Agreement

between the

Flushing Community Schools

and the

Flushing Administrators Association

2007-2009

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RECOGNITION

The Board hereby recognizes the Flushing Administrators Association as the sole and exclusive bargaining representative for all persons within the unit description as contained in the Employment Relations Commission Case Number R72-J361 to wit:

"All non-executive, supervisory employees of the Flushing Community Schools, including Principals, Assistant Principals, and Directors, but excluding Superintendents, Assistant Superintendents, Teachers and all other employees."

ARTICLE 2

INDIVIDUAL CONTRACTS

The Board shall issue individual written contracts to bargaining unit administrators in conformance with applicable state law. Should any provision of any such individual contract be in conflict with any provision of this Agreement, the provision of this Agreement shall govern.

ARTICLE 3

RIGHTS OF THE BOARD

- A. The Board, on its own behalf and on behalf of the electors of the district hereby retains and reserves unto itself without limitation all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and Constitution of the State of Michigan, and of the United States to manage and direct the Flushing Community Schools provided that such rights and responsibilities shall be exercised by the Board in conformity with the provisions of this Agreement, but such rights established by law may not be infringed upon by any provision of this contract.
- B. The exercise of the legislative powers, right, authority, duties and responsibilities by the Board, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this Agreement and then only to the extent such specific and express terms hereof are in conformance with the Constitution and laws of the State of Michigan, and the Constitution and laws of the United States.

COMPENSATION AND BENEFITS

Salaries and fringe benefits shall be as set forth in the appropriate Appendix attached to this Agreement and made part hereof.

ARTICLE 5

WORK YEAR

- A. The normal work year for bargaining unit administrators, except for administrators at Flushing Senior High School, shall consist of two hundred thirteen (213) work days and seventeen (17) paid holiday and vacation days structured within forty-six (46) Monday-through-Friday weeks. Administrators at Flushing Senior High shall have a normal work year of two hundred eighteen (218) work days and seventeen (17) paid holiday and vacation days with the five (5) additional Monday-through Friday days, approved by the Superintendent, to be worked after the last scheduled work day in June and before the first scheduled work day in August of the next school year of other bargaining unit administrators. The work year shall normally begin on the fourth Monday preceding Labor Day and extend forty-six (46) consecutive weeks from that day. However, some alteration may be necessary to assure three (3) weeks of work immediately before and two (2) weeks of work immediately following the instructional year for students. The Superintendent shall distribute a list of the seventeen paid holiday and vacation days to bargaining unit members at the beginning of each school year.
- B. To calculate a daily salary rate for additional workdays, pay dock, or contract pro-ration, the annual contractual salary rate shall be divided by two hundred thirty (230). Daily salary rate for Senior High Administrators shall be calculated using the divisor of two hundred-thirty five (235).
- C. An administrator scheduled by written notice to work more than the specified number of work days indicated in Section A of the ARTICLE, shall be paid the daily rate calculated under Section B of this ARTICLE for each additional day actually worked.
- D. An administrator must be in pay status on the workdays immediately before and after a holiday or vacation period to receive pay for the holiday and vacation days within the period.
- E. Some of the two hundred thirteen (213) normal work days indicated in Section A may be scheduled during the summer by a director, provided there is prior written approval by the Superintendent of Schools.
- F. A building administrator may schedule up to three (3) of the two hundred thirteen (213) (two hundred eighteen for High School Administrators) normal workdays indicated in Section A during the summer. Such scheduled days would be a trade for the same number of days off during the school year. These days, as well as those days referred to in the final sentence of this section, would be scheduled through the Superintendent's office. It is understood that these three (3) days may not be combined with personal business days or holidays to establish an extended absence from work when school is in

session. It is further understood that three (3) days designated by asterisk (*) on the "Academic Year Work Calendar – Administrators" may be exchanged as isolated days off by bargaining unit administrators.

G. A building administrator may also schedule up to five (5) days when school is not in session as vacation days in trade for the same number of days to be worked during the following summer, provided there is prior written approval by the Superintendent of Schools.

ARTICLE 6

DISMISSAL, TERMINATION OF CONTRACT, OR NONRENEWAL OF CONTRACT

- A. Dismissal during the term of an individual contract shall be for just cause only. In such a case, salary for time worked under the individual contract shall be pro-rated in accordance with ARTICLE 5, Section B. Such dismissal may be challenged through the grievance procedure.
- B. An individual contract may be reduced to one (1) year and thus terminate on June 30 of its first year as a result of adoption of a Board resolution concerning a need to reduce administrative staff because of declining enrollment and/or overall school district finances.
- C. Any non-renewal of an individual contract shall be in accordance with the provision of applicable law.

ARTICLE 7

GRIEVANCE PROCEDURE

A grievance is defined as an alleged violation, misinterpretation or misapplication of any Article or Section of this Agreement. The following procedure shall be used:

STEP ONE: Any grievance must first be taken up within ten (10) school days of its occurrence by discussion with the Administrator's immediate supervisor. The Association may accompany the individual grievant on this occasion. If not resolved and intended to be carried forward, the grievance shall be reduced to writing and given to the immediate supervisor within fifteen (15) school days after the event occurred of which complaint was made.

STEP TWO: During the period of the next eight (8) school days, the grievant and/or the Association shall meet with the immediate supervisor to attempt a resolution of the grievance. During this period, said immediate supervisor shall indicate disposition of the grievance in writing with a copy to the grievant. If the grievance is not resolved and is intended to be carried forward, such must be done within five (5) school days after the conclusion of Step Two.

STEP THREE: During the period of the next eight (8) school days, the grievant and/or the Association shall meet with the Superintendent to attempt a resolution of the grievance. During this period, said Superintendent shall indicate disposition of the grievance in writing with a copy to the grievant. If the grievance is not resolved and is intended to be carried forward, such must be done within five (5) school days after the conclusion of Step Three.

STEP FOUR: The grievance may be transmitted to this Step by filing a written copy with the Secretary of the Board. The Board shall, during the next three (3) calendar weeks, meet in private session (or in public session if required by the Open Meetings Act) with the grievant and/or the Association concerning the grievance. Disposition of the grievance in writing by the Board shall be made within seven (7) calendar days after said meeting and copy furnished to the grievant. If the grievance is not thereby resolved and is intended to be carried forward, notification shall be given as set forth below in Step Five.

STEP FIVE: Within five (5) school days of the conclusion of Step Four, if the grievant or the Association wished to process the matter to arbitration, notification shall be made simultaneously to the Board and to the American Arbitration Association requesting the selection of an impartial arbitrator through the processes of the American Arbitration Association. The expenses of arbitration shall be shared equally by the parties, provided however, each party shall be responsible for the costs of any of its own witnesses or counsel. The arbitrator shall have no authority to alter, modify, add to, detach from or in any way change the specific and expressed terms of this contract or any portions of Board policy or rules incorporated therein. He/she shall have no authority to make a determination, which in any way shall limit the rights, responsibilities or authority of the Board as determined by law except insofar as this contract shall have specifically limited such authority. He/she shall specifically be bound to the conditions and specifications as set forth in the Board Rights clause of this contract. Either party may appeal his/her decision to a court of competent jurisdiction.

ARTICLE 8

ADMINISTRATOR EVALUATION

All administrator evaluations will be made in writing. A copy of the evaluation will be provided to the individual Administrator. The Association will be given an opportunity to examine and discuss with the Superintendent, or his/her designees, any evaluation form which may be used requiring other than narrative comment, provided however, the Board reserves absolutely in it sole discretion, the right to choose the form to be used. All evaluations should take into consideration any adopted job descriptions for the appropriate administrative position. Each Administrator will have the right to respond in writing to any evaluation, and such response will be added to his/her personnel file.

CONFERENCES AND VISITATIONS

Applications may be made by Administrators for leave to attend conferences and to make school visitations, provided however, the Board in its sole discretion may determine whether to grant or deny such application. Further, the Board may, in its discretion, determine the degree to which, if at all, it shall reimburse expenses incurred in regard to such leave. The denial of such application shall not constitute a basis for grievance, nor shall the granting of such application constitute precedent to be applied in any future case.

A representative of the Association shall meet with the Superintendent of Schools, or his/her designee, to mutually establish the conferences and visitation schedule for administrators for the entire year. This schedule shall be presented for informational purposes to the Board of Education.

ARTICLE 10

SABBATICAL LEAVE

Any administrator who has been employed in such capacity for longer than seven (7) years in the school district shall be eligible to apply for sabbatical leave. In the event such leave is granted, subsequent assignment or employment of the administrator will not be positively or negatively influenced by virtue of the leave having been granted. The Board in its sole discretion may determine to grant such leave or deny it. The granting of such leave shall not constitute a precedent to be applied in any other case, nor shall the denial constitute a basis for grievance.

An application may be made in writing to the Superintendent on or before March of the school year preceding the school year for which the leave is sought.

The Board may require as a condition of such leave, the Agreement in writing by the Administrator to remain in the employ of the District for a period of not less than two (2) years following his/her return.

The Board may consider adjustments in salary continuation as specified below in light of other income either available or to be earned or received by the individual Administrator during the period of said leave. Credit for advancement on the salary schedule shall be within the full discretion of the Board depending upon the consideration and evaluation of the value of the sabbatical in regard to the performance of work duties for the District in the future. During the leave, accumulated sick days shall be frozen, but no additional ones may be accumulated. The Board will continue to make hospitalization, dental, vision and life insurance payments, but no other fringe benefits of any nature will be in effect. Compensation during sabbatical leave shall not be in excess of one-half (1/2) of annual salary for twelve (12) months leave, or one-quarter (1/4) annual salary for six (6) months leave.

UNPAID LEAVE OF ABSENCE

The Board may grant a leave of absence upon written request of an Administrator, without pay, not to exceed one year (except as otherwise specified and required by law) subject to renewal at the will of the Board. In the event such leave is granted, subsequent assignment or employment of the Administrator will not be positively or negatively influenced by virtue of the leave having been granted. The Board in its sole discretion may determine to grant such leave or deny it. The granting of such leave shall not constitute a precedent to be applied in any other case, nor shall the denial constitute a basis for grievance. There shall be no continuation of any fringe benefits during such leave.

ARTICLE 12

JOB DESCRIPTIONS

The Association recognizes that the adoption of specific job descriptions is the prerogative of the Board. The job description for a particular position should not be altered without consultation with the individual Administrator or Administrators to be affected by such change at least thirty (30) days prior to effective date. The Board reserves the right within its sole discretion to alter job descriptions to meet the best interest of the District, and such shall not be subject to the grievance procedure.

ARTICLE 13

ADMINISTRATOR ASSIGNMENTS

- A. The Association and the Board recognize that proper administrator placement to attain the most effective total staffing possible is in the best interest of the district and its students. In the determination of assignments, the convenience and wishes of the individual administrator will be honored to the extent that these considerations do not conflict with the instructional requirements, total administrative needs, and best interests of the school system and the pupils as determined by the Board. An administrator may request that a statement of reasons for his/her assignment be given to him/her. In the event that an administrator objects to the assignment, the Association may, upon request of such administrator, send a representative to meet with the administrator and the Superintendent or his/her designee to discuss the assignment.
- B. Notice of assignment shall be given to administrators for the following school year as soon as practicable, but not later than May 1st barring any unforeseen circumstances.
- C. If the Board contemplates hiring a new administrator for a position within the bargaining group, any current administrator or former Flushing administrator so desiring shall be interviewed for the assignment along with any other candidates selected for interview.

DISTRICT-WIDE COMMITTEE ASSIGNMENTS

The Association will be informed whenever district-wide committees are being set up by the Board or the Central Administration, which will include unit personnel as members. The Association may make recommendations for all such committees, but the Superintendent, or his/her designee, shall have the absolute right, discretion and authority in the making of such assignments.

ARTICLE 15

RIGHTS OF THE ASSOCIATION

The Association will have reasonable:

- 1. Use of inter-school mail delivery for all official Association communication, if appropriately signed or approved by an Association officer.
- 2. Use of building mail boxes for distribution of information to members, if information has been approved by officers of the Association, so long as the district is not a party to a complaint regarding this issue, the Association agrees to hold harmless the district for any legal defense and/or legally imposed costs involved.
- 3. Use of school copy machines. (Other equipment for essential needs of the Association may be used as the need arises and specific approval is obtained.)
- 4. Use of building room space for official meetings and conferences, provided such rooms are to be reserved in accordance with established school district procedure, and used according to district policy. Any cost accruing to the District because of the use, must be paid by the Association.

ARTICLE 16

ADMINISTRATOR DISCIPLINE

A. Whenever an administrator is to be formally disciplined verbally for any violation of this Agreement and/or Board policy, directive, or practice and/or Administrative policy, directive, or practice, he/she shall be entitled to have an opportunity to have present a representative of the Association. Action may be immediate or may be taken at a specified time outside the school day as determined by the Superintendent or his/her designee. Whenever an administrator has been formally disciplined in writing or informally disciplined verbally for any violation of this Agreement and/or Board policy, directive, or practice and/or Administrative policy, directive, or practice, he/she shall be entitled to discuss such in the company of his/her Association representative with the Superintendent or Superintendent's designee issuing the discipline. Such discussion may be immediate or take place at a specified time outside the school day, but within normal business hours to the extent possible.

- B. The Superintendent or Superintendent's designee shall give the administrator an opportunity to receive verbal discipline or to discuss written discipline in a private setting. The Superintendent or Superintendent's designee may require the presence of an Association representative and/or other designees when issuing verbal discipline to an administrator or discussing written discipline with an administrator.
- C. Written discipline shall be initiated as soon as possible but within ten (10) days of the Superintendent's or his/her designee's knowledge of the incident (or latest incident if a series of incidents is involved) giving rise to the discipline. Verbal discipline shall be initiated as soon as possible but within ten (10) days of the Superintendent's or his/her designee's knowledge of the incident (or latest incident if a series of incidents is involved) giving rise to the discipline if the administrator is available to receive such discipline.
- D. Information forming the basis for discipline shall be made available to the administrator being disciplined who, in turn, may make such available to the Association.
- E. Any formal discipline, written or verbal, of an administrator for a violation of this Agreement and/or Board policy, directive, or practice and/or Administrative policy, directive, or practice shall be subject to the Grievance Procedures set forth in ARTICLE 7.
- F. An administrator has the right to attach a rebuttal to any written discipline placed in his/her file.

TENURE

- A. It is recognized that no bargaining unit administrator has any tenure of any administrative nature in the school district.
- B. It is recognized that administrators who have completed probationary requirements under the Michigan Teacher Tenure Act have tenure as teachers in the district.
- C. Any administrator who requests placement, or who is placed, in a teaching position in the district shall become subject to the collective bargaining agreement governing teachers.
- D. It is the understanding of the Board of the Flushing Administrators' Association that any seniority administrators may have as teachers is exclusively governed by the Board's contract with the bargaining agent for the teacher group. It is further understood that the Board's current agreement with Local 10 MEA/NEA (Flushing Unit) continues to grant the accumulation of seniority to those individuals employed as administrators in the district during 1982-83 and that other individuals employed in the future will not accumulate teacher seniority while serving in an administrative capacity. The Board and its Administration would defend this understanding throughout any challenge through the teacher grievance procedure.

ANNUITY

Beginning July 1, 2007, the district will contribute four hundred two (\$402.00) per month (\$4824 annually) to an approved annuity plan for each unit administrator for each of the two years of this agreement.

NOTE: It is understood that, in the event IRS regulations remove tax sheltered annuity advantages of board paid annuities, the annuity amount will be folded into the salary schedule for the next contract.

ARTICLE 19

LONGEVITY

An annual longevity service award shall be paid to all eligible administrators based on the administrator's years of service to Flushing Community Schools.

	<u>2007-2008 & 2008-2009</u>
10 years or more	\$ 800.00
15 years or more	\$1500.00
20 years or more	\$2100.00
25 years or more	\$2600.00
30 years or more	\$3100.00

DURATION OF AGREEMENT

This Agreement shall be effective as of July 1, 2007, and shall continue in effect until the 30th day of June 2009. This Agreement shall not be extended orally and it is expressly understood that is shall expire on the date indicated.

IN WITNESS WHEREOF THE PARTIES HAVE SET THEIR HANDS:

Flushing Administrators' Association	Flushing Board of Education
Olam J Hartle President	President College
Secretary	Secretary Secretary
Negotiator - Chairman	Balbara A. Loelle Superintendent of Schools
8.14.07 Date	Barbara J. Joelee C. Negotiator for Board

APPENDIX I

Base Salary Schedule 2007-2008

D. Was	Expe	erience Step	S	Step 4 Educatio Credit		
Position	Step 1 Step 2 Step 3		Step 3	MA+15	MA+30	
Senior High Principal	91,193	95,957	98,014	106,278	109,903	
Middle School Principal	85,019	89,437	94,199	99,362	102,579	
Elementary Principal	83,172	87,577	92,170	97,374	100,374	
Asst. Senior High Principal	80,755	84,988	89,400	94,271	96,901	
Asst. Middle School Principal or Director	78,233	82,072	86,287	91,251	93,716	

Base Salary Schedule 2008-2009

For 2008-09 there will be a base salary re-opener only.

- Step 1 First year administrator in Flushing
- Step 2 Second year administrator in Flushing
- Step 3 Third year administrator in Flushing (also more than 3 years and less than MA+15)
- Step 4 More than three years as administrator in Flushing (and indicated advanced hours and/or degree
- Note 1: The Board, at its sole discretion, may grant two to three (2-3) years of outside administrative experience, or one to two (1-2) years of administrative experience for teaching in Flushing, when hiring a new administrator.
- Note 2: For 2007-08 the Board will make payment of \$600.00 to each administrator for the establishment of and progress toward professional goals established with the Superintendent of Schools to be payable for the first paycheck in June of each year of the contract.

For 2008-09 the Board will make payment of \$750.00 to each administrator for the establishment of and progress toward professional goals established with the Superintendent of Schools to be payable for the first paycheck in June of each year of the contract.

APPENDIX II

FRINGE BENEFITS

- 1. Blue Cross/Blue Shield Flexible Blue Plan II with the following riders: FB-OCSM-24 (Osteopathic/Chiropractic spinal manipulations up to 24 visits per member per year), FB-RM 100 (Removes co-pay and deductible for mammography providers), PCM (removes any preventative care maximum and makes it unlimited), HC (Hearing Care), CI and PCD2 (adds coverage for contraceptive injections, physician prescribed contraceptive devices such as diaphragms and IUD's to medical-surgical coverage), PD-CM (adds federal legend oral or injectable contraceptive medications to prescription drug coverage) and XVA (excludes voluntary abortions). A contribution to an HRA (Health Reimbursement Account) equal to the plan in network deductibles and co-pay will be provided by the Board. Rx coverage will be fully paid by the plan with no in network co-pays or deductibles. Board will fully pay premium costs and HRA contributions for such insurance coverage.
- 2. Dental insurance with the maximum benefit level in effect for 2004-2005.
- 3. Long-term disability insurance with 66-2/3% of salary paid beginning with the 91st calendar day of disability to age 70, in accordance with the terms and conditions of the Group Policy. A copy of the Group Insurance Certificate shall be provided to each administrator.
- 4. Term life insurance of \$250,000, term life of \$5,000 for the spouse, and \$2,500 for each dependent child.
- 5. Twelve (12) sick days annually, three (3) of which may be used for business days. Unlimited sick day accumulation is allowed.
- 6. The current allowable U.S. Internal Revenue Service rate per mile for all mileage on an administrator's personal car when used for school business.
- 7. Severance pay equal to \$95.00 (for life of this contract) per day for each unused sick day at termination, if the employee has ten (10) or more years of service with Flushing Community Schools. Bargaining unit members employed prior to July 1, 2001 will continue to qualify for payout.
- 8. Education credit will be paid during the next pay period following documentation of successful completion of credit on a pro-rated basis.
- 9. Vision insurance with benefit levels at least equal to the benefit levels of the vision insurance in effect during the 2004-2005 contract year will continue to be provided by the Board. Note: Frame benefit increased to sixty-five dollars (\$65.00) effective July 1, 1999.
- 10. Board payment of a maximum of \$100.00 per administrator toward the cost of annual physical examination, providing the administrator authorizes a report of the examination to be available to the Board of Education. Health Insurance benefits, if any, will be applied to the total cost with the Board paying the remainder to the \$100.00 maximum.

- 11. Bereavement leave on the same basis as teachers in the district.
- 12. Administrators not electing insurance benefits shall have the following salary options (in lieu of):

2007-2008 & 2008-2009

Health Insurance	\$250.00 per month
Dental Insurance	\$ 50.00 per month
Vision Insurance	\$ 35.00 per month

- 13. District will pay one hundred (100%) of state/national annual membership dues for each administrator's preferred professional education organization (Maximum benefit: seven hundred dollars (\$700.00) per year.) Further, the district will also pay one hundred (100%) of annual membership dues and fees for each administrator's approved membership in a local civic/community service club or organization.
- 14. The school district will provide, at its cost, basic cell phone equipment for unit member's use. A joint committee of the FAA and the Administration will determine the basic cell phone equipment needed. Unit members will pay for any additional equipment upgrade beyond that determined by the joint committee. The calling plan selected will be paid for jointly. Each month the district will pay thirty dollars (\$30.00) and the unit member will pay the difference between that amount and the actual basic cost of the plan. Unit member's cell phones shall be actively on and operable during work hours.

APPENDIX III

2007-2008	School	Year
Administrator's	s Work	Calendar

July 2007	

Sun	Mon	Tue	Wed	Thu	Fri	Sat
1	2	3	4	5	[6]	7
8	9	10	11	12	13	14
15	16	17	18	19	(20)	21
22	23	24	25	26	27	28
29	30	31				

rk Calendar	Contract Days	Holidays	Work Days	Asterisk Work Days

August 2007

Sun	Mon	Tue	Wed	Thu	Fri	Sat
			1	2	(3)	4
5	6	7	8	9	10	11
12	13	14	15	16	(17)	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

Aug 7 Aug 8	Admin Retreat	17	0	17	0
Aug 9	No work day				
Aug 10	No work day				

September 2007

Sun	Mon	Tue	Wed	Thu	Fri	Sat
						1
2	[3]	4	5	6	(7)	8
9	10	11	12	13	14	15
16	17	18	19	20	(21)	22
23	24	25	26	27	28	29
30						

Sept. 3	Labor Day	20	1	19	0
			:		

Bold: Administrator Contract Days

() Pay Dates

[] Holidays

APPENDIX III \mathbf{A}

2007-2008 School Year	
dministrator's Work Calendar	Contract

October 2007	

Sun	Mon	Tue	Wed	Thu	Fri	Sat
	1	2	3	4	(5)	6
7	8	9	10	11	12	- 13
14	15	16	17	18	(19)	20
21	22	23	24	25	26*	27
28	29	30	31			

ork Calendar		Contract Days	Holidays	Work Days	Asterisk Work Days
Oct. 26*	Secondary PTC No classes	23	0	23 Elem 22 Sec	0 Elem 1 Sec.

November 2007

Sun	Mon	Tue	Wed	Thu	Fri	Sat
				1	(2)	3
4	5	6	7	8	9*	10
11	12	13	14	15	(16)	17
18	19	20	21	[22]	[23]	24
25	26	27	28	29	(30)	

Nov 9*	Elementary PTC No classes	22	2	19 Elem	1 Elem
Nov 22 Nov 23	Thanksgiving Break			20 Sec	0 Sec

December 2007

Sun	Mon	Tue	Wed	Thu	Fri	Sat
						1
2	3	4	5	6	7	8
9	10	11	12	13	(14)	15
16	17	18	19	20*	21*	22
23	[24]	[25]	[26]	[27]	[(28)]	29
30	[31]					

Dec 20* Dec 21*	Winter HolidayBreak	21	6	13	2
Dec 24 Dec 25 Dec 26 Dec 27 Dec 28	Winter Holiday Break				
Dec 31	New Year's				

Bold: Administrator Contract Days

APPENDIX III 2007-2008 School Year Administrator's Work Calendar

Contract	Holidays	Work	Asteris
Days	•	Days	Work
•		•	Days

January	2008
January	2000

Mon	Tue	Wed	Thu	Fri	Sat
	[1]	2	3	4	5
7	8	9	10	(11)	- 12
14	15	16	17	18	19
21	22	23	24	(25)	26
28	29	30	31		
	7 14 21	[1] 7 8 14 15 21 22	[1] 2 7 8 9 14 15 16 21 22 23	[1] 2 3 7 8 9 10 14 15 16 17 21 22 23 24	[1] 2 3 4 7 8 9 10 (11) 14 15 16 17 18 21 22 23 24 (25)

					24,0
Jan 1	New Year's Day	23	1	22	0

February 2008

Sun	Mon	Tue	Wed	Thu	Fri	Sat
					1	2
3	4	5	6	7	(8*)	9
10	11	12	13	14	[15]	16
17	[18]	19	20	21	(22)	23
24	25	26	27	28	29	
	 					

Feb 8	Elementary PTC No Classes	21	2	18 Elem 19	1 Elem 0
Feb 15 Feb 18	Mid Winter Break			Sec	Sec

March 2008

Sun	Mon	Tue	Wed	Thu	Fri	Sat
						1
2	3	4	5	6	(7*)	8
9	10	11	12	13	14	15
16	17	18	19	(20)	[21]	22
23	[24]	25	26	27	28	29
30	[31]					

Mar 7	Secondary PTC No Classes	21	3	18 Elem	0 Elem 1
Mar 21 Mar 24				Sec	Sec.
March 31	Spring Break				

Bold: Administrator Contract Days

() Pay Dates -16-

[] Holidays

APPENDIX III

2007-2008	School	Year
Administrator's	s Work	Calendar

April	2008
-------	------

Sun	Mon	Tue	Wed	Thu	Fri	Sat
	!	[1]	2*	3*	(4)*	5
6	7	8	9	10	11	<u> </u>
13	14	15	16	17	(18)	19
20	21	22	23	24	25	26
27	28	29	30	. .		

					Days
April 1	Spring Break	22	1	18	3
Apr 2* Apr 3* Apr 4*	Spring Break				
		1		İ	

Contract Days

May 2008

Sun	Mon	Tue	Wed	Thu	Fri	Sat
				1	(2)	3
4	5	6	7	8	9	10
11	12	13	14	15	(16)	17
18	19	20	21	22	23	24
25	[26]	27	28	29	(30)	31
		_				<u> </u>

May 26	Memorial Day	22	1	21	0
					}
				f	:
!					

June 2008

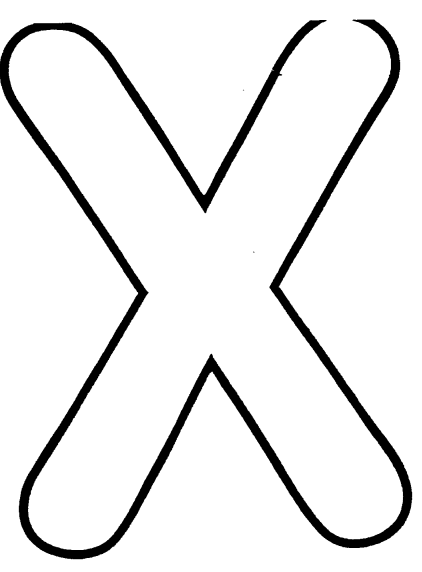
8 9		4	5	6	7
	10	11	12	(4.0)	
			14	(13)	14
15 10	6 17	18	19	20	21
22 2:	3 24	25	26	(27)	28
29 30	0				

June 25	Last day work	18	0	18	0
		230	17	206	7

FLUSHING COMMUNITY SCHOOLS Flushing, Michigan

ADMINISTRATIVE CONTRACT

This c	ontract, entered into this day of, 2007 between					
the Bo	oard of Education of Flushing Community Schools, County of Genesee, State of gan, hereinafter called "the Board" and hereinafter the "Administrator".					
1.	The Board hereby appoints and employs the Administrator as an administrative employee of Flushing Community Schools for a term of two (2) years commencing July 1, 2007, and ending June 30, 2009.					
2.	The Administrator agrees to perform such duties as are assigned by the Board and the Superintendent of Schools or his/her designee and to abide by the policies, by laws, rules, and regulations of the Board and the directives, rules, and regulation of the Superintendent of Schools or his/her designee during the term of this contract.					
3.	The Administrator's salary, fringe benefits, and work year for the term of this contract are set forth in the Master Contract Agreement between the Board and the Flushing Administrators' Association to which a sample form of this contract is attached and is a part thereof.					
4.	The Administrator accepts employment under the terms stated in this contract and represents full qualifications to legally act as an administrative employee of school district under the laws of the State of Michigan.					
5.	It is understood and agreed that the Administrator is not granted administrative tenure of any sort by virtue of this contract, or otherwise, with Flushing Community Schools.					
6.	This contract may be terminated at any time during its term by mutual agreeme of the Board and the Administrator or by action of the Board within the terms the Master Contract Agreement between the Board and the Flushin Administrators' Association.					
7.	The provisions of this individual contract are subordinate to the provisions of the Master Contract Agreement between the Board and the Flushing Administrators Association.					
Adm	inistrator For the Board of Education Flushing Community Schools					



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