AGREEMENT Between

MT. PLEASANT PUBLIC SCHOOLS, ISABELLA COUNTY And MICHIGAN PUBLIC SCHOOL LOCAL #1855.16 MICHIGAN COUNCIL #25, AFSCME, AFL-CIO

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TABLE OF CONTENTS

ARTICLE	PAGE
AGREEMENT	1
PURPOSE AND INTENT	
1. RECOGNITION	
2. RESPONSIBILITIES	
3. AID TO OTHER UNIONS	
4. NO STRIKE OR LOCK OUT	
5. UNION SECURITY AGENCY SHOP	4
6. DUES AND CHECK OFF	
7. REPRESENTATION FEE CHECK OFF	5
8. REMITTANCE OF DUES AND FEES	
9. UNION REPRESENTATION	
10. SPECIAL CONFERENCE	
11. GRIEVANCE PROCEDURE	
12. PAYMENT OF BACK CLAIMS	10
13. COMPUTATION OF BACK WAGES	
14. DISCHARGE AND SUSPENSION	
15. SENIORITY-PROBATIONARY EMPLOYEES	13
16. SENIORITY LIST	13
17. LOSS OF SENIORITY	15
18. SENIORITY OF OFFICERS AND STEWARDS	15
19. LAYOFF	16
20. RECALL PROCEDURE	16
21. JOB POSTINGS AND BIDDING PROCEDURES	
22. REINSTATEMENT OF VETERANS	18
23. EDUCATIONAL LEAVE OF ABSENCE FOR VETERANS	18
24. LEAVES OF ABSENCE	20
25. UNION BULLETIN BOARDS	
26. RATES FOR NEW JOBS	21
27. JURY DUTY	21
28. SAFETY COMMITTEE	
29. EQUALIZATION OF OVERTIME/EXTRA HOURS	23
30. SUPERSEDURE OF PREVIOUS AGREEMENTS	2 4
31. WORKER'S COMPENSATION	
32. WORKING HOURS SHIFT PREMIUM AND HOURS	2 4
33. SICK LEAVE	26
34. BEREAVEMENT LEAVE	28
35. TIME AND ONE-HALF AND DOUBLE TIME	30
36. HOLIDAY AND OBSERVANCE PROVISION	30
27 VACATION ELICIDILITY	24

38. VACATION PERIOD	31
39. PAY	33
40. HOSPITALIZATION MEDICAL COVERAGE AND INSURANCE	34
41. COMPUTATION OF BENEFITS	36
42. UNEMPLOYMENT INSURANCE	36
43. CONSOLIDATION OR ELIMINATION OF JOBS	
44. SUCCESSOR CLAUSE	36
45. SAVINGS CLAUSE	36
46. WORK PERFORMED BY SUPERVISOR	37
47. DISTRIBUTION OF AGREEMENT	
48. APPENDIXES	
49. CAR ALLOWANCE	
51. TOOL REPLACEMENT	
52. TERMINATION AND MODIFICATION	
APPENDIX A PAY SCALES	
APPENDIX B. RETIREMENT BENDFITS	
APPENDIX C UNIFORMS	45
APPENDIX D. LONGEVITY	
APPENDIX E. TERMINAL PAY	
APPENDIX F. PERSONAL LEAVE	46
APPENDIX G. INCLEMENT WEATHER	47

AGREEMENT

This Agreement entered into on this ____ day of November, 2012, between the Mt. Pleasant Schools (hereinafter referred to as the "Employer") and Mt. Pleasant Schools Local #1855.16, affiliated with Michigan Council #25 AFSCME, AFL-CIO (hereinafter referred to as the "Union".)

NOTE: (The headings used in this Agreement and exhibits neither add to nor subtract from the meaning, but are for reference only.)

PURPOSE AND INTENT

The general purpose of this Agreement is to set forth terms and conditions of employment, such as wages, hours, reasonable work rules and working conditions, and to promote orderly and peaceful labor relations for the mutual interest of the Employer, Employees, and the Community.

The parties recognize that the best interest of the community, safety and well-being of students are paramount, and depend upon the care and diligence of all employees, and that the job security of the employees will depend upon the Employer's and the Employees' success in rendering quality service to the Community which they serve. It is also recognized that in order to achieve this purpose, the Employer and Union have certain responsibilities.

To these ends, the Employer and Union encourage the fullest degree of friendly and cooperative relations between the respective representatives at all levels and among all employees.

ARTICLE 1. RECOGNITION

a. Pursuant to and in accordance with all applicable provisions of Act 379 of the Public Acts of 1965, as amended, the Employer does hereby recognize the Union as the exclusive representative for the purpose of collective bargaining in respect to rates of pay, wages, hours of employment, and other conditions of employment for the term of this Agreement of all employees of the Employer included in the bargaining unit as described below, and in accordance with Certification #R75 K-452 and R80 F-277.

All Facilities Management and excluding supervisors as defined by the Commission.

b. Nothing in this contract is to be construed as a waiver on the part of the Employer of its constitutional rights and responsibilities or any limitation thereof.

(Article 1 Recognition Cont.)

c. It is recognized by the Employer that this contract is entered into under Act 379 of the Public Acts of 1965, and that no part of this contract shall be used by the Employer to infringe upon any rights of the Employees under said act.

ARTICLE 2. RESPONSIBILITIES

- a. <u>Employer's Responsibilities</u>. The management of the Employer's operations and the direction of the working force remain the sole and exclusive rights and responsibilities of the Employer, including, for example, the authority to determine all questions of policy with relation to said operation, to promulgate and administer such work rules as it shall deem advisable, to hire, promote, suspend, and discipline employees; to discharge or layoff employees, to determine the qualifications of prospective employees and the condition of their employment, to determine work schedules, work loads, and the assignment of overtime, the manner in which work shall be done, and the right to assign employees from one job to another and from time to time, change any policies pertaining to the operation of said District including those policies which affect the employees. In exercising its management responsibilities, the Employer will comply with the terms and conditions of this Agreement and will not discriminate against any member of the Union.
- b. Nothing in this contract is to be construed as a waiver on the part of the Employer of its constitutional and statutory rights and responsibilities or any limitation thereof.
- c. <u>Union's Responsibilities</u>. It is the Union's responsibility to promote among the employees covered by this Agreement, loyal and efficient service in the best interest of the school district, other employees and the community.

ARTICLE 3. AID TO OTHER UNIONS

The Employer will not aid, promote, or finance any labor group or organization which purports to engage in collective bargaining or make any agreement with any such group or organization for the purpose of undermining the Union.

ARTICLE 4. NO STRIKE OR LOCK OUT

There shall be no strikes or job actions by the Union or lock out by the Employer for the duration of this

contract.

ARTICLE 5. UNION SECURITY AGENCY SHOP

- a. Employees covered by this Agreement at the time it became effective and who are members of the Union at that time shall be required as a condition of continued employment, to continue membership in the Union or pay a representation/service fee to the Union equal to dues and initiation fees uniformly charged for membership for the duration of the Agreement.
- b. Employees covered by this Agreement who are not members of the Union at the time it becomes effective and who are not categorized as Probationary Employees under the terms of this Agreement, shall be required, as a condition of continued employment, to become a member of the Union or pay a representation/service fee equal to dues and initiation fees required for membership commencing thirty (30) days after the effective date of this Agreement.
- c. Employees hired, rehired, reinstated or transferred into the bargaining unit after the effective date of this Agreement and covered by this Agreement shall be required, as a condition of continued employment, to become members of the Union or pay a representative/service fee to the Union for the duration of this Agreement, commencing the thirtieth (30th) day following the beginning of their employment in the unit.
- d. It shall be the obligation of the Union to notify the Employer in writing if an employee fails to comply with a, b, or c.
- e. The Union agrees to defend, indemnify and hold the Board harmless against any and all claims, demands, costs, suits, damages, awards, judgments, or other forms of liability that may arise out of or by reason of any action taken by the Employer for the purpose of complying with this Article and Articles 6 and 7. It is specifically and expressly agreed that any payment for these specified reasons shall be made directly from the Union to the demanding party and at no time shall the Employer be obligated to pay out any monies for any reason associated with the provisions of this Article and Articles 6 and 7 of this Agreement.

ARTICLE 6. DUES AND CHECK OFF

- a. The Employer agrees to deduct from the wages of any employee who is a member, or elects to become a member of the Union, all Union membership dues and initiation fees uniformly required, if any, as provided in a written authorization in accordance with the standard form used by the Employer, that the said form shall be executed by the employee. The Written Authorization for Union Dues Deduction shall remain in full force and effect during the period of this contract and may be revoked only by written notice by the employee given during the period thirty (30) days immediately prior to expiration of this contract. The termination must be given both to the Employer and the Union.
- b. Dues and initiation fees will be authorized, levied, and certified, in accordance with the Constitution and By-Laws of the Local Union. Each employee and the Union hereby authorize the Employer to rely upon and to honor certification by the Secretary-Treasurer of the Local Union, regarding the amounts to be deducted and the legality of the adopting action specifying such amounts of Union dues and/or initiation fees.
- c. The Employer agrees to provide this service without charge to the Union.
- d. An Authorization Form for payroll deduction will be supplied by the Union. The appropriate copy of this Form shall be forwarded to the Chapter chairperson.
- e. There shall be no discrimination, interference, restraint, or coercion by the Employer or any of its agents against members of the Union because of membership therein.

ARTICLE 7. REPRESENTATION FEE CHECK OFF

- a. The Employer agrees to deduct from the wages of any employee who chooses not to become a member of the Union, a Union representation/service fee equal to monthly dues of the Union and initiation fee uniformly required, if any, as provided in the written authorization in accordance with the standard form used by the Employer, that the said form shall be executed by the employee. the written authorization for representation/service fee deduction shall remain in full force and effect during the period of this contract and may be revoked only by written notice of the employee given during the period thirty (30) days immediately prior to expiration of this contract. The termination notice must be given both to the Employer and the Union.
 - b. The amount of such representation/service fees will be determined as set forth in Article 5. of this contract.

(Article 7, Representation Fee Cont.)

- c. The Employer agrees to provide this service without charge to the Union.
- d. Authorization forms for payroll deductions will be supplied by the Union.
- a The Union agrees that its officers, representatives, and members will not actively solicit memberships nor engage in Union activities on the Employer's time, except as provided herein, and that its officers, representatives and members will not intimidate or coerce employees in any manner at any time.

ARTICLE 8. REMITTANCE OF DUES AND FEES

- a. <u>When Deductions Begin</u>: Check-off deductions under all properly executed authorizations for Check-off shall become effective at the time the application is signed by the employee and shall be deducted from each pay period.
- b. <u>Remittance of Dues to Financial Officer</u>: Deduction for any calendar month shall be remitted to such address designated to the designated financial officer of Michigan Council #25, AFSCME, AFL-CIO, with an alphabetical list of names and addresses of all employees from whom deductions have been made, no later than ten (10) days following the date on which they were deducted.
- c. <u>Termination of Check-Off</u>: An employee shall cease to be subject to check-off deductions beginning with the month immediately following the month in which he/she is no longer a member of the Bargaining Unit.
- d. <u>Limit of Employer's Liability</u>: The Employer shall not be liable to the Union by reasons of the requirement of this Agreement for the remittance or payment of any sum other than that constituting actual deductions made from wages earned by the employee.

ARTICLE 9. UNION REPRESENTATION

- a. <u>Steward, Alternate Steward, and Chapter Chairperson</u>.
 - (1) For purposes of handling complaints and/or grievances in accordance with the grievance procedure of this Agreement, the Union shall assign and be represented by a steward or alternate steward-who shall be regular seniority employee working in each of the following locations or departments:

Facilities Management Maintenance

(Article 9, Union Representation, Cont.)

- (2) The steward or in the absence of the steward, the alternate steward may, in accordance with the terms of this section, investigate and present grievances within their location or department to the Employer when called upon by the Union or an employee during their regularly scheduled working hours, without loss of time or pay, provided they have obtained permission from the Employer's designated representative to do so. The Employer's designated representative will grant permission and provide sufficient time to the steward, or alternate steward to leave their work for these purposes unless to do so would conflict with an immediate job or program then required. The privilege of the steward or alternate steward leaving their work during working hours without loss of time or pay is subject to the understanding that time will be devoted to the proper handling of legitimate Union business and will not be abused. The steward or alternative steward will perform their regularly assigned work at all times, except when necessary to leave their work for legitimate Union business as provided herein.
- (3) Authorized time spent during the regularly scheduled working hours by the steward or alternate shall be paid for at the regular rate.
- (4) The Union will furnish the Employer a list of the stewards and alternate stewards, and such changes as may occur from time to time so that the Employer may, at all times, be advised as to the authority of the individual representatives of the Union with which it may be dealing. The Employer will, in return, keep the Union advised as to its designated representatives.

b. Union Bargaining Committees.

- (1) The Union bargaining committee shall be comprised of a representation of the membership of not more than three (3) employees.
- (2) All bargaining parties shall commence at a mutually agreed upon time.
- (3) The members of the Union shall not lose time or pay for time spent in bargaining negotiations if held during working hours.

ARTICLE 10. SPECIAL CONFERENCE

- a. Special conferences for important matters will be arranged between the Chapter Chairperson and the Employer or its designated representative upon the request of either party, by mutual agreement. Such meetings shall be between not more than two (2) representatives of the Union and not more than four (4) representatives of the Employer. Arrangements for such special conferences shall be made in advance and an agenda of the matters to be taken up at the meeting shall be presented at the time the conference is requested. Matters taken up in special conference shall be confined to those included in the agenda. Conferences shall be held at a mutually agreed upon time. The members of the Union shall not lose time or pay for time spent in special conferences if held during working hours. In addition this meeting may be attended by representatives of the Council and/or representatives of the International Union and representatives of the Employer.
- b. The Union representatives may meet at a place designated by the Employer or on the Employer's property for at least one-half hour immediately preceding the conference with the representatives of the Employer for which a request has been made.

ARTICLE 11. GRIEVANCE PROCEDURE

A grievance may be filed by any employee covered by this Agreement, whether or not a member of the Union, for any alleged violation of this contract. It shall be the practice of all parties of this Agreement to resolve all grievances at the lowest possible level of the grievance procedure as is practicable.

- a. All alleged grievances must be first orally presented by the aggrieved employee and/or his/her steward, within five (5) working days after the grievance allegedly occurred, to the employee's immediate supervisor. For purposes of this procedure, the term 'immediate supervisor' is defined as follows: Director of Facilities Management for Facilities Management Employees; or his/her designee in the event of their absence. An oral answer by the immediate supervisor must be given within five (5) working days.
- b. If no satisfactory adjustment is orally made with the immediate supervisor, the aggrieved employee and/or his/her steward may, within ten (10) working days, submit the grievance in writing to the immediate supervisor and a written decision shall be given the employee and/or his steward within five (5) working days.
- c. If no satisfactory settlement is obtained from the immediate supervisor, the aggrieved employee and/or chief steward may, within five (5) working days, submit the matter in writing to the Superintendent or designee. Within ten (10) working days, a conference shall be held in an attempt to resolve the grievance. The Superintendent or designee shall reply to the grievance within ten (10) working days of said conference.

(Article 11, Grievance Procedure, Cont.)

- d. If the grievance remains unresolved as the result of the aforesaid conference, the Union may submit the same to arbitration within thirty (30) days after receipt of written results of the aforesaid conference by giving written notice to the Superintendent of the Union's intent to arbitrate. Steps of the arbitration procedure shall be as follows:
 - (1) The Union shall file a demand with the Federal Mediation and Conciliation Service. The arbitration shall be conducted in accordance with the American Arbitration rules and regulations.
 - (2) The arbitrator shall limit his/her decision strictly to the interpretation and application or enforcement of the provisions of the Agreement or its supplements and make no decision contrary to or inconsistent with or modify or vary the terms of the Agreement and supplements. The arbitrator shall have no authority to require the Employer to delegate, alienate or relinquish any powers, duties, responsibilities, obligations or discretions given it by State Law or City Charter.
 - (3) The decision of the arbitrator shall be final and binding upon the Union and Employer provided that the arbitrator has determined the case within the scope of authority set forth hereinbefore.
- e. <u>Time Limits</u>. Any grievance not answered by the Employer within the time limits prescribed shall be deemed settled on the basis of the Union's original written demand. Any grievance not advanced or appealed by the Union within the time limits shall be deemed settled on the basis of the Employer's last reply.
- f. Throughout the grievance procedures, the same written grievance shall be used and the forwarding of the same shall be only by endorsement of the disposition at various levels. Changes or amendments in the grievance shall be made only by agreement of both the Employer and the Union.
- g. A grievance may be withdrawn without prejudice and if so withdrawn, all financial liabilities shall be cancelled. If the grievance is reinstated, the financial liability shall date only from the date of reinstatement. If the grievance is not reinstated within thirty (30) working days from the date of withdrawal, the grievance shall not be reinstated. When one or more grievances involve a similar issue, those grievances may be withdrawn without prejudice pending the disposition of the appeal of the representation case. In such event, the withdrawal without prejudice will not affect financial liability.
- h. Cost of the arbitrator shall be borne equally by both parties.

ARTICLE 12. PAYMENT OF BACK CLAIMS

If the Employer fails to give an employee work for which he/she is qualified and his/her seniority entitles him/her, and a written notice of his/her claim is filed within five (5) working days of the time the Employer

first failed to give him/her such work, the Employer will reimburse him/her for the earnings he/she lost through failure to give him/her such work.

ARTICLE 13. COMPUTATION OF BACK WAGES

No claim for back wages shall exceed the amount of wages the employee would otherwise have earned under the terms of this Agreement.

ARTICLE 14. DISCHARGE AND SUSPENSION

- a. <u>Notice of Discharge or Suspension</u>. The Employer agrees, promptly upon the discharge or suspension of an employee, to notify, in writing, the employee, his/her steward and the chief steward of the discharge or suspension. Said written notice shall contain the specific reasons for the discharge or suspension. Discharge and suspension will be with pay until an officially designated hearing is held.
- b. The discharged or suspended employee will be allowed to discuss his/her discharge or suspension with his/her steward or his/her designated representative. The Employer will make available an area where he/she may do so before he/she is required to leave the property of the Employer, at a time that would least interfere with operations. Upon request of the employee or steward, the immediate supervisor will discuss the discharge or suspension with the employee and the steward or his/her designated representative as soon as it is practicable.
- c. <u>Appeal of Discharge or Suspensions</u>. Should the discharged or suspended employee consider the discharge or suspension to be improper, a complaint may be presented in writing through the chief steward to the representative of the Superintendent designated to handle grievances within four (4) regularly scheduled working days of the discharge or suspension. The Employer will review the discharge or suspension and give its written answer within five (5) regularly scheduled working days after receiving the complaints. If the decision is not satisfactory to the Union, the matter may be processed through the grievance procedure beginning at level (c).
- d. <u>Use of Past Record</u>. In imposing any suspension on a current charge, the Employer will not take into account any prior infractions which occurred more than two (2) years previously nor impose suspension on any employee for falsification of his/her employment application after a period of two (2) years from his/her date of hire, except for falsification pertaining to felonies, drug addiction, physical limitations, previous injuries or illnesses.

The Employer and the Union recognize information relating to a disciplinary action is confidential by nature and shall be treated as such by both parties. Access to such information shall be limited to employee's representative, and Employer's representative as designated in Article 11, Grievance Procedure. Any employee shall have the right to examine their personnel files upon request.

ARTICLE 15. SENIORITY-PROBATIONARY EMPLOYEES

- a. New employees hired in the bargaining unit shall be considered as probationary employees for the first ninety (90) days of their continuous employment with an additional thirty (30) days if requested by the Employer in writing prior to the end of the ninety (90) days.
- b. When an employee satisfactorily finishes the probationary period, he/she shall be entered on the seniority list of the bargaining unit and shall rank for seniority from the date he/she was hired. There shall be no seniority for probationary employees.
- c. The Union shall represent probationary employees for the purpose of collective bargaining with respect to rates of pay, wages, hours of employment and other conditions of employment as set forth in Article 1 of this Agreement, except probationary employees who are discharged or disciplined for other than Union activities.
- d. Probationary employees shall be eligible for fringe benefits earned and provided for in this Agreement unless otherwise stated in this Agreement.
- e. Seniority shall be applied on a school district-wide basis within the bargaining unit, with the exception of, seniority for the purposes of posting/bidding, shift preference, and lay-off, shall accrue and shall be applied within the Facilities Management Department.
- f. For the purpose of seniority, if two or more employees have the same date of hire, seniority shall be granted in the order of the alphabetical sequence of the employee's last name.
- g. Newly accreted members or classifications shall date seniority from the date the position or member joined the bargaining unit. Their step on the pay scale shall be determined by the date of employment with the Mt. Pleasant Public Schools in the position that was accreted into the bargaining unit.

ARTICLE 16. SENIORITY LIST

- a. Seniority shall not be affected by the age, race, sex, marital status or dependents of the employee.
- b. The seniority list will show the names of the bargaining unit members, the member's first day of work in his/her current classification and amount of seniority the member has accrued in another department.
- c. The Employer will keep the seniority list up to date at all times and will provide the Chapter

Chairperson with up to date copies at least once each year by October 1st.

ARTICLE 17. LOSS OF SENIORITY

An employee shall lose his/her seniority for the following reasons:

- a. He/she quits or retires.
- b. He/she is discharged and the discharge is not reversed through the procedure set forth in this Agreement.
- c. He/she is absent for three (3) consecutive working days without notifying the Employer. In proper cases, exceptions may be made by the Employer. After such absence, the Employer will send a written notification to the employee at the last known address, that he/she has lost his/her seniority and his/her employment has been terminated. If the disposition made of any such case is not satisfactory to the employee, the matter may be referred to the grievance procedure.
- d. If he/she does not return to work when recalled from layoff as set forth in the recall procedure. In proper cases, exceptions may be made by the Employer.
- e. Return from sick leave and leaves of absence will be treated as provided in (c.) above.
- f. If he/she is laid off for a period of one (1) year or continuous period equal to the seniority he/she has acquired at the time of layoff, whichever is the greater.
- g. He/she obtains a leave of absence under false pretenses.

ARTICLE 18. SENIORITY OF OFFICERS AND STEWARDS

- a. Notwithstanding their position on the seniority list, steward, in the event of a layoff of any type, will continue to work as long as there is a job in that classification, provided the steward has the ability to perform the same.
- b. Notwithstanding his/her position on the seniority list, the Chapter Chairperson shall, in the event of a layoff, continue to work provided he/she has the ability to perform the work available.

ARTICLE 19. LAYOFF

- a. In the event of layoff, or any reduction of hours or wages, the temporary employees shall be laid off first, followed by probationary employees. Probationary employees shall be laid off according to date of hire into the bargaining unit. If seniority employees are laid off, all seniority employees will be given the opportunity to volunteer first before any seniority employee is laid off.
- b. Employees covered by this Agreement who face layoff may claim an equivalent number of their hours from the least seniored employee(s) covered by this Agreement
 - Within his/her own classification, which are defined as:
 A) Maintenance I, II, Helper, Licensed or Certified Specialist
 - 2. Within the Facilities Management Department

This process is provided the employee has the ability and licensure or certification to perform the duties of the position in the new classification. Any employee who assumes a new job assignment due to the layoff procedure will also assume the salary rate for that position.

- c. Employees to be laid off will have at least fourteen (14) calendar days' notice of their intended layoff. The Chapter Chairperson shall receive a list of employees being laid off.
- d. Overtime will not be used to replace a laid off employee. A laid off employee will have the first opportunity to work any hours prior to the use of a sub.
- e. An employee on layoff will be allowed to continue participation in the Employer's insurance group with permission of the insurance carrier provided the employee makes the monthly payments up to date in advance to the Employer for the period not to exceed COBRA guidelines.

ARTICLE 20. RECALL PROCEDURE

- a. Notice of Recall shall be sent by the Employer to the Chapter Chairperson and to the employee at the employee's last known address by registered certified mail. If any employee fails to report to work within seven (7) calendar days from the date of mailing of Notice of Recall, the employee shall be considered a quit. Non-probationary employees in the bargaining unit shall be eligible for recall for a period of two calendar years from the date of layoff.
- b. Each employee is responsible for keeping the Employer advised in writing of any change of address, and the Employer will not be obligated to return to work any employee who fails to report his/her current address to the Employer.

(Article 20, Recall Procedure, Cont.)

- c. When the working force is increased after a layoff, employees will be recalled according to seniority as defined in this Agreement, with the most senior employee on layoff recalled first, provided he/she has the ability to perform the work available.
- d. When a vacancy occurs, while there are still employees who are laid off, all job postings, transfers, and bidding will take place at a meeting of all employees.

ARTICLE 21. JOB POSTINGS AND BIDDING PROCEDURES

- a. All vacancies and/or newly-created positions within the bargaining unit shall be posted within six (6) work days of the date the vacancy occurs. All vacancies will be posted for a period of six (6) working days setting forth the minimum requirements for the position in a conspicuous place on all Union bulletin board. Employees interested shall apply in writing within the six (6) working days' posting period.
- b. The job shall be awarded or denied within ten (10) calendar days after the posting period. In the event the senior applicant(s) is denied the job, reasons for denial shall be given in writing, if requested, to the employee. The Chapter Chairperson shall be notified in writing of the employee(s) who has been awarded the position.
- c. Job vacancies shall be awarded based upon seniority; first within the affected classification, second within the General Classification, and third within the Department. The position shall be awarded to the senior employee who meets the requirements as set forth on the job posting. Those changing classifications must meet the job qualifications and be interviewed by a interview team consisting of two representatives from management and one representatives from the bargaining unit. The final selection of qualified bargaining unit members will be decided by management.

Employees placed in a new classification may be required a sixty (60)-calendar day trial period which shall be automatically extended for any absence during that period by the amount of said absence(s). Employees placed in a new position within the same classification will have a fourteen (14)-calendar day trial period.

(Article 21, Job Postings, Cont.)

d. During the sixty (60)- or fourteen (14)-calendar day trial period, the employee shall have the opportunity to revert back to his/her former classification and a letter of explanation shall be submitted to the Employer. If at any time during the trial period the Employer believes the employee is not progressing or it appears that the employee is not able to satisfactorily perform the job, such employee shall be returned to his/her former classification and notice of such action shall be submitted to the Chapter Chairperson, in writing, with a copy to the employee. The employee returned to his/her former classification shall retain salary and seniority status as previously enjoyed before the promotion.

If an employee is so returned to his/her original classification either voluntarily or by action of the Employer, all applications received on the original posting become eligible for the opening. Should the next most senior employee meet the requirements as set forth on the job posting and have the ability to perform the job, the transfer shall be granted in accordance with paragraph (c.) above.

- e. Only one (1) downward bid will be allowed in a one (1) year period. Exceptions to the rule may be made by the Superintendent.
- f. If an employee takes a position not included in the bargaining unit and is thereafter reassigned to an open position within the bargaining unit, he/she shall have only the seniority accumulated while he/she worked in the bargaining unit position.
- g. Employees who transfer to a different classification shall be paid at the rate of the new classification at the step to which their seniority entitles them.

ARTICLE 22. REINSTATEMENT OF VETERANS

The re-employment rights of veterans will be in accordance with all applicable laws and regulations.

ARTICLE 23. EDUCATIONAL LEAVE OF ABSENCE FOR VETERANS

- a. Employees who are reinstated in accordance with the Universal Military Training Act, as amended, and other applicable laws and regulations, will be granted leaves of absence for a period not to exceed a period equal to their seniority in order to attend school full-time under applicable federal laws in effect on the date of this Agreement.
- b. Employees who are in some branch of the Armed Forces Reserves or the National Guard will be paid the difference between their reserve pay and their regular pay when they are on full-time active duty in the Reserve or National Guard, provided proof of service and pay is submitted. A maximum of

two weeks per year is the normal limit.

ARTICLE 24. LEAVES OF ABSENCE

- a. An employee must be a regular, seniority employee in order to be eligible for any type of leave of absence. Leaves of absence, upon written request to the Superintendent or his/her designee, will be granted in writing without loss of seniority and without pay for:
 - (1) Serving in any elected or appointed position with the Union (not to exceed two (2) years), not to exceed one employee at a time.
 - (2) Illness/childbirth/childcare leave (not to exceed one year) for the purpose of childbirth or childcare of the employee's newborn infant or physical or mental with physician's verification, if requested.
 - (3) Prolonged illness (not to exceed one year) in immediate family, i.e., spouse or dependents, with physician's verification if requested.
 - (4) Educational leave for the purpose of full-time education at an accredited institution, not to exceed one employee at a time. (Not to exceed one year.)
 - (5) The Employer may grant other leaves of absence for reasons other than stated above.
- b. Employees shall accrue seniority while on leave of absence granted by the provisions of this Agreement, and shall be returned to the position they held at the time the leave of absence was granted, or to an existing position to which his/her seniority entitles him/her.
- c. With prior notification to Employer, members of the Union (not to exceed three (3) at any one time) selected to attend a function of the International Union or Council, such as conventions or educational conferences, shall be allowed time off with pay to attend such conferences and/or conventions. When said conferences and/or conventions are held in Mt. Pleasant, employees will be expected to work all hours of their regular shift not in conflict with the scheduled conference and/or convention. The maximum number of days allowed in a year are ten (10) for all union members combined, no more than one (1) member at any one time.
- d. An employee on leave of absence shall be subject to layoff in accordance with the provisions of this Agreement, and shall be notified by the Employer by certified mail addressed to the last known address of the employee.
- e. An employee who fails to report for work within three (3) working days after the expiration of the leave shall be considered as a voluntary quit unless a satisfactory reason is given to and accepted by the Employer.

(Article 24, Leaves of Absence, Cont.)

- f. An employee on leave of absence as provided in this Article will be allowed to continue participation in the Employer's insurance group with the permission of the insurance carrier provided the employee makes the monthly payment up to date in advance to the Employer for a period not to exceed one (1) year.
- g. Any employee giving false information to obtain a leave of absence may be discharged.
- h. Family Medical Leave Act Refer to Board Policy 4430.01 (2/22/94).

ARTICLE 25. UNION BULLETIN BOARDS

The Employer will provide bulletin boards in each building which may be used only by the Union for posting notices pertaining to Union business.

ARTICLE 26. RATES FOR NEW JOBS

When a new job is created, the Employer will notify the Union of the classification and rate structure prior to its becoming effective. In the event that the Union does not agree that the rate structure is proper, it shall be subject to negotiations.

ARTICLE 27. JURY DUTY

An employee who serves on jury duty will be paid the difference between his/her pay for jury duty and his/her regular pay.

Employees will be relieved of their job duties and responsibilities for the number of hours on jury duty.

ARTICLE 28. SAFETY COMMITTEE

The Employer shall continue to make reasonable provisions for the safety of its employees during the hours of employment, and the employees shall comply with all safety rules established.

The Employer and Union will establish a Joint Safety Committee for the purpose of cooperating in the eliminating of unsafe conditions and unsafe work practices. The Committee will be comprised of the Union stewards of each location or department and Employer representatives who shall meet at mutually agreed times upon request of either party. Reasonable notice will be given of the time and place of the meetings.

The Employer will provide a copy of any on-the-job accidents or injury reports filed by employees

performing bargaining unit work.

ARTICLE 29. EQUALIZATION OF OVERTIME/EXTRA HOURS

Overtime/extra hours shall be divided as equally as possible among employees in the same classifications first in their building and then district wide. An up-to-date list showing overtime/extra hours will be posted weekly in a prominent place in each building.

Whenever overtime/extra hours are required, the person with the least number of overtime/extra hours in that classification within their building will be called first and on down the list in an attempt to equalize the overtime/ extra hours.

District overtime will be handled in the same manner but on a district-wide basis. It will be administered by the Director of Facilities Management.

For the purpose of this clause, time not worked because the employee was unavailable or did not choose to work will be charged the average number of overtime/extra hours of the employees working that call-out period. Employees on vacation (including weekends adjacent to vacations) will not be called for or charged for overtime hours worked. Employees using four (4) or more hours personal time will not be available for overtime the day the personal time is used.

Employees entering a new classification will be placed on the list and charged with the highest number of hours.

In the event that everyone within the classification refuses to work overtime/extra hours, such work shall be assigned to the person with the least number of overtime/extra hours in that classification within their building. That person will be charged for refusal and hours worked.

Extra hours are hours available for employees to work in addition to their regularly scheduled hours, but which do not qualify to be compensated at overtime rates.

If an employee takes a temporary assignment within their normal assignment, they shall be considered available for overtime/extra hours in their normal assignment area.

If an employee takes a temporary assignment outside their normal assignment, they shall be considered unavailable for overtime/extra hours, and charged accordingly, in their normal assignment area and available for the overtime/extra hours in the temporary assignment area only.

ARTICLE 30. SUPERSEDURE OF PREVIOUS AGREEMENTS

This Agreement shall supersede any rules, regulations, or practices of the Employer which shall be contrary to its terms and also supersedes and cancels all previous Agreement, verbal or written, or based on alleged past practices of the Employer and the Bargaining Unit, and shall constitute the entire Agreement. Any amendment or agreement supplemental hereto shall not be binding upon either party until such amendment has been signed by both parties.

ARTICLE 31. WORKER'S COMPENSATION [On the Job Injury]

It is agreed that any person who is disabled by virtue of an injury incurred while on the job and, therefore, eligible for Worker's Compensation, may supplement the Worker's Compensation received by receiving sick leave benefits and applying the same while out on a workman's compensation injury in order to make up the difference between the worker's compensation paid and his/her regular rate of pay. The prorated sick leave in such instances shall be paid on each pay day of the employer until exhausted or until terminated by the employee on notice. Hospitalization will be continued while on worker's compensation at the employer's expense.

ARTICLE 32. WORKING HOURS SHIFT PREMIUM AND HOURS

Facilities Management Employees

- a. The work day for full-time employees will be eight (8) consecutive hours per day.
- b. The work week will be five (5) consecutive days, Monday through Sunday, for a minimum of forty (40) hours per week.
- c. No part-time positions will be created where a full-time position could be established.
- d. Employees who work on the second shift shall receive, in addition to their regular pay for the pay period, twenty-five cents (\$.25) per hour shift premium.
- e. Employees who work on the third shift shall receive, in addition to their regular pay for that time period, forty cents (\$.40) per hour shift premium.
- f. First, second, and third shift employees shall be allowed thirty (30) minutes off for lunch in addition to their eight (8) hour work day. Maintenance staff shall take their lunch breaks at the location or within a reasonable distance from where they are working. It is understood that an employee has

thirty minutes for lunch including travel time.

(Article 32, Working Hours, Cont.)

- g. Summer work shift shall be determined by the Employer. Employees shall be given a one-week notification regarding their summer work schedule. Every effort will be made to work employees on the day shift as applicable.
- h. If an employee is requested to work contingent hours beyond his/her normal shift, those hours shall be paid at time and one-half except for the extra time principle.
- i. The Employer will provide adequate training for those employees desiring to work weekend building checks during the heating season. Of those employees qualified to perform said work, the weekends will be rotated during the heating season.
- j. Employees will have available to them, ten (10) minutes before meal time for personal clean-up time.
- k. For the purposes of calculating the payroll, the pay period shall be Friday through Thursday.
- 1. Changes in shift schedule lasting for more than one week shall not occur without five (5) working days of advance notice to the affected employee(s), and an explanation thereof. Exceptions may be made upon mutual agreement of the Chapter Chairperson and the Superintendent or in case of emergency and on approval of the Superintendent.
- m. If an emergency occurs, and an employee is requested to report for duty, (outside of scheduled overtime) a minimum of two (2) hours or the number of hours in the employee's regular scheduled shift whichever is less, will be granted at time and one-half or double time on Sundays and holidays. The employee will only be required to stay on site until the emergency is resolved.

ARTICLE 33. SICK LEAVE

- a. All employees covered by this Agreement shall accumulate one (1) sick leave day per month with maximum accumulation of 120 days for all employees.
- b. Employees must notify the Employer at least one hour prior to scheduled starting time if they are unable to report for work, except in cases of emergency beyond the employee's control.
- c. In the event of the death of an employee, his/her beneficiary shall be compensated for his/her accumulated sick leave based upon the employee's current rate of pay at the time of death.
- d. Should an employee terminate his/her employment voluntarily and/or by request of the Employer, he/she shall forfeit all unused sick leave benefits.
- e. An employee, while on paid sick leave, will be deemed to be on continued employment for the purpose of computing all benefits referred to in this Agreement, and will be construed as days

worked.

(Article 33, Sick Leave, Cont.)

- f. Sick leave benefits are for the benefit of the individual employee in cases of personal illness and/or accidental injury. Up to three (3) days per year may be used for a sick child.
- g. Should these benefits be suspected of misuse, the Employer reserves the right to request a medical examination and/or a statement from a physician as proof of illness or injury. Misuse will be interpreted as less than five (5) days accumulated sick leave with no history of documented illness.
- h. All employees who become aware of an impending period of disability necessitating absence from work shall notify the Employer as soon as reasonably possible after diagnosis. Notification shall include a statement from the attending physician giving the anticipated dates of commencement and termination of the period of disability. Said notification must be filed with the personnel office. The employee may be required to furnish medical certification from the attending physician of continued ability to perform the duties of employment while remaining on the job, if the disability is not to commence immediately. Sick leave benefits will be paid only for those days for which absence results due to the disability.
- i. Employees absent from work for more than three (3) consecutive days must provide a physicians return-to-work release.
- j. Sick leave not to exceed one day shall be allowed in the event of a medical emergency in the employee's immediate household subject to the approval of the Superintendent. Medical verification must be presented upon return from the emergency medical day.
- k. Employees on leave of absence without pay shall not accumulate sick leave during such periods.
- 1. Routine health examinations, including eyes and dental appointments, which result in employee absence shall be covered by sick leave. Employees requesting such leave shall do so by written notification approval at least 48 hours in advance of the absence.
- m. Bargaining unit members may donate sick days to another member by mutual agreement of the Union and the Employer. After all benefit days have been exhausted, donated sick days may be used for the employee's illness only.

ARTICLE 34 BEREAVEMENT LEAVE

a. An employee shall be allowed up to three (3) working days with pay as bereavement days, not to be deducted from sick leave, for attendance at a funeral due to a death in the immediate family. Immediate family is to be defined as follows: mother, father, step-parents, brother, sister, wife or husband, son or daughter, step-children, mother-in-law, father-in-law, sister-in-law, brother-in-law,

son-in-law, daughter-in-law, grandparents, g	randchildren, or a member of the employee's household.

(Article 34, Bereavement Leave, Cont.)

- b. Employees will be allowed the use of one (1) personal or vacation day for the purpose of attending funerals for aunts, uncles, nieces, and nephews.
- c. Any employee selected to be a pall bearer for a deceased employee will be allowed one-half day funeral leave day with pay, not to be deducted from sick leave.
- d. An exception shall be made when the funeral is out of town beyond 200 miles, in which event an additional one day will be allowed for travel time.
- e. Exceptions to this article may be made by written request to the Superintendent.

ARTICLE 35. TIME AND ONE-HALF AND DOUBLE TIME

- a. Time and one-half will be paid for all hours worked over eight (8) in one day or over forty (40) hours in a scheduled work week.
- b. Double time will be paid as follows:
 - (1) For all hours worked on Sundays.
 - (2) For all hours worked on holidays that are defined in this Agreement in addition to holiday pay.
- c. Straight time shall be paid to employees working regularly assigned hours and shifts on Saturday and Sunday. This provision is exclusive of regularly assigned weekend building checks when said checks are in addition to the employee's regular work week.

ARTICLE 36. HOLIDAY AND OBSERVANCE PROVISION

Facilities Management Employees

The paid holidays and observances for those working at the time are designated as: New Year's Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, the day after Thanksgiving, the day before Christmas, Christmas Day, and New Year's Eve. Employees will be paid their current rate based on their regular scheduled work day for paid holidays and observances.

(Article 36, Holiday, Cont.)

If Christmas Day or The Following Days Shall New Year's Day Falls on: Be Days Off With Pay:

Monday
Tuesday
Tuesday
Tuesday and Wednesday
Wednesday
Thursday
Thursday
Thursday
Thursday
Thursday
Thursday
Thursday
Thursday
Thursday and Friday
Friday
Saturday
Sunday
Friday
Thriday
Friday and Monday
Friday and Monday

ARTICLE 37. VACATION ELIGIBILITY

A full-time (calendar year) employee will be granted vacation, with pay, in accordance with the following schedule:

- 1. Through the first six (6) years of employment: .833 days per month, accumulative to fifteen (40) days.
- 2. After the first six (6) years of employment and through the completion of twelve (12) years of employment: 1.25 days per month, accumulative to twenty-two (40) days.
- 3. After twelve (12) years of employment: 1.67 days per month, accumulative to thirty (40) days.
- 4. After twenty (20) years of employment: 1.87 days per month, accumulative to thirty-five (40) days.

Employees will be allowed to use vacation days as they are earned, subject to Article 38

ARTICLE 38. VACATION PERIOD

- a. The exact timing of vacations will be subject to approval by the Supervisor in order that sufficient personnel will be on hand at all times. Employees are asked to notify the Supervisor of proposed vacation periods as far in advance as possible.
- b. Where a conflict develops between requested vacation periods and an adequate work force, seniority shall be the determining factor as to which employee may exercise preference in choosing a desired vacation period, provided the request is made at least ninety (90) days in advance of the desired

vacation period.

(Article 38, Vacation, Cont.)

- c. When a holiday as defined in Article 38 of this Agreement is observed during a scheduled vacation, the employee will be given an additional day of vacation time, to be arranged with the Supervisor.
- d. Employees requesting vacation days should do so by written notification at least fourteen (14) days in advance of the day requested. A minimum of seven (7) days notice may be accepted based on circumstances and staffing. Less advance notice may be accepted based on the circumstances and efficiency of the operation.
- e. Vacation time must be scheduled through his/her immediate supervisor and approved by the Superintendent or his/her designee.
- f. A vacation may not be waived by an employee and extra pay received for work during that period.
- g. The Employer reserves the right to limit the number of employees on vacation at any one time.

ARTICLE 39. PAY

- a. Employees shall be paid bi-weekly on Friday, eight days following the end of a pay period. All employees shall receive their salary by direct deposit into a financial institution of the employee's choice. A new employee shall designate the financial institution at the time of employment.
- b. <u>Rate During Vacation</u>. Employees will be paid their current rate, based on their regular scheduled day while on vacation and will receive credit for any benefits provided for in this Agreement.

ARTICLE 40. HOSPITALIZATION MEDICAL COVERAGE AND INSURANCE

a. The Employer agrees to provide payment of premiums for insurance coverage of all employees who work a minimum of 32 hours per week, in the bargaining unit as specified herein. Positions will not be created to avoid payment of benefits. The employees may choose one of the following options for insurance coverage:

Option #1: Hospital-Medical-Surgical-Dental

1. **Beginning November 1, 2010** the Board of Education shall pay the following monthly rates for health insurance:

Single: \$ 546.51 Two Person \$1,207.07 Full Family \$1,335.56

Beginning November 1, 2011 the Board of Education shall pay the following monthly premium for health insurance:

Single \$ 563.37 Two Person \$1,265.91 Full Family \$1,406.41

The members will be responsible for increased insurance premium between July 1, 2011 and October 30, 2011.

Beginning October 1, 2012, the Board of Education shall pay no more that the insurance cap amount established by PA 152 of 2011 toward the cost of health insurance. For the 2011-12 contract year, the district will pay the following amounts for MESSA Choices II Halth insurance with the \$10/\$20 Prescription coverage (with mail order prescription drug (MOPD) available) Ov/UC/ER \$5/\$10/\$25 copay coverage for full twelve (12) month period (July 1, 2012 though June 30, 2013).

The limits for the 2012-13 insurance policy year are:

\$ 5,500 For Single Subscribers \$11,000 For 2 Person Subscribers \$15,000 For full Family Subscribers

(Article 40, Hospitalization, Cont.)

Members enrolled for less than 12 months will have monthly employer-paid premium limits established by dividing the appropriate cap by twelve (12) as follows:

 Single:
 \$ 5,500 (Montly proration: \$458.33)

 Two person:
 \$11,000 (Monthly proration: \$916.67)

 Full Family:
 \$15,000 (Monthly proration: \$1,250)

- 2. Dental insurance coverage equivalent to the Met Life Insurance Plan as constituted October 1, 1999.
- 3. \$5,000 group life insurance policy for the employees.
- 4. Vision care coverage equivalent to MESSA VSP 2 optical insurance.

Option #2: Insurance and Income Protection and Dental

- 1. \$10,000 group life insurance policy. In the event of accidental death, the insurance policy will pay double the specified amount.
- 2. Dental insurance coverage equivalent to the Dental Insurance Plan in effect October 1, 1999.
- b. If the employee or his/her spouse is covered under any duplicated hospitalization insurance coverage, the employee involved will not be eligible for hospitalization coverage with the Mt. Pleasant Public Schools. It is understood that double coverage is prohibited. The affected employee(s) however, will receive \$600 per year. Beginning October 1, 2006, this amount will be increased from \$600 to \$800 per year.
- c. Long-term disability insurance will be provided to all employees of the bargaining unit for the duration of the Agreement. The policy shall be equivalent to the coverage in effect October 1, 1999.
- d. The amounts to be paid by the Employer for insurance premiums shall be paid monthly for those employees actively employed. All insurance benefits and coverage shall be subject to the conditions upon compliance with the terms and provisions of the insurance policy and rules and regulations of the insurance carrier. The Employer shall not be obligated to pay additional, excess or superfluous amounts toward insurance premiums when equal insurance coverage can be affected by the payment of a single premium.
- e. All employees working 20 to 31.5 hours per week may apply \$50 per month toward any medical insurance (District paid).

ARTICLE 41. COMPUTATION OF BENEFITS

All regular hours paid to an employee shall be considered as hours worked for the purpose of computing any of the benefits under this Agreement.

ARTICLE 42. UNEMPLOYMENT INSURANCE

The Employer agrees to provide, through the services of the Michigan Employment Security Commission, unemployment insurance coverage for all employees in the bargaining unit.

ARTICLE 43. CONSOLIDATION OR ELIMINATION OF JOBS

The Employer agrees that any consolidation or elimination of jobs shall not be affected without a special conference.

ARTICLE 44. SUCCESSOR CLAUSE

This Agreement shall be binding upon the Employer's successors, assignees, purchaser, lessee or transferee, whether such succession, assignment or transfer be effected voluntarily or by the Employer's merger or consolidation with another employer, this Agreement shall be binding upon the merged or consolidated employer, except in cases where prohibited by State or Federal Law, or as determined by the Michigan Employment Relations Commission (MERC).

ARTICLE 45. SAVINGS CLAUSE

If any Article or Section of this Agreement shall, at any time, be held contrary to law by a court or tribunal of competent jurisdiction from whose final judgment or decree no appeal has been taken within the time provided for doing so, such provisions shall be void and inoperative, however, all other provisions of this Agreement shall continue in effect, and upon written request by either party, within ten (10) days of said action, the parties agree to confer in an attempt to reach a mutually satisfactory replacement, if necessary.

ARTICLE 46. WORK PERFORMED BY SUPERVISOR

Supervisory employees, or non-bargaining unit members, shall not be permitted to perform work within the bargaining unit except in cases of emergency arising out of an unforeseen circumstance which calls for the immediate attention or instruction or training of employees, including demonstrating the proper method to accomplish the task assigned.

ARTICLE 47. DISTRIBUTION OF AGREEMENT

The Employer agrees to make available to each employee a copy of this Agreement and to provide a copy of the same Agreement to all new employees entering the Bargaining Unit.

ARTICLE 48. APPENDIXES

The following appendixes are incorporated and made a part of this Agreement:

APPENDIX A - Pay Scale/Classifications

APPENDIX B - Retirement Benefits

APPENDIX C - Uniforms or Uniform Allowance

APPENDIX D - Longevity

APPENDIX E - Terminal Pay

APPENDIX F - Personal Leave

APPENDIX G - Inclement Weather Days

ARTICLE 49. CAR ALLOWANCE

Employees required to utilize their personal vehicle in the performance of their duties for the school district will be compensated at the current IRS rate per mile. Should the school district's car allowance be increased for any other district employees, such increase shall be applied to employees covered by this Agreement.

ARTICLE 50. TOOL REPLACEMENT

As a general practice, the Employer will supply all tools and equipment necessary for the employee to perform the tasks assigned. Should an employee bring his/her personal tools to work, he/she should make his/her immediate supervisor knowledgeable of same. If the employee has made the immediate supervisor knowledgeable, in writing, and the tools become lost, stolen, or damaged while performing the work of the Employer, they shall be replaced at the Employer's expense. Such expense shall never exceed \$100. Exceptions may be made by the Superintendent upon consultation with the Director of Facilities Management.

In the event that tools may become lost, damaged, or stolen through the negligence of the employee, the Employer disclaims any responsibility.

ARTICLE 51. TERMINATION AND MODIFICATION

This agreement is applicable for the time period from October 1, 2012 until September 30, 2014.

- a. If either party desires to amend and/or terminate this Agreement, it shall, sixty (60) days prior to the above termination date, give written notification of same. If neither party shall give such notice, this Agreement shall continue in effect from year to year thereafter.
- b. It is agreed that twice a year both parties, i.e., the negotiating teams shall meet to articulate any problems.
- c. Any amendments that may be agreed upon shall become and be part of this Agreement without modifying or changing any of the other terms of the Agreement.
- d. Notice of Termination or Modification. Notice shall be in writing and shall be sufficient if sent by certified mail, addressed, if to the Union, to:

Michigan Council #25 AFSCME 1034 North Washington Avenue Lansing, MI 48906

and, if to the Employer, addressed to:

Mt. Pleasant Public Schools 720 N. Kinney Avenue Mt. Pleasant, MI 48858 or to any such address as the Union or the Employer may make available to each other.

APPENDIX A

PAY SCALE/CLASSIFICATIONS APPENDIX A

2008-2009 2009-2010

1.5% Increase

GENERAL CLASSIFICATION - CUSTODIAN									After	After	After
Head Custodian A (High School)	<u>Entry</u> \$14.13	6 Months \$14.37	<u>1 Year</u> \$14.47	18 Months \$14.68	<u>2 Years</u> \$14.86	30 Months \$15.05	<u>3 Years</u> \$15.20	<u>4 Years</u> \$16.08	<u>7 Years</u> \$16.93	<u>14 Years</u> \$17.49	21 Years \$18.06
Head Custodian B (Middle School)	\$14.05	\$14.16	\$14.39	\$14.54	\$14.75	\$14.92	\$15.12	\$15.95	\$16.79	\$17.35	\$17.91
Head Custodian C (Elementary)	\$13.80	\$14.25	\$14.13	\$14.38	\$14.49	\$14.70	\$14.89	\$15.75	\$16.58	\$17.13	\$17.69
Custodian	\$12.94	\$13.12	\$13.28	\$13.48	\$13.66	\$13.84	\$14.02	\$14.89	\$15.67	\$16.18	\$16.70
GENERAL CLASSIFICATION - MAINTENANCE									After	After	After
	<u>Entry</u> \$15.87	6 Months \$16.05	<u>1 Year</u> \$16.23	18 Months \$16.42	<u>2 Years</u> \$16.59	30 Months \$16.74	<u>3 Years</u> \$16.96	<u>4 Years</u> \$17.81	After <u>7 Years</u> \$18.77	After 14 Years \$19.40	After 21 Years \$20.04
MAINTENANCE									7 Years	14 Years	21 Years
MAINTENANCE Maintenance II	\$15.87	\$16.05	\$16.23	\$16.42	\$16.59	\$16.74	\$16.96	\$17.81	<u>7 Years</u> \$18.77	14 Years \$19.40	21 Years \$20.04

^{*}After twelve (12) years service in the Maintenance I classification, employees will receive promotion to Maintenance II scale at the highest Maintenance II step

PAY SCALE/CLASSIFICATIONS APPENDIX A

2010-2011

0.0%	Incr	ease
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GENERAL CLASSIFICATION - CUSTODIAN									After	After	After
Head Custodian A (High School)	<u>Entry</u> \$14.13	6 Months \$14.37	<u>1 Year</u> \$14.47	18 Months \$14.68	<u>2 Years</u> \$14.86	30 Months \$15.05	<u>3 Years</u> \$15.20	4 Years \$16.08	<u>7 Years</u> \$16.93	14 Years \$17.49	<u>21 Years</u> \$18.06
Head Custodian B (Middle School)	\$14.05	\$14.16	\$14.39	\$14.54	\$14.75	\$14.92	\$15.12	\$15.95	\$16.79	\$17.35	\$17.91
Head Custodian C (Elementary)	\$13.80	\$14.25	\$14.13	\$14.38	\$14.49	\$14.70	\$14.89	\$15.75	\$16.58	\$17.13	\$17.69
Custodian	\$12.94	\$13.12	\$13.28	\$13.48	\$13.66	\$13.84	\$14.02	\$14.89	\$15.67	\$16.18	\$16.70
OFNEDAL OLACOIFICATION	1										
GENERAL CLASSIFICATION - MAINTENANCE									After	After	After
	<u>Entry</u> \$15.87	6 Months \$16.05	<u>1 Year</u> \$16.23	18 Months \$16.42	<u>2 Years</u> \$16.59	30 Months \$16.74	<u>3 Years</u> \$16.96	4 Years \$17.81	After <u>7 Years</u> \$18.77	After 14 Years \$19.40	After 21 Years \$20.04
MAINTENANCE									7 Years	14 Years	21 Years
MAINTENANCE Maintenance II	\$15.87	\$16.05	\$16.23	\$16.42	\$16.59	\$16.74	\$16.96	\$17.81	<u>7 Years</u> \$18.77	14 Years \$19.40	21 Years \$20.04

^{*}After twelve (12) years service in the Maintenance I classification, employees will receive promotion to Maintenance II scale at the highest Maintenance II step

PAY SCALE/CLASSIFICATIONS APPENDIX A

2011-2012

0.0% Increase

GENERAL CLASSIFICATION - CUSTODIAN									After	After	After
Head Custodian A (High School)	<u>Entry</u> \$14.13	6 Months \$14.37	<u>1 Year</u> \$14.47	18 Months \$14.68	<u>2 Years</u> \$14.86	30 Months \$15.05	<u>3 Years</u> \$15.20	<u>4 Years</u> \$16.08	<u>7 Years</u> \$16.93	14 Years \$17.49	21 Years \$18.06
Head Custodian B (Middle School)	\$14.05	\$14.16	\$14.39	\$14.54	\$14.75	\$14.92	\$15.12	\$15.95	\$16.79	\$17.35	\$17.91
Head Custodian C (Elementary)	\$13.80	\$14.25	\$14.13	\$14.38	\$14.49	\$14.70	\$14.89	\$15.75	\$16.58	\$17.13	\$17.69
Custodian	\$12.94	\$13.12	\$13.28	\$13.48	\$13.66	\$13.84	\$14.02	\$14.89	\$15.67	\$16.18	\$16.70
GENERAL CLASSIFICATION - MAINTENANCE									After	After	After
	<u>Entry</u> \$15.87	6 Months \$16.05	<u>1 Year</u> \$16.23	18 Months \$16.42	<u>2 Years</u> \$16.59	30 Months \$16.74	<u>3 Years</u> \$16.96	<u>4 Years</u> \$17.81	After <u>7 Years</u> \$18.77	After 14 Years \$19.40	After 21 Years \$20.04
MAINTENANCE									7 Years	14 Years	21 Years
MAINTENANCE Maintenance II	\$15.87	\$16.05	\$16.23	\$16.42	\$16.59	\$16.74	\$16.96	\$17.81	<u>7 Years</u> \$18.77	<u>14 Years</u> \$19.40	21 Years \$20.04

^{*}After twelve (12) years service in the Maintenance I classification, employees will receive

promotion to Maintenance II scale at the highest Maintenance II step

PAY SCALE/CLASSIFICATIONS APPENDIX A

2012-2013

0.0% Increase

GENERAL CLASSIFICATION - MAINTENANCE									After	After	After
Maintenance II	<u>Entry</u> \$15.87	6 Months \$16.05	<u>1 Year</u> \$16.23	18 Months \$16.42	<u>2 Years</u> \$16.59	30 Months \$16.74	<u>3 Years</u> \$16.96	<u>4 Years</u> \$17.81	<u>7 Years</u> \$18.77	14 Years \$19.40	21 Years \$20.04
Maintenance I*	\$14.14	\$14.35	\$14.52	\$14.68	\$14.85	\$15.08	\$ 15.20	\$16.27	\$17.12	\$17.68	\$18.25
Maintenance Helper	\$13.12	\$13.76	\$13.94	\$14.10	\$14.32	\$14.47	\$14.60	\$15.48	\$16.27	\$16.79	\$17.32
Licensed or Certified Specialist	\$20.58	\$20.49	\$21.00	\$21.20	\$21.44	\$21.66	\$21.86	\$22.10	\$23.33	\$24.15	\$24.98

2013-2014 WAGES AND SALARIES TO BE NEGOTIATED

^{*}After twelve (12) years service in the Maintenance I classification, employees will receive promotion to Maintenance II scale at the highest Maintenance II step

APPENDIX B. RETIREMENT BENEFITS

a. Employees are members of the Michigan Public School Employees Retirement System. Retirements benefits are established by state law as modified by the legislature.

APPENDIX C. UNIFORMS OR UNIFORM ALLOWANCE

The Employer agrees to provide the following to all regularly employed persons within the Bargaining Unit:

- a. Upon new hire and annually thereafter, (4) four uniforms will be furnished to all maintenance employees by October 1st. In addition, each maintenance employee will receive reimbursement, up to \$100.00, towards the purchase of one (1) pair of safety shoes. Employees will be required to wear furnished uniforms at all times during work hours. Employer-furnished pants are optional.
 - Upon new hire and semi-annually thereafter, three (3) coveralls shall be provided to maintenance employees with one (1) being of a type suitable for winter wear by October 1st.
- c. Employees in the Facilities Management Department will be provided one (1) winter jacket. Additionally, all maintenance employees will be provided one (1) summer jacket. Said jackets are to be provided every three years.
- d. Insulated coveralls shall be made available to all employees in the bargaining unit.
- e. Should the employee destroy his/her uniform/coveralls (acid, rips, etc.) during the course of working hours, the Employer shall replace said uniform/coveralls.
- f. <u>Eye Glasses</u>. Should an employee damage his/her glasses while on the job or because of the nature of his/her work feels that safety glasses are a requirement, he/she should first:
 - (1) Present this request to the Business Manager at the Central Administrative Offices.
 - (2) A purchase order should be obtained prior to the eye examination with the naming of the optometrist determined by the Employer.
 - (3) The Employer will absorb the cost of the safety glasses and the industrial safety frames if required.
 - (4) It shall be the responsibility of the employee to bear the cost of the eye examination.

APPENDIX D. LONGEVITY

Each employee covered by this Agreement shall receive in addition to his/her regular pay, a longevity increase according to the following schedule:

After seven (7) years: 6.00% of starting salary
After fourteen (14) years: 10.00% of starting salary
After twenty-one (21) years: 14.00% of starting salary

APPENDIX E. TERMINAL PAY

Employees who have at least ten (10) continuous years of service credits, as defined by the Michigan Public School Employees Retirement Act, and at the time qualify to retire under the provisions of the Michigan Public Schools Employees' Retirement Fund, shall receive terminal pay computed at forty-five dollars (\$45.00) for each year up to twenty (20) years; and up to twenty-five (25) years, the terminal pay shall be computed at sixty-five dollars (\$65.00).

APPENDIX F. PERSONAL LEAVE

All bargaining unit members shall be allowed three (3) personal days to be used at his/her discretion subject to the following conditions:

- a. The use of the personal days shall be subject to the approval of the Superintendent, or his/her designee, if the day(s) requested is prior to, or following, holidays, vacations, seasonal breaks or during the first five (5) or last five (5) days of the working year.
- b. Notification of intent to use the personal day(s) shall be made in writing to the immediate supervisor at least twenty-four (24) hours in advance, except in cases of emergency.
- c. Any person denied the use of a personal day during the month of September, will have an additional 60 days to use his/her personal day(s) before he/she loses it/them.
- d. If a conflict develops, and an adequate work force is in jeopardy*, a personal day may be denied by the Assistant Superintendent for Personnel.
 - *An adequate work force is in jeopardy when absences by department exceed:

20% Custodial Department 60% Maintenance Department

APPENDIX G. INCLEMENT WEATHER DAYS

Custodial staff may use vacation or personal days in case of school closure due to inclement weather. If the Central Office is closed down because of bad weather, all AFSCME members may leave and will be paid for the day.

ON WITNESS WHEREOF, the parties hereto year first above written:	have caused	I this instrument to be executed on the date and
FOR THE UNION:		FOR THE EMPLOYER:
AFSCME Chapter Chairperson		Board of Education President
AFSCME Staff Representative		Board of Education Secretary
Bargaining Team Member		Superintendent
Bargaining Team Member		Assistant Superintendent for Human Resources
		Facilities Management Director
		Chief Financial Officer
Date:	Date: _	