence for study may, upon proper notice to the Office of Human Resources/Legal Affairs, have the leave extended for up to two additional six-month periods. An employee may not be granted a subsequent leave of absence for study until he/she has worked a minimum of one (1) year after returning from the previous leave of absence.

f. Religious Holidays

Three (3) days leave of absence without pay shall be granted to employees who wish to observe traditional and customary religious holidays. Such leave shall be granted only if the employee shall file written application therefor with her/his immediate supervisor at least two (2) working days prior to such religious holiday. Employees may elect to use accrued sick/personal days for religious holidays.

g. Other Unpaid Leave of Absence

Unpaid leave of absence may be granted for other justifiable reasons by the Office of Human Resources/Legal Affairs upon written application thereof. Such leaves may be granted for not more than forty-five (45) calendar days in total and only on the written approval of the Office of Human Resources/Legal Affairs and only when the

services of the employee are not immediately required and there are employees available in the department capable of doing her/his work.

h. Should the collected revenues exceed the budgeted revenues for 2004-2005, employees will receive a paid bereavement day in 2005-2006, after written verification to the supervisor of the death of an immediate family member.

Immediate family member shall mean: husband, wife, father, mother, brother, sister, son, daughter, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, uncle, aunt, nephew and niece.

C. Re-Employment After Leave of Absence

No employee shall be entitled to re-employment after having used all of her/his accrued sick/personal leave, except as otherwise provided in this Article. All such employees shall, however, be given consideration for employment in a position for which they are qualified.

ARTICLE 14

Seniority

- A. Seniority is the length of continuous, uninterrupted service with the school system, in the bargaining unit, and shall accrue to an employee during her/his period of active employment, including employees on paid leaves of absence and military leave as provided within this contract.
- B. The purpose of seniority is to determine the rights of an employee to a job within the bargaining unit
- C. An employee's seniority date shall be established as the employee's last date of hire, and seniority shall be accrued on a continual basis thereafter. Seniority will not accrue during unpaid leaves of absence and layoff, and will be adjusted for the length of the leave and/or layoff.
- D. All regular employees shall be on probation for the first ninety (90) calendar days of their employment. Upon completion of the probation period, such employees shall receive seniority credit from the first day worked and shall thereafter accrue seniority. All probationary employees are subject to dismissal at the will of the Board. All employees whose employment is terminated for any reason, except program termination, must, on re-employment, serve another period of probation.
- E. Any employee working prior to the date of this agreement shall receive seniority credit beginning with the employee's last date of hire.
- F. Seniority lists shall be prepared as soon as possible after the date of this contract and shall be revised every one (1) year thereafter. Copies of such lists shall be given to the union and be posted on employee bulletin boards.

Reduction in Work Force

- A. Any employee who is laid off because of a reduction in staff will be notified at least two weeks in advance, when possible, by certified mail by the Executive Director of Human Resources/Legal Affairs or her/his designee.
- B. In an instance of reduction in force, the Board will determine the positions to be affected and notify the Union of such reduction. The decision of the Board with respect to said reductions in personnel shall be final.
- C. In the event of a layoff, the procedure below will be followed:
 - 1. Probationary employees assigned to the affected position(s) will be laid off in an order determined by the Board.
 - 2. Non-probationary employees assigned to the affected position(s) will be laid off in the reverse order of their seniority, with the employee having the least seniority being laid off first.
 - 3. During a reduction in workforce non-probationary employees who have been laid off will first be offered any vacant positions that are the same or close to the same as the number of days and hours as the position from which they are being laid off. The Procedure that will follow next, is an employee may at the time of their layoff, displace the least senior employee within the program working the same or as near the same number of hours per week and the same or as near the same number of weeks per year, provided such employee has more seniority than the employee to be displaced.
 - Employees shall not be permitted to displace other employees who work more hours per week and/or more weeks per year than they do. The Board will determine and notify the employee to be displaced.
 - 4. Employees laid off through the procedures set forth in this Article will be retained on a recall list for a period equal to the sum of their accrued seniority and will be recalled in the reverse order of their layoff to their former position or to vacant positions, should any become available, without implementing the job posting procedure.
 - 5. The parties reserve the right during a period of reduction to meet and discuss alternative procedures to the implementation of the layoff procedure. Absent mutual agreement by the parties in a timely fashion, the Board reserves the right to implement the provisions set forth. This provision shall become effective after the ratification of this Agreement.
- D. It is understood that no application of the seniority standard for purposes of the layoff and recall procedure will in any manner compel the Board to retain or recall any personnel in any position for which he/she is not qualified and cannot perform all the duties and meet all the requirements of the position as set forth in the job description.

- E. No position shall be filled, except on a temporary basis, while employees entitled to recall remain on layoff.
- F. An employee laid off under this Article will be retained on a recall list for a period equal to a sum of the employee's accrued seniority.

Notice of recall shall be sent to the employee at her/his last known address as recorded in the Office of Human Resources/Legal Affairs, by certified mail, return receipt requested. If an employee fails to report for work within five (5) working days from the date of receipt of the recall notice, the employee shall be considered as having voluntarily terminated her/his employment.

It is understood that such employee is responsible for keeping the Office of Human Resources/Legal Affairs advised in writing of any change of address, and will not be excused for failure to report for work upon recall if the employee fails to receive a recall notice because of her/his own failure to advise the Board in writing of a change of address.

ARTICLE 16

Discipline of Employees

A. It is recognized by the Board and the Union that the immediate supervisor, as designated by the Board, may issue warnings and reprimands to employees. Accumulations of such reports may lead to dismissal.

Copies of warnings and reprimands will be distributed to the Office of Human Resources/Legal Affairs, the employee, and the Union.

- B. The discipline of any probationary employee will not be covered by this Article and shall not be subject to grievance.
- C. No member of the bargaining unit will be disciplined without just cause. Just cause will include, but not be limited to:
 - 1. Unsatisfactory job performance;
 - 2. Repeated absence or tardiness;
 - 3. Unauthorized absence;
 - 4. Violations of policies or conditions of employment;
 - 5. Insubordination;
 - 6. Use of alcohol or drugs during working hours;
 - 7. Physical or emotional abuse of a child;
 - 8. Fighting or theft;
 - 9. Unauthorized distribution of literature on Board property; and
 - 10. Failure to comply with safety rules and regulations.
- D. In imposing discipline, the following progressive penalty procedure will be followed:

1st Offense: Oral Warning (Documented in writing)

2nd Offense: Written Warning3rd Offense: Written Reprimand

4th Offense: Written Reprimand, one-day suspension (without pay)
5th Offense: Written Reprimand, one-week suspension (without pay)

6th Offense: Suspension, with length to be determined to discharge (without pay)

E. It is understood that in any instance where an employee receives discipline in accord with the provisions of this Article, the employee will customarily receive the next level of discipline beyond the level of discipline previously received by the employee in the progressive disciplinary chain within the time lines provided in the Master Contract.

It is further understood that the Board reserves the right to depart from the customary disciplinary chain, recognizing that to do so will provide the Union or the involved employee with cause to challenge the severity of the penalty assessed through the grievance procedure. In those instances where the discipline penalty assessed to any employee is in compliance with the customary disciplinary chain, the severity of the penalty assessed will not be subject to the grievance procedure.

Oral warnings will remain in effect for a period of three (3) months.

Written warnings issued for disciplinary offenses will remain in effect for a period of six (6) months unless the employee has received more than one (1) report within the six-month period. In the latter case, all such reports shall remain in effect for a period of six (6) months from the date of issue of the last report. Written reprimands issued for disciplinary offenses will remain in effect for a period of twelve (12) months. At the end of any twelve (12) month period, or for six (6) months in the instance of an initial warning, during which the employee has had a record clear of any other reports, all reports for disciplinary offenses shall be removed from the employee's personnel record and returned to the employee upon request.

All discipline for conduct described in Section 380.1230b of the Michigan Compiled Laws (unprofessional conduct) shall be exempt from the removal provisions of Article 16 of this agreement.

Evaluation

Evaluation is a tool used to continuously strengthen and promote quality programs and skills. Although employees will be finally evaluated at least once per year, the administration may also use a variety of evaluative methods throughout the year to help employees learn and improve their skills.

- A. Evaluation of employees is the responsibility of the administration. Non-probationary employees will be evaluated at least once a year by their immediate supervisor and/or the Staff Assistant to Child Care using the evaluation form found in Appendix C. Employees will have the opportunity to review, comment on, and sign each evaluation.
- B. If an employee's job performance is unsatisfactory or needs improvement, the employee will be evaluated up to three times per year with at least sixty (60) calendar days between evaluations. It will be considered just cause for discipline up to and including dismissal if an employee receives three (3) unsatisfactory evaluations within a twelve-month period.
- C. A conference will take place with the employee and the evaluator following each evaluation. Employees will receive copies of their evaluations.
- D. Probationary employees will be evaluated at least once during their probationary period. There shall be at least fourteen (14) calendar days between the evaluations. Continued employment is based on the(se) evaluation(s) being satisfactory.

ARTICLE 18

Staff Development

- A. Staff development activities may be funded when approved in advance by the Board and allowed by the budget. Mandatory staff meetings and training will be specified and employees will be paid for attending those activities.
- B. Child care leaders are required to continue working towards an associate's degree or Child Development Associate (CDA) credential with at least twelve (12) college credit hours in child development. Leaders must successfully complete at least one college class per year towards the degree or CDA and must turn in documentation to the Child Care Office. Pay rates are held until the following year if a class is not completed.
- C. Employees who attend a workshop off site that ends 90 minutes or less prior to the end of their scheduled shift will be paid for that time and not be expected to report back to work.
 - Employees who attend a workshop off site that ends 90 minutes or less prior to the end of their scheduled shift will be paid for that time and not be expected to report back to work unless a suitable substitute can not be found to cover the site and the center will be out of licensing ratio. In this situation the staff member will need to report back to work to cover their shift. Every effort will be taken by the director to find a suitable substitute.

Working Conditions and Safety

- A. The Board agrees to make all reasonable provisions for the safety and health of its employees during the hours of their employment. The Union agrees to attempt to instill in each employee by all reasonable means the realization of her/his responsibility to herself/himself, fellow employees and the Board in the prevention of accidents and exposure control. Failure on the part of the employee to comply with safety rules and regulations may be cause for discipline.
- B. The Board agrees to provide at its own cost where necessary, such safety devices and protective equipment devices as it may determine to be necessary. Employees are required to use the safety devices and protective equipment as provided.
- C. The Board will provide Blood Borne Pathogen/Exposure Control/Universal Precautions training periodically. All employees will be required to attend this training as well as other training in compliance with applicable local, state, and Federal Regulations.
- D. Based on State Licensing and Board Requirements, all Child Care Leaders will be subject to a Police Check/Fingerprinting. Continued employment is based on the results of such a police check. Employees found to have record of a felony are subject to dismissal.
- E Members will follow the current Board policy on dress.

ARTICLE 20

Grievance Procedure

A. Definitions

- 1. A grievance is a claim by one or more employees of improper application or interpretation of this Agreement, specifying the part of the Agreement, which is claimed to be violated.
- 2. The term "employees" includes any individual or group of individuals within the bargaining unit herein before defined and covered by this agreement.
- 3. The term "days" when used in this Article shall mean working days.

B. Purpose

The purpose of the grievance procedure will be to settle equitably, at the lowest possible supervisory level, issues which may arise from time to time with respect to claims of improper application or interpretation of the terms of this Agreement.

C. Representation

- 1. Nothing herein contained will be construed to prevent any individual bargaining unit employee from presenting a grievance and having the grievance adjusted without the intervention of the Union, if the adjustment is not inconsistent with the terms of this Agreement, and the Union has been given an opportunity to be present at such adjustment.
- 2. Union representatives will not come into the building to talk to the employees unless they first give notice to the building supervisor.
- 3. Any bargaining unit employee may be represented at level one and/or level two of this procedure by her or his area representative, or when unavailable, another representative within the Unit, as designated by the Union.
- 4. The Board's Appeal Committee at level three will consist of the Staff Assistant to Child Care, the Director of Parent Advocacy/Community Education, the Staff Assistant to Human Resources/Legal Affairs, and the Executive Director of Human Resources/Legal Affairs.
- 5. Upon the request of either party hereto or of the bargaining unit employee or employees involved in a grievance, the latter may be present at any level of the grievance procedure.

D. Time Limits on Filing an Appeal

- 1. Any grievance not appealed by the Union or aggrieved employee within the time limits set forth, will be considered settled on the basis of the last disposition by supervision. If an answer is not received within the time limits set forth, an appeal may be processed to the next level. A grievance may not be filed after the lapse of thirty (30) days from the date the incident occurs.
- 2. No grievance will be filed by any employee more than seven (7) calendar days after the effective date of her/his resignation as determined by the employee's notice of resignation.

E. Use of Government Agencies

It is understood that any charge filed by the Union and/or an employee with a governmental agency such as, but not limited to, the Equal Employment Opportunity Commission and/or the Michigan Civil Rights Commission will not be subject to arbitration under this Agreement. It is further understood that the Board reserves the right to set aside the findings and conclusions of any arbitration and award where the employee or union files with said governmental agency or agencies on a subject or issue previously determined by arbitration within a twelve (12) month period.

F. Reprisals

No reprisal of any kind will be taken by or against any participant in the grievance procedure by reason of such participation.

G. Procedure

As the first step of any grievance procedure, the employee will discuss the issue with their immediate supervisor stating as specifically as possible what is in issue with the objective of resolving the matter informally. If this discussion does not resolve the issue, the grievance procedure will be followed in accordance with the levels indicated below.

The number of days indicated at each level below should be considered as maximum, and every effort should be made to expedite the process. The time limits may be extended by mutual consent of the authorized representative of each party.

Level One

If the issue is not resolved in the discussion between the employee and supervisor, the employee may request that the Staff Assistant to Child Care call the Union representative without undue delay or further discussion. An informal conference, including the employee, the supervisor, the Staff Assistant to Child Care, and the Union Representative, will ensue with the objective of resolving the matter informally.

Level Two

Within thirty (30) days of the occurrence, if the grievance is not settled, a formal grievance must be filed by reducing the grievance to writing on a form provided by the Union. The form will be completed in three (3) copies and signed by the employee and submitted as indicated on the form.

Within ten (10) days of the filing of the grievance, the Director of Parent Advocacy/Community Education, the supervisor, the Staff Assistant to Child Care, the employee and her/his representative will meet to adjust the grievance.

Within five (5) days of the meeting, the administration will give an answer to the grievance in writing, two copies of which will be given to the Union and a copy of which will be attached to the supervisor's copy of the grievance form.

Level Three

Within five (5) days of the receipt of the supervisor's written answer to the grievance, if the grievance is not settled, the employee and/or her/his representative will appeal the matter to the Board's Appeal Committee. The appeal will be initiated by a notice in writing filed in the Office of the Executive Director of Human Resources/Legal Affairs.

Within ten (10) days of the filing, the appeal will be heard by the Board's Appeal Committee, which will give an answer to the grievance, in writing, to the Union within ten (10) days of the hearing of the appeal.

Level Four

Within ten (10) days of receipt of the Appeal Committee's answer, the Union may, by written notice to the American Arbitration Association, Detroit Office, with a copy to the Office of the Executive Director of Human Resources/Legal Affairs, request that the matter by submitted to arbitration. Such a request will not include more than one grievance unless the issues in the demand are directly related, or the parties mutually agree to the contrary. The arbitration hearing will be conducted in accordance with the rules of the American Arbitration Association. The parties will attempt to select an arbitrator by mutual agreement. If they cannot agree on the arbitrator within five (5) days after notice is given, the arbitrator will be selected by the American Arbitration Association in accordance with the established rules. The jurisdiction of the arbitrator shall be limited to a grievance arising out of the interpretation or application of this Agreement or any written amendments hereof or supplements hereto. The arbitrator will have no power to alter, add to, subtract from, or modify any of the terms of supplements hereto or to specify the terms of a new agreement or to substitute her/his discretion for that of the parties hereto or to assume any of their functions or responsibilities.

If the grievance concerns matters not subject to arbitration, the arbitrator will return the grievance and all documents relating thereto to the parties without decision. The decision of the arbitrator will be final and binding on all parties, and they hereby agree to abide by such decision. The cost of any arbitration under this paragraph will be divided equally between the Board and the Union.

In accordance with the Public Employment Relations Act and the rules thereunder, either party may request mediation of a dispute involving the terms of this agreement through the Michigan Employment Relations Commission after a request for arbitration has been filed. The mediation shall be conducted pursuant to the rules of the Michigan Employment Relations Commission.

ARTICLE 21

Resignation and Retirement

A. Resignation

- 1. All employees will give written notice of the intention to resign at least two (2) weeks prior to the effective date thereof. Such notice will be filed in the Office of Human Resources/Legal Affairs.
- 2. Any employee who resigns forfeits all rights.

B. Retirement

All employees become members of the Michigan Public School Employees Retirement System when they commence work and may qualify for retirement benefits upon retirement. The Board will contribute for each bargaining unit member the required contribution to the Michigan Public School Employees Retirement System in accordance with State law.

ARTICLE 22

Negotiation Procedure

- A. Not later than April 1 of the calendar year in which this Agreement is subject to reopener or expires, the Board agrees to begin negotiations with the union concerning a successor Agreement, in accordance with the procedures set forth herein. Any Agreement so negotiated shall apply to all employees and shall be reduced to writing and signed by the Board and the Union.
- B. In any negotiations described in this Agreement, neither party shall have any control over the selection of the bargaining representatives of the other party, and each party may select its representatives from within or without the school district.
- C. Once tentative agreement is reached, both bargaining teams agree to present and strongly recommend to their respective governing bodies acceptance of the tentative agreement. It is recognized that no final agreement between the parties may be executed without ratification by a majority of the Board and by a majority of the membership of the Union present at the ratification meeting.
- D. This Agreement incorporates the entire understanding of the parties on all issues, which were or could have been subject to negotiation. During the term of this Agreement, neither party shall be required to negotiate with respect to any such matter whether or not covered by the Agreement and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or signed this Agreement.
- E. In the event the negotiations described in paragraph A above reach an impasse, the procedure described in Act 379 of the Michigan Public Acts of 1965, as amended from time to time, shall be followed when requested by either party.

ARTICLE 23

Miscellaneous

A. Notices: All notices required to be given by this Agreement shall be sufficient if mailed to the Board by ordinary mail addressed to the office entitled to notice at 923 East Kearsley Street, Flint, Michigan 48503-1900, or to such other address as the Board shall direct in writing. All notices required to be given to the Union by this Agreement shall be mailed to the Union by ordinary mail, addressed to 5045 Miller Road, Suite C, Flint, Michigan 48507, or to such other address as the Union shall direct in writing. All notices to be given to an employee under this Agreement shall be mailed to her/his last address recorded in the Office of Human

Resources/Legal Affairs. It shall be the responsibility of employees to notify the Office of Human Resources/Legal Affairs and their immediate supervisors of any change of address and phone number within ten (10) calendar days of such change. If the employee does not do this, the Board's obligation is fulfilled and shall not be a factor in a grievance.

- B. Copies of this Agreement shall be printed at the expense of the Board and presented to all employees now employed or hereafter employed by the Board.
- C. Any case of assault on an employee shall be promptly reported to the Board. The Board shall render all reasonable assistance to the employee (excluding legal counsel) in connection with the handling of the incident by law enforcement and judicial authorities.
- D. Any member of the bargaining unit who is promoted to a supervisory position or other position outside of the bargaining unit, and who subsequently requests or is requested by the Board to return to the bargaining unit, shall return to the same pay level, employment status, and seniority he/she held prior to her/his appointment to the non-bargaining unit position.
- E. Non-bargaining unit personnel in the active employment of the Board other than child care personnel whose job descriptions require similar duties, shall not perform work on any job covered by the agreement, except in emergencies when regular employees are not immediately available and/or in the instruction and training of employees.
- F. Whenever it is mutually agreed by both the Union and the Board that negotiations or other business be conducted during the normal work hours of a Union involved, the Union member shall suffer no loss of pay.
- G. A Joint Labor/Management Committee will be established between the Board of Education of the City of Flint and Service Employees International Union, Local 517M, Unit 220, to be convened at the request of either party.
- H. Child care assistants who do not meet the minimum qualifications for a child care leader may apply for available assistant child care leader positions. If hired, said child care assistants must agree to work toward completion of the required college-level training program in child development. Specific pay schedules (see Appendix A) will be followed for these employees, who will be classified as assistant child care leaders. An assistant child care leader who does not successfully complete at least one college or Child Development Associate (CDA) class each year and twelve (12) credits in three (3) years will be moved back to a child care assistant position, and will retain her/his original date of hire for purposes of seniority. Once the minimum qualifications for a child care leader are met, the assistant child care leader will start on the child care leader pay schedule.

Term of Agreement

- A. This Agreement shall not become effective until ratified by the Board and members of the Union and upon ratification shall remain in full force and effect without change, addition, or amendment until the 30th day of June, 2012.
- B. Notice of intent to re-open this Agreement for purposes of negotiating a successor agreement as to wages, hours, and conditions of employment shall be given in writing by the party desiring to re-open the Agreement on or before March 15, 2012, and negotiations shall commence as soon thereafter as shall be feasible.
- C. This Agreement may not be modified in whole or in part by the parties except by an instrument in writing and duly executed by both parties, and no departure from any provisions of this Agreement by either party or by their officers, agent, or representatives, or by members of the bargaining unit shall be construed to constitute a continuing waiver of the right to enforce such provision.

SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 517, UNIT 220

BOARD OF EDUCATION OF THE

CITY OF FLINT

Sandra Avery

Its Coordinator

By <u>()</u> Vera J. Perry

Its President

Gregg Mitchell

Its Union Chairperson

Karen Denise Pugh It's Chief Negotiator

APPENDIX A

Flint Community Schools

Hourly Rate Schedule

Child Care Leaders

2008-2009

Step	I	II	III		IV	
CC Asst. Leader	\$7.53	\$7.68		\$7.83		\$7.99
CC Leader	\$8.54	\$8.71		\$9.16		\$9.85
		2009-2010				
Step	I	II	III		IV	
CC Asst. Leader	\$7.53	\$7.68		\$7.83		\$7.99
CC Leader	\$8.54	\$8.71		\$9.16		\$9.85
		2010-2011				
Step	I	II	III		IV	
CC Asst. Leader	\$7.53	\$7.68		\$7.83		\$7.99
CC Leader	\$8.54	\$8.71		\$9.16		\$9.85

2011-2012

Step	I	II	III	IV	
CC Asst. Leader	\$7.53	\$7.68		\$7.83	\$7.99
CC Leader	\$8.54	\$8.71		\$9.16	\$9.85

 $[\]ensuremath{^{**}}$ For the 2010-2011 and 2011-2012 years, the parties have agreed to a wage reopener.

	S.S. #	S.S. # Last Day Worked		
De	Dept Supervisor			
		APPENDIX B		
		Flint Community Schools		
	Do	octor's Verification of Illness or Disability Form		
	TO E	E COMPLETED BY ATTENDING PHYSICIAN		
_		(Please Print or Type)		
1.	Patient's name	Age		
2.	Please state:			
	(a) Patient's comp	laints		
		(including results of x-rays, laboratory tests, diagnostic studies, B/P, etc.,		
	(c) Your diagnosis			
	(d) Brief history of	f illness or injury		
3.	Give all dates of trea	ments by you during this period of disability:		

(a)	Name and address of hos	pital			
(b)	Date of admission	20 _		Date of discharge	20
(c)	Date of surgery, if any	2	0	Surgical procedure _	
	d on your personal knowle				
	oled solely by this sickness of20			-	_
-	ur opinion, is the patient's do	isability cau	sed b NO		chools or any o
If "Y	ES," please explain on sepa	rate sheet.			
	plicable, is the patient MEN nce, the endorsing of checks				
acts?		YES	NO		
Has t	the patient recovered suffici	ently to retu	ırn to	work?	
		YES	NO		
ľ	If "NO," when, in your opi 'indefinite," "unknown," "u blease approximate in days, he date of most recent treat	ndetermined weeks, or me	d," et onths	c. If a definite date can, how long total disability	not be determine the will continue to
(b) I	f "YES," give the date the I	patient is abl	le to 1	eturn to work:	_20
		_		e of the restrictions in sp	

Physician's name (please print or type)
Office address_
Specialty board certification
Physician's signature
Date completed

APPENDIX C

FLINT COMMUNITY SCHOOLS Child Care Leader Evaluation Form

Employee:	Program:	
Supervisor:	Date:	
WORKING WITH CHILDREN S.	ATISFACTORY	UNSATISFACTORY
 Uses patient, positive discipline and communication with children. Participates actively and enthusiastically with children throughout the day. Able to keep children safe through redirection, classroom control, and 		
being alert. 4. Carries out job responsibilities assertively and effectively. 5. Demonstrates classroom management and leadership skills.		
WORKING WITH STAFF/PARENTS		
 Able to give and receive feedback and suggestions. Communicates positively with other staff and parents. Works with staff and parents to calmly, effectively meet the needs of the children. Works as a team member. 		
5. Involves parents through communication, notes, activities, etc.PERSONAL AND PROFESSIONAL QUALITY	<u>ΓΙΕS</u>	
 Understands and follows confidentiality an program reporting procedures. Behaves in a professional manner. 	d	

	SATISFACTORY	UNSATISFACTORY
3. Demonstrates a positive attitude.		
4. Attends staff meetings, workshops, and center activities as needed.		
5. Understands and complies with policies and procedures in the staff handbook.		
LEADER SKILLS		
 Understands, completes, and implement lesson plans. Maintains effective room environment 		
3. Maintains organized, accurate records.		
4. Able to lead classroom staff and delegate responsibilities as needed.5. Demonstrates/models positive, appropriates		
skills.		
AREAS OF STRENGTH:		
AREAS NEEDING IMPROVEMENT:		
PLANNED OBJECTIVES FOR IMPROVI	EMENT:	
TIME FRAME/CONSEQUENCES:		
COMMENTS: (An additional page may be	e added if so needed.)	

SUPERVISOR:	EMPLOYEE:
Signature Of Supervisor Date	I have read the above evaluation. I understand that my signature does not constitute concurrence or approval. A copy of this report has been given to me and has been discussed with me.
	Signature of Employee Date

APPENDIX D

D		
Date		
17415		

FLINT COMMUNITY SCHOOLS Child Care Leaders

Warning, Reprimand, or *Suspension Notice

In all cases involving disciplinary action or discharge, representation shall be made available prior to such action, except in cases involving probationary employees.

such action, except in case	es involving probationary en	ipioyees.	
EMPLOYEE'S NAME			
(Middle)		(Last)	(First)
SOCIAL SECURITY NU	MBER		
BUILDING			
•	stration and the Union that twitten warnings and reprim		visor, as designated by
Accumulation of such rep	orts may lead to dismissal.		
Affairs, the affected emploresponsibilities may lead t	eprimands will be distributed byee, and the Union. Serious o instant suspension leading given period of time, may lea	s breaches of conducts to dismissal. In ad	ct or failure to meet job dition, incidents which
This form is official notice or *suspension notice.	that you are hereby issued a	(underline appropria	te) warning, reprimand,
Reason for Discipline:			
The customary progressive	e penalty formula utilized by	the Board is detaile	ed as follows:
a) First offense b) Second offense c) Third offense d) Fourth offense e) Fifth offense f) Sixth offense	Oral Warning (Documer Written Warning Written Reprimand Written Reprimand, one- Written Reprimand, one- Suspension with length t	-day suspension (wit -week suspension (w	vithout pay)

APPENDIX D, Continued

It is understood that in any instance where an employee receives discipline in accord with the provisions of Article 16 and Appendix D, the employee will customarily receive the next level of discipline beyond the level of discipline previously received by the employee in the progressive disciplinary chain within the timelines provided in Article 16 of the Master Contract.

It is further understood that the Board, in accord with the language of Article 16 of the Master Contract, reserves the right to depart from the customary disciplinary chain, recognizing that to do so will provide the Union or the involved employee with cause to challenge the severity of the penalty assessed through the grievance procedure. In those instances where the discipline penalty assessed to an employee is in compliance with the customary disciplinary chain, the severity of the penalty assessed will not be subject to the grievance procedure.

Oral warnings will remain in effect for a period of three (3) months.

*Pending final action of the Flint Board of Education

Written warnings issued for disciplinary offenses will remain in effect for a period of six (6) months unless the employee has received more than one (1) report within the six-month period. In the latter case, all such reports shall remain in effect for a period of six (6) months from the date of issue of the last report. Written reprimands issued for disciplinary offenses will remain in effect for a period of twelve (12) months. At the end of any twelve (12) month period, or for six (6) months in the instance of an initial warning, during which the employee has had a record clear of any other reports, all reports for disciplinary offenses shall be removed from the employee's personnel record and returned to the employee upon request.

All discipline for conduct described in Section 380.1230b of the Michigan Compiled Laws (unprofessional conduct) shall be exempt from the removal provisions of Article 16 of this agreement.

It is understood, however, that nothing herein is intended to prevent administration and supervision from taking immediate disciplinary action for serious offenses subject to the grievance procedure.

Signature of Supervisor	Title	Date
I acknowledge that I have been infreprimand, or *suspension notice.	formed of the reason for my (und	erline appropriate) warning,
Signature of Employee		Date
Signature of Union Representative	Present (if appropriate)	Date

APPENDIX E

Substitute Procedure

If a child care leader is asked and agrees to substitute for a supervisor/director, he/she will be compensated an additional \$0.90 per hour for the duration of the substitute assignment.