

BARGAINING AGREEMENT

Anchor Bay Board of Education

And

Anchor Bay Paraprofessional Association of MEA-NEA

July 2007 – June 2010

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TABLE OF CONTENTS

ARTICLE		PAGE
1	RECOGNITION	1-1
2	RIGHTS & RESPONSIBILITY OF THE BOARD	2-1
3	REPRESENTATION	3-1
4	UNION SECURITY	4-1
5	SENIORITY	5-1 - 5-2
6	FORCE REDUCTION	6-1 - 6-2
7	TRANSFERS, VACANCIES, NEWLY CREATED POSITIONS	7-1 - 7-3
8	PROMOTIONS OUTSIDE THE BARGAINING UNIT	8-1
9	GRIEVANCE PROCEDURE	9-1 - 9-3
10	DISCIPLINE AND DISCHARGE	10-1
11	NO STRIKE	11-1
12	PHYSICAL EXAMINATIONS	12-1 - 12-2
13	HOURS AND OVERTIME	13-1 - 13-3
14.	MISCELLANEOUS	14-1
15	VACATIONS	15-1
16	HOLIDAYS	16-1
17	NONCOMPENSABLE LEAVE	17-1 - 17-3
18	COMPENSABLE LEAVE	18-1 - 18-2
19	INSURANCE PROVISION	19-1 - 19-3
20	HEALTH INSURANCE	20-1
21	LIFE INSURANCE	21-1
22	DENTAL INSURANCE	22-1
23	LONG TERM DISABILITY INSURANCE	23-1
24	OPTICAL INSURANCE	24-1
25	OPTIONAL TAX ANNUITY	25-1
26	LONGEVITY	26-1
27	TERMINAL LEAVE	27-1
28	WAIVER	28-1
29	RATIFICATION	29-1
30	DURATION	30-1
31	STIPEND SCHEDULE - ACADEMIC GROWTH	31-1
	APPENDIX A	A
	APPENDIX A-1 - WAGE SCHEDULE	A-1

PREAMBLE

This Agreement, entered on the 1st day of July, 2007, to June 30, 2010, is between the Anchor Bay School District, Counties of Macomb and St. Clair, State of Michigan (hereinafter referred to as the School Board) and the Anchor Bay Paraprofessional Association MEA/NEA, (hereinafter referred to as the Association).

PURPOSE

The purpose of this Agreement is to set forth terms and conditions of employment, and to promote orderly and peaceful Labor Relations for the mutual interest of the Employer, the employees, and the Association.

RECOGNITION

1.01 : Pursuant to and in accordance with all applicable provisions of Act 379 of the Public Acts of 1965, as amended, the School Board does hereby recognize the Association as the sole and exclusive representative for the purpose of collective bargaining with 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 School Board included in the bargaining unit described below. This recognition clause shall be construed to apply to employees and not to work.

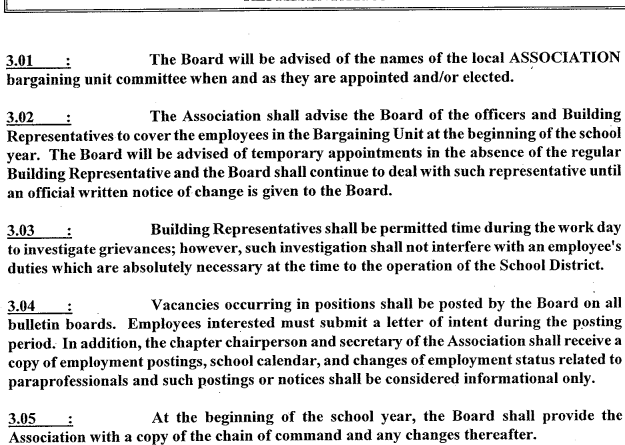
1.02 : All preparaprofessionals and paraprofessionals excluding all secretarial positions, inclusive of central office receptionist, administrative positions, security personnel and all other employees.

RIGHTS AND RESPONSIBILITY OF THE BOARD

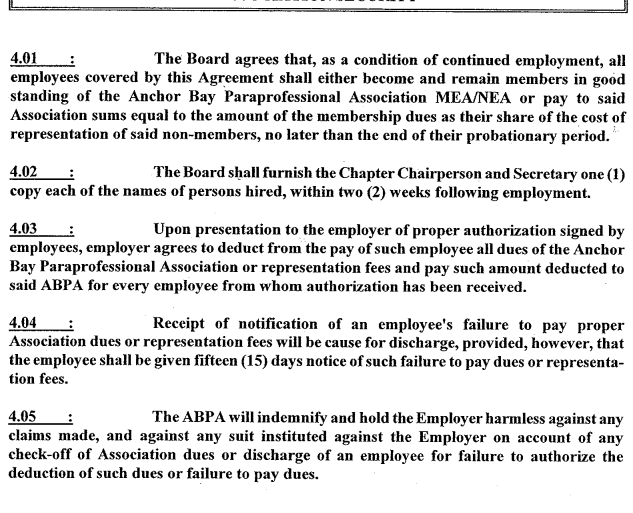
retains and reserves unto i responsibilities conferred u	Board on its own behalf of the Electors of the District, hereby tself without limitation, all powers, rights, authority, duties, and upon and vested in it by the laws and the Constitution of the State nited States including but without limiting the generality of the
	e Executive Management and Administrative Control of the school and facilities and the activities of its employees.
their qualifications and the	re all employees and subject to the provisions of law, to determine conditions for their continued employment, of their dismissal or and transfer all such employees.
2.01.03 : To de by this contract.	cide upon the means and methods of performing the work covered
	stablish grades and course of instruction, including special for athletic, recreational and social events for the students, all as able by the Board.
and assignments of employ	termine the work schedules, hours of work, duties, responsibilities ees subject to the rights set forth in this agreement and so long as who qualified for benefits on October 1, 2002 are not a loss of benefits.
responsibilities by the Boar practices in furtherance the therewith, shall be limited extent such specific and exp	exercise of the foregoing powers, rights, authority, duties and rd, the adoption of policies, reasonable rules and regulations, and hereof, and the use of judgment and discretion in connection only by the specific and express terms of this Agreement to the press terms hereof are in conformance with the Constitution and gan and the Constitution and Laws of the United States.
· · · · · · · · · · · · · · · · · · ·	arties understand that the rights and responsibilities of the Board

1965.

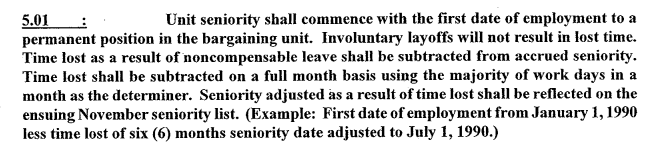
REPRESENTATION



ASSOCIATION SECURITY



SENIORITY



- 5.01.01: A seniority list of employees will be furnished to the Association by November 1st, setting forth the order of seniority by name and by accrued seniority in the bargaining unit. The seniority of more than one employee hired on the same date and having achieved the same accrued seniority shall be determined alphabetically by last name, first name and middle initial respectively. The Association will be provided a list of terminated employees and newly hired employees who have completed their probationary period.
- <u>5.01.02</u>: Part-time employees shall receive sick leave and holiday pay on a prorated basis determined by a fraction the numerator of which shall be the hours worked by the employees and seven (7) hours as the fractional denominator. Part-time employees shall not be eligible for vacation benefits.
- <u>5.01.03</u>: Each employee and the Association shall have accepted the seniority list in total if no objections have been received within five (5) working days following the distribution of the seniority list.
- <u>5.01.04</u>: Seniority acquired by an employee from another bargaining unit may be used in the unit for fringe benefits only and only to the extent that fringe benefits are available as prescribed herein.
- 5.02 : New employees hired by the School District from the outside shall be probationary for the first sixty (60) work days of their working year. Upon completion of their probationary period they shall attain seniority status. New employees while in their probationary period may be terminated without recourse to the grievance procedure, but shall be represented by the Association for all other purposes under this Agreement. Employees during their probationary period shall not be entitled to fringe benefits earned by regular assigned employees not on probation.

- 5.03 : Seniority shall be broken and employment in the district ended for the following reasons:
- 5.03.01 : If an employee quits.
- $\underline{5.03.02}$: If the employee is discharged and the discharge is not reversed through the grievance process of the Agreement.
- 5.03.03: If the employee is absent for five (5) consecutive work days without proper notification to the employer and fails to give a satisfactory explanation for the absence.
- 5.03.04 : If the employee fails to return to work when recalled from layoff as set in the recall procedure provided herein.
- 5.03.05 : If the employee overstays a leave granted for any reason as hereinafter provided.
- 5.03.06: If the employee is on layoff for a period exceeding one (1) year or the duration of their seniority at the same time of layoff, not to exceed two (2) years.
- 5.03.07 : If the employee desires to return back to the Bargaining Unit twelve (12) months or more following a promotion outside the Bargaining Unit.
- $\underline{5.03.08}$: If an employee is on non-compensable leave of absence for a period greater than two (2) years in duration.

FORCE REDUCTION

Reduction in force (layoff) may occur because of a decrease in operating revenue, declining enrollment, or a decrease in work. The Association, however, recognizes that the decision of the Board of Education as to whether there shall be layoffs is final. Layoff shall take place by classification within the paraprofessional unit according to need as determined by the employer. The least senior employee(s) in the affected classification(s) shall be reduced. Classifications will be defined below as PARAPROFESSIONALS AND PRE PARAPROFESSIONALS.

PARAPROFESSIONAL UNIT

1. PARAPROFESSIONALS

- a) Office Data Paraprofessionals
- b) Library Technology Paraprofessional
- c) Medical Assistant Paraprofessionals
- d) Office Paraprofessionals (all paraprofessionals working in offices)
- e) Instructional, Special Education, Elementary, Secondary, Title I, and Grant based Paraprofessionals

2. PRE PARAPROFESSIONALS

Once a member acquires Paraprofessional status they will always maintain that status for bidding purposes only.

<u>6.01.01</u>: In the event of layoff, Central Office representatives will meet and inform representatives of the Association of the reductions to be made, as set forth in 7.02.01.

6.01.03: For each layoff period, reduced employees shall have the right to accept the layoff or exercise their seniority right to bump. In exercising a bump, reduced employees shall displace the least senior employee in their classification, subject to the provisions of 6.01.05. Subject to the provisions of 6.01.05, no employee may exercise bumping rights into a classification for which he/she does not have the qualifications to perform the duties of the position. No employee may exercise bumping rights into another position resulting in a promotion. The term promotion is defined here as any increase in hours or wage. Employees cannot bump into a position with an increase in hours. If no positions exist with equal hours the employee will bump the least senior member in the position with the closest amount of hours.

6.01.04 : The least senior employee(s) who remains unplaced after the bumping is completed shall be laid off. EX: The least senior paraprofessional will be laid off in their classifications. Paraprofessional and Pre paraprofessionals may not bump into each other's classification. 6.01.05 : An employee bumping into another job must be qualified and able to perform the job satisfactorily within sixty (60) working days. Failing in this, the employee shall be removed from the position and placed on layoff status. The next most senior employee on layoff status in the affected area will be offered the position. 6.01.06 : The above layoff procedures does not apply to the normal reduction of work force during the time school is not in session during the summer months. 6.02 The employer shall notify in writing the employee(s) to be laid off at least ten (10) working days prior to such layoff. If bumping will result from the layoff, the first employee affected shall exercise her/his bumping rights in writing within two (2) workdays of layoff notice. A general membership meeting will be held immediately thereafter with all employees and all bumping must be completed prior to the date of the layoff. 6.03 The employer shall provide the Association President and the Association Secretary a copy of the layoff notice, in advance, the notice is sent to the employee(s) affected. 6.04 In the event of an emergency, which requires the layoff of employees, such employees affected may be laid off without regard to seniority for periods of short duration. It is intended that this section shall be operative only when the layoff period is five (5) working days or less. In such event, the effected employees may continue their pay through use of vacation or sick pay. 6.05 The Association President, Vice President, Grievance Chair, Association Secretary, Association Treasurer shall be given preferential seniority for the purpose of layoff, provided such employees are qualified to perform the job available. 6.06 Laid off seniority employee(s) shall be recalled in the inverse order of the layoff. The senior employee(s) shall be recalled to the first available opening for which he/she possesses the required qualifications for the position. Notice of recall shall be accomplished by both mailing a certified letter to said employee's last known address and attempting to reach said residence by telephone. A copy is to be sent to the Association President. The employee is required to report to work within seven (7) days after the date of notification being mailed from the Central Office.

TRANSFERS, VACANCIES, NEWLY CREATED POSITIONS AND BIDDING PROCEDURES

A vacancy shall be defined as an existing job classification becoming

<u>7.01 : </u>

vacant as a result of transfer, resignation, termination, newly created position or expansion of the existing work force. The addition of one-half (1/2) hour or less to a daily work schedule does not create a vacancy.
7.01.01 : All vacancies shall be posted in all buildings within five (5) working days from the date of the vacancy and shall be filled either through a lateral transfer, the bidding system or new hire, in accordance with the procedures outlined herein.
7.01.02: The notice posted shall set forth the job title, responsibilities, qualifications, number of hours and location of the vacancy.
7.01.03: Posting of job vacancies shall be for a period of five (5) working days, during which time the employee desiring to bid for the job shall forward to the Central Office a letter expressing interest within this time limit. Failure of an employee to make application during this time will bar said employee from a grievance for not being selected.
7.01.03.01: Employees applying for positions in the management or instructional categories must meet minimal training qualifications for the assignment. Opportunities to complete minimum qualifications for each position will be offered at least once each year by the employer at times other than during working hours. Completion of training for a future position shall not be considered compensable time. For unique positions, a mentoring paraprofessional shall be provided to familiarize the new employee with the specific program.
7.01.03.02: All affected paraprofessionals will be provided appropriate MISD-based training, at district expense, to meet state or federal standards necessary to maintain employment in their specific position, with reference to "No Child Left Behind Act".
7.02 : In the event of a vacancy in the unit, the most senior employee qualified will be selected. Movement from one job to another as a result of bidding shall be in

compliance with Sections 7.02.01 and 7.03.

<u>7.02.01</u>: Movement from one job to another will be based on seniority, qualifications, performance and ability. The minimum qualifications for the job categories below shall include but not be limited to the following:

1. <u>PARAPROFESSIONALS</u>

- a) Office Data Paraprofessionals: Demonstrated ability to operate wordprocessor, SASI, MCIR, and office copy machines.
- b) Library Technology Paraprofessionals: Demonstrated ability to operate DOS, use computers to manage instructional software, operate audiovisual equipment, knowledge of library catalogue systems, and trouble shoot computers.
- c) Medical Assistant Paraprofessionals: Knowledge of basic non-medical procedures specific to student IEPs, first aid, and proper aseptic techniques. (Minimum 20 hours training required.)
- d) Office paraprofessionals: Ability to operate instructional software, minimum of 20 hours of training in discipline and instructional techniques. Title I highly qualified according to "No child Left Behind".

2. PRE PARAPROFESSIONALS

Because new technologies may change minimum requirements, the provisions above are subject to change by the district. Training will be provided according to Section 7.01.03.01.

7.02.02: The filling of a vacancy remaining open following the conclusion of the bid procedure outlined above shall be filled by a qualified applicant at the discretion of the Central Office within a reasonable time thereafter.

7.02.03: A position posted as a Temporary position may only be filled for thirty (30) working days. After thirty (30) working days, the position must be posted as permanent position.

Employees selected for vacancies through any process including posting or bidding shall be given a trial period not to exceed sixty (60) work days following assignments to demonstrate their ability to meet the standards of performance in the new job. The purpose of a trial period is to determine whether an employee who possesses the basic qualifications can satisfactorily do the job. The trial period shall not be a training period. During this time, such employee shall be permitted to transfer back to their former job or location at her request or shall be transferred back at the Central Office's request on failure to meet the standards of performance required. The decision with respect to the employee's performance shall be based on the Central Office's opinion, subject, however, to the grievance procedure.

7.03.01: An applicant for a vacancy or a newly created position who is denied such position shall be notified. The senior employee bidding on a position in a new classification within the Bargaining Unit, if she/he has not been granted the promotion, shall upon request, be given reason in writing for the disposition. The decision with respect to qualifications shall be based on the opinion of the Central Office, subject, however, to the grievance procedure.
7.03.02 : During the bidding procedure, the job opening may be filled temporarily as determined by the Central Office.
7.0303 : A vacancy brought about through sickness, accident, or which is less than ninety (90) days of noncompensable leave shall not be subject to this section.
7.04. : Whenever a lateral vacancy is filled such employee should be expected to remain on the job for a period of not less than one (1) year from the closing date of the bid before being permitted to exercise her rights to bid on another lateral vacancy. This requirement does not apply for promotional opportunities within the Bargaining Unit. Thereafter, the provisions of Article 7 shall be applicable.
7.04.01: A temporary vacancy in a 7 or 8 hour position will be filled with the senior qualified employee within the building working 6 hours or less. If this employee accepts, he/she will be paid their regular rate of pay, effective upon ratification of the contract. All other substitute situations will be paid at the substitute rate of pay.
7.04.02: Whenever a vacancy occurs as a result of the bidding process a meeting (noncompensable) will be called during the bidding period in which all personnel shall be notified so that all qualified applicants shall be present for the purpose of exercising their right to bid and a determination of filling each vacancy shall be finalized within five (5) days.
7.05 : During the summer months, the Central will make available a telephone message center in which vacancies will be posted for a ten (10) day working period or employees may be notified by mail. The Association President shall be notified in writing of the job postings. Employees interested must submit a letter of intent within the posted period. Thereafter, the Central Office will notify the successful bidder in writing.
<u>7.06</u> : Senior employees within the affected building will be given first preference in filling a bargaining unit day-to-day position provided they are qualified, unless such temporary reassignment would cause undo disruption of the educational processes within the building.

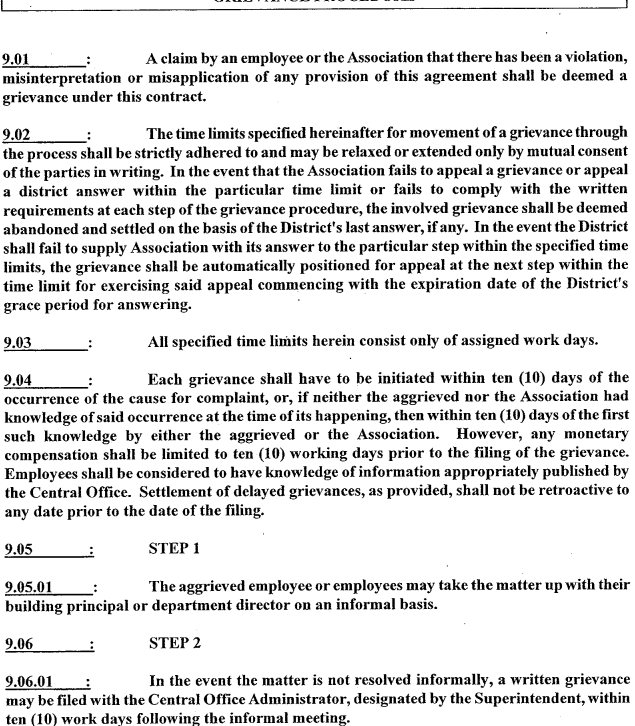
PROMOTIONS OUTSIDE THE BARGAINING UNIT

8.01

In the event an employee in the bargaining unit is selected for promotion

	d not to exceed three (3) months shall be granted in which to demonstrate the isfactorily meet the standards and perform the duties of the job. During this time
	ee will be entitled to transfer back to her former job at either her request or the
	ce's request. (Selection for such position shall be t the discretion of the Central
Office and sl	nall not be the subject matter of the grievance procedure or any other procedure.
8.02 :	In the event said employee is returned to the bargaining unit during the
	she shall return to her former position with no loss of previously accrued
seniority, inc	cluding time spent in the trial period.

GRIEVANCE PROCEDURE



<u>9.06.01</u>: The written grievance shall set forth a specific article or paragraph of the article allegedly violated, misinterpreted or misapplied, along with a statement of the relief sought and signature of the aggrieved person and the Association Representative.

9.06.01.02: Within ten (10) work days after receiving the grievance, the designated administrator shall meet and within ten (10) days of the meeting state his/her decision in writing, and shall forward a copy to the aggrieved party and to the Association.

9.07 : STEP 3

<u>9.07.01</u>: In the event the matter is not resolved at the Step 2 level, a written grievance may be filed with the Superintendent or his/her designee within ten (10) work-days after receiving the decision of the Central Administrator.

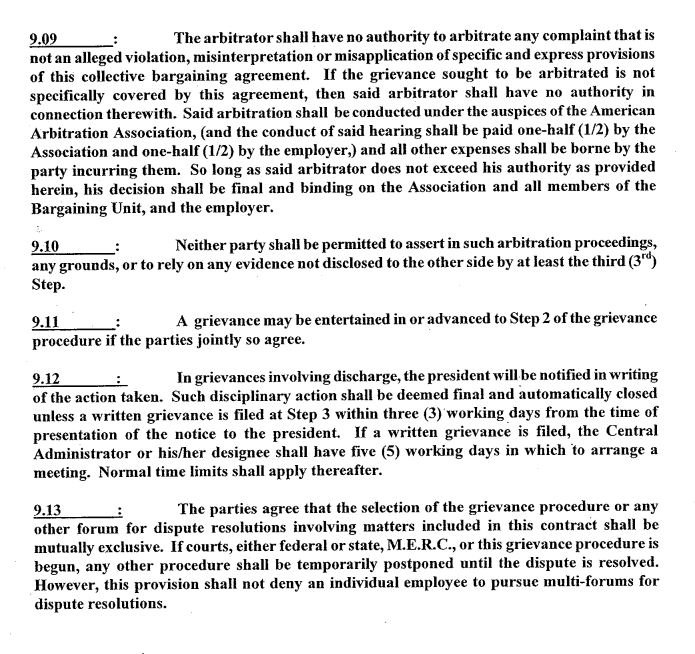
<u>9.07.01.02</u>: The appeal shall be in writing and shall be accompanied by a copy of the original grievance.

9.07.01.03: Within ten (10) days after receipt of the appeal, the Superintendent or his/her designee shall commit in writing to the Association and the aggrieved party.

9.08 : STEP 4

<u>9.08.01</u>: If the Association is dissatisfied with the decision of the Superintendent or his/her designee, the Association may within ten (10) work- days file a written notice to the other party of their intention to arbitrate.

9.08.01.01: It is hereby agreed between the parties that upon receipt by the employer of the written notice of intent to arbitrate a particular grievance which has been submitted to the Arbitration Department, all time limits for arbitration contained in the collective bargaining agreement shall be held in abeyance. Should the Employer determine sufficient time has elapsed for the processing of the grievance, the Employer may activate the tolling of said time limits by serving notice to the Arbitration Department. The notice shall be delivered to MEA/NEA Local 1 Arbitration Department by certified mail notifying MEA/NEA Local 1, 38550 Garfield, Suite B, Clinton Township, MI 48038-3427. The time limits to select an impartial arbitrator shall begin on the 10th work-day after receipt of such notice. The parties shall attempt to agree upon an impartial arbitrator. If they cannot so agree within ten (10) work days of the request for arbitration, then the party requesting arbitration shall, within twenty (20) work days from the date of the intent to arbitrate, file a demand for arbitration with the American Arbitration Association, sending a copy of such demand to the opposite party.



DISCIPLINE AND DISCHARGE

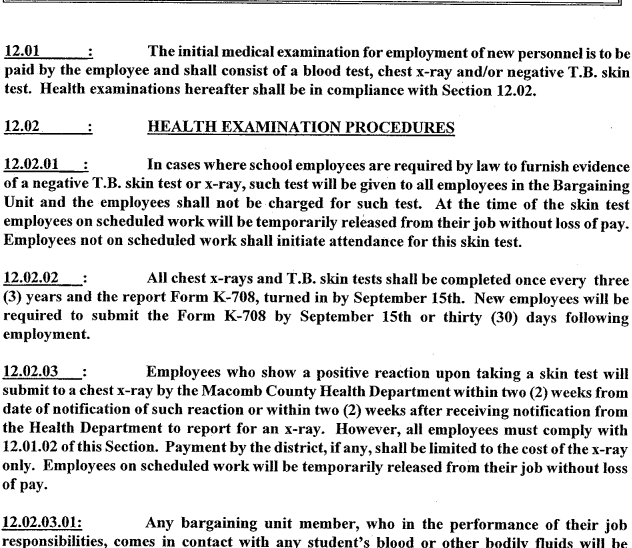
10.01 : The parties agree that any discipline including discharge shall be for just cause.

NO STRIKE

11.01 : For the duration of this agreement, the Association will not engage in, authorize, or encourage any concerned interruption of education or subsidiary related activities due to a cessation, withdrawal, or withholding of services either in whole or in part by members of the Bargaining Unit for any reason and no officer or representative of the Association or member of the Bargaining Unit shall be empowered to provoke, instigate, cause, participate in, assist, encourage, or prolong any such prohibited activity, nor shall the School Board authorize or encourage the same nor lock out employees. Employees of the district violating any of the above conditions shall subject themselves to disciplinary action, including discharge.

11.02 : The Association shall have no liability under this article if they will post notice immediately at any or all schools affected, advising that such action is unlawful, in violation of this agreement, and unauthorized by the Association. The Association further advises any and all employees involved, including notification to the communications or press media as requested by the employer that such employees are in violation of the agreement and that all employees involved shall return forthwith to their regular duties.

PHYSICAL EXAMINATIONS



Any bargaining unit member, who in the performance of their job responsibilities, comes in contact with any student's blood or other bodily fluids will be advised of all health risks. All employees shall be provided with appropriate medical coverage for any work related health problems without regard to whether the employee otherwise qualifies for medical health insurance.

12.02.04: In the event there is medical evidence or reason to suspect that an employee is either not fit to perform his/her duty, or the employee is being rendered incompetent by physical and/or emotional disability, the Central Office may require that such employee be examined by a physician or psychiatrist appointed by the Central Office, at the

Central Office's expense. The opinion of the Central Office's doctor shall be final unless challenged by the employee and the challenge is upheld by a medical doctor specializing in the area of medicine at issue, who is selected by the Central Office and the Association and paid by the District. The determination of such mutually selected expert shall not be grievable or subject to any further challenge.

12.02.05 : Any employee in the Bargaining Unit unable to work because of illness for a period of five (5) consecutive days, but less than ten (10) consecutive days, shall be required to provide evidence from a physician (M.D., D.O.) to establish that her condition warrants her return to work. In the event an employee is absent for work as a result of illness for a longer period of time and in the opinion of the Board there is uncertainty as to her ability to perform her work or uncertainty with respect to her condition, the Board may require that she be examined, at the Central Office's expense, by a physician appointed by the Central Office who shall certify said employee is capable of performing her job and is ready to return to work. The opinion of the Central Office's doctor shall be final, subject to the following: At the employee's request, another examination shall be scheduled in which the cost shall be borne by the Central Office, by an appropriate specialist in the area of controversy, selected by Central Office and the Association for final determination in the matter which shall be binding on the parties.

HOURS AND OVERTIME

13.01 : The parties to this Agreement mutually subscribe to the principle of a fair day's work for a fair day's pay.

13.02 : The normal work day for regular full-time paraprofessionals shall be as expressed below:

PARAPROFESSIONAL UNIT

1. PARAPROFESSIONALS

a)	Office Data Paraprofessionals	8 HOURS
b)	Library Technology Paraprofessionals	7 HOURS
c)	Medical Assistant Paraprofessionals	4 – 6 HOURS
d)	Office Paraprofessionals (This is all paraprofessionals	4 – 6 HOURS
	working in offices)	
e)	Elementary, Secondary, Special Education, Title I,	3 HOURS
	and grant based paraprofessionals.	

2. PRE PARAPROFESSIONALS

2 HOURS

Previous full-time Paraprofessionals are to be given first priority for any 6hour position(s). This section is not construed as and is not a guarantee of any number of hours of work per day or per week. Article 13 shall not conflict with Article 6 (Force Reduction).

13.02.01 : Central Office reserves the right to reduce hours in the event of a financial emergency/crisis. If hours are reduced, the Association will be notified as soon as practical and allowed to discuss the proposed changes with the Central Office representatives before they are put into effect.

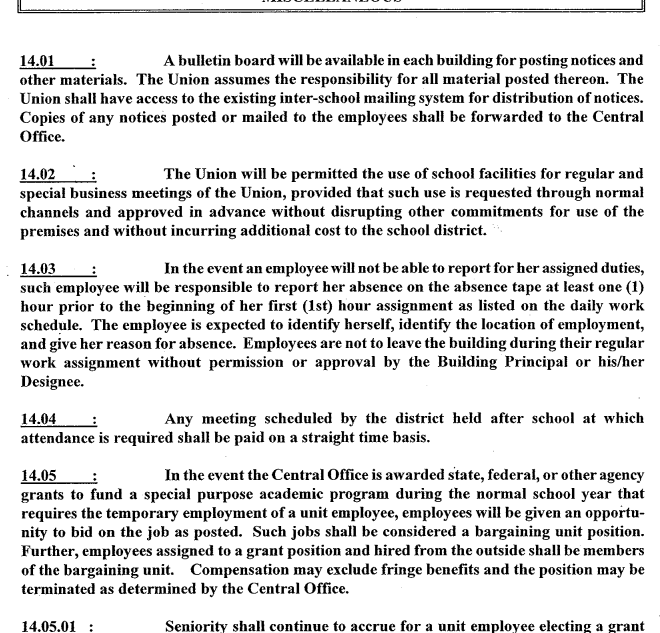
13.02.02 : If hours are reduced within this bargaining unit, hours shall be reduced equally on a district-wide basis.

	The normal work year for regular full-time paraprofessionals shall be as		
expressed below:	DEEADE EIDET	A TETTETO Y A COTO	
	BEFORE FIRST STUDENT	AFTERLAST STUDENT	
	SCHOOL DAY	STODENT	
SCHOOL DAY	SCHOOL DAT		
Paraprofessional - Data	1 Week	1 Week	
Paraprofessional - Library	1 Week	1 Week	
Paraprofessional - Special Education, Title I,	1 Day	1 Day	
Elementary, Secondary, & Gr	ant based.		
Paraprofessional - Instructional/Medical	1 Day	1 Day	
13.04 : A regular starting time for each	ch position will be establish	ed at each school	
installation at the beginning of each school year, su			
and/or student scheduled school day such as split	sessions, half day sessions	, etc.	
supervisor; however, additional time not to except permitted provided the immediate supervisor can 13.06 : Overtime will be paid at the rall work in excess of eight (8) hours in any given given work week. Overtime shall not be pyramide hours or more overtime shall have a second lunch povertime worked, said lunch period will not be less	reasonably schedule such rate of 1 1/2 times the regula day or in excess of forty (ed. Employees scheduled period prorated consistent	time. ar hourly rate for 40) hours in any to work four (4) to the amount of	
13.06.01 : Substitutes will not work ovariable in the department.	vertime so long as regula	r employees are	
13.06.02 : Overtime work will be equalithe same job classification within the building. The or the refusal of an employee to handle overtime would be charged with the amount of overtime they would be	e inability to make contact v work shall result in such e	with an employee employee's being	
13.07: The normal work week shall This shall not preclude the Central Office from as Monday through Friday, so long as such alternatives.	signing as a normal work	week other than	

attendance/services being provided to students during such non-traditional work week.

13.08 : When students are not in attendance for a school day due to an "Act of God", or "Other Conditions", employees will not report to work and will not be paid unless called to work or the employee may first use an Unexplained Personal Leave Day unless they choose to use a sick day for each full day school is closed. When students are not in attendance for part of a school day due to an "Act of God" or "Other Conditions", only full-time employees will be scheduled to work. Employees who are working a scheduled shift or called to perform work when they are scheduled off and then they are sent home, shall be paid for the amount of time worked, or receive not less than two (2) hours of straight time pay, whichever is greater; such time shall be used in the computation of overtime. Medical and Instructional Paraprofessionals shall work their assigned number of hours on day(s) that have half-student days or a late start.

MISCELLANEOUS



position. A unit employee terminated from a grant position may return to the job previously

held in accordance with the provisions of Article 6.

	VACATIONS	
Employees shall not have vacations, but shall be paid in lieu of at the conclusion of the work year. Eligibility for vacation pay shall be determined as of July 1 of any given year, and shall be paid as follows:		
	After 1 year After 2 years to 5 years After 6 years to 16 years After 17 years	
Article 18, Sec	Vacation benefits will be deducted of oyee does not work the majority of the wortion 18.04. Work-days paid for by the purpose of this section.	
	Ten (10) month employees shall nor, an employee may take a maximum of firovided their respective operational assign	
15.03 : more being con	Vacation days shall be calculated to sidered a whole day and anything less be	o the nearest whole day; 5/10th's or ing dropped.
In the event th vacation. In the	Upon retirement, termination or lay acation credit remaining as of the time of sure laid off employee is recalled, her return the event of an employee's death, the employed unused vacation days.	ich layoff, termination or retirement. to work will be without any accrued

HOLIDAYS

<u>16.01</u>: The following days shall be celebrated as paid holidays during the life of this Agreement:

10 MONTH EMPLOYEES - 1ST YEAR

Labor Day
Thanksgiving Day
Friday after Thanksgiving
Full Day before Christmas
Christmas Day
New Year's Day
Good Friday
Easter Monday
Memorial Day

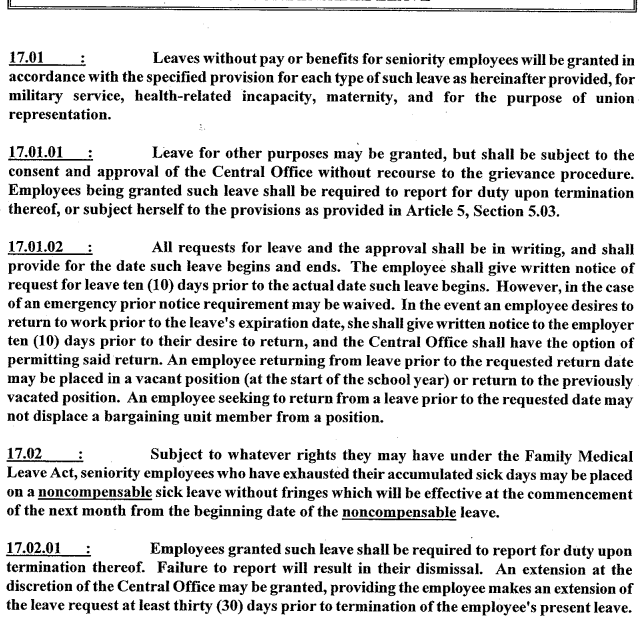
If Wednesday before Thanksgiving is scheduled in the school calendar as a day when pupils and certified teachers are not present and instruction is not scheduled, the day will be observed as a holiday. In the event the Fourth of July falls within a scheduled work- week, the day will be observed as a holiday.

16.01.01 : Whenever Christmas Day, New Year's Day or Memorial Day falls on Saturday or Sunday, the Friday preceding or the Monday following shall for the purpose of this Agreement, be observed as the holiday.

16.02 : Whenever any of the above observed holidays as noted fall on a day school is in session, if employees affected work, such employees shall receive double time for all hours worked.

16.03 : To entitle an employee to receive holiday pay she must have worked the last scheduled work day prior to the holiday and the first scheduled work day following the holiday. Those employees on approved vacation leaves or approved sick leaves shall have those days counted as worked.

NONCOMPENSABLE LEAVE



district and who are inducted in any branch of the armed forces of the United States, and who

Full time employees who leave the school

MILITARY LEAVE:

17.03

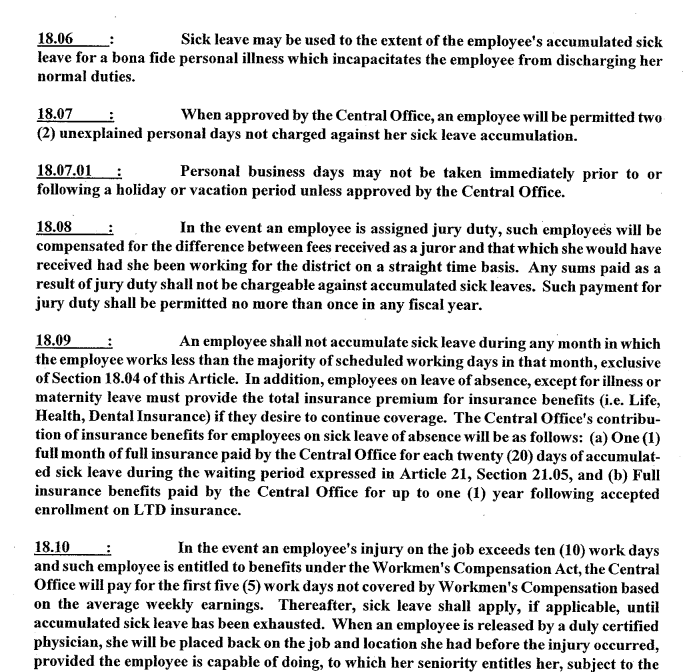
upon termination of such service:

<u>17.03.01</u> :	Receive an honorable discharge from the Armed Forces;
<u>17.03.02</u> :	Is still qualified and competent to perform the duties of her position;
nature, seniority	Makes application to the school district for re-employment within ninety e is released from military service; shall be restored to work or to a job of like status or pay, provided a vacancy exists for which the employee qualifies. th conditions established by federal and state laws in this matter shall prevail.
maternity shall h	MATERNITY LEAVE: While an employee may use sick and FMLA ity, an employee who continues to be disabled by conditions related to ave the right to return to active employment so long as the leave is limited to disability if it continues beyond the period otherwise allowed by law.
Office is provided the employee ma The employee sh child, unless med to perform her d required herein h	Unpaid leaves of absence for reason of the birth of a child shall oner than four (4) weeks prior to the expected birth date unless the Central d medical proof of the necessity to discontinue employment sooner. However, y, if she so desires, work as long as she is physically and medically capable, all be expected to return to work within eight (8) weeks of the birth of the lical proof is provided which indicates that said employee is physically unable luties. The Central Office reserves the right to confirm any medical proofs by physical examinations performed by a physician appointed by the Central ssociation whose opinion shall be final.
employee on suc substitute. Prior Office twenty (20	The length of permitted leaves of absence for reasons of pregnancy shall above set forth. The Central Office will not employ a replacement for an the Maternity Leave but will fill the vacancy on a temporary basis with a to the return from Maternity Leave, the employee shall give the Central days notice of such return, and, upon her return, she shall return to her with no loss of seniority or fringe benefits as a result of said Maternity Leave.
17.04.03 : leave provisions	The provisions of the Family Medical Leave Act may apply in place of stated above.
	ADOPTION LEAVE: Employees adopting children may avail ne leave designated as Maternity Leave for purposes of caring for and aselves with their newly adopted child. There shall be no extension, however, Leave.

- 17.06 : UNION LEAVE: A leave without pay for a maximum of two (2) seniority employees with not more than one (1) employee in each building at any one time will be granted for a maximum of five (5) days annually, upon prior written notice and approval for the purpose of attending Union convention or conference.
- 17.06.01 : One (1) employee elected or appointed to an office with the Union representing this bargaining unit, may, following a written request at least one (1) month prior to the actual date desired, receive temporary leave of absence without pay for a period not to exceed one (1) year.
- 17.06.02 : Seniority will be broken if the employee fails to report for duty at the expiration of the approved leave, or if the employee granted the leave resigns or is severed from the representation position and does not apply for reinstatement within thirty (30) days.
- <u>17.07</u>: <u>ELECTED OR APPOINTED POSITIONS:</u> An employee elected or appointed to a political office may, following a written request at least one (1) month in advance, receive noncompensable leave for a period not to exceed one (1) year.
- 17.08 : Seniority employees who have been granted a noncompensable leave shall maintain accumulated seniority accrued before the leave began, and shall not accrue seniority during such leave unless the employee is on compensable leave, or the leave is otherwise required by law, or the leave is classified as a sixty (60) calendar day non-compensable sick leave restricted to personal or in the immediate family. Upon return, such employee shall return to the same job and building where they were performing prior to the leave, providing they are still qualified and competent to perform the duties of that position. The employee who temporarily filled the job created by the leave shall return to the position that she held before the leave occurred. A vacancy resulting from a granting of a noncompensable leave of more than ninety (90) days shall be posted for five (5) working days, and the successful bidder shall fill the job no later than ten (10) working days, after the bids are closed. The successful bidder's job shall be filled in the same manner. Thereafter, the selection for the job remaining shall be filled by the Central Office.

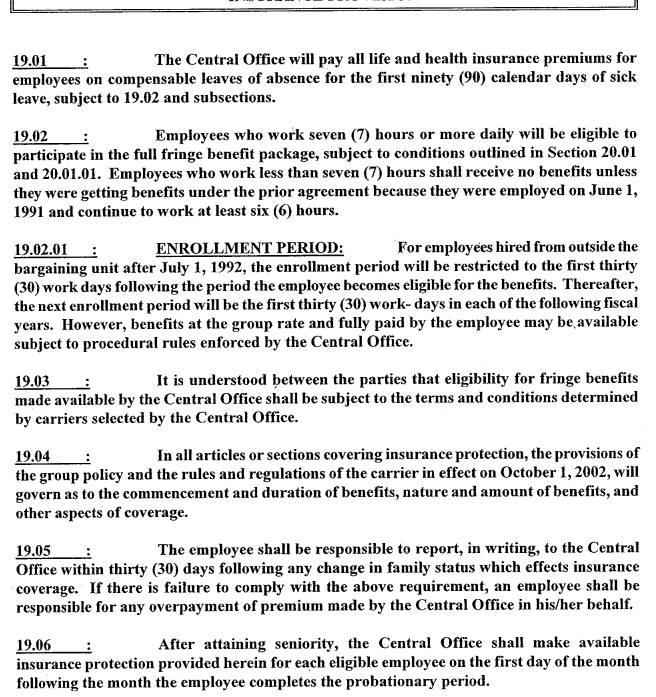
COMPENSABLE LEAVE

<u> 18.01 :</u> Each en	mployee covered by this Agreement shall accumulate leave
allowance as follows:	
10 M	Ionth Employees - 10 Days per Year
such "days" were earned and hourly basis. Part-time emp	ein shall be based on the hours the employee was working when shall be accumulated for those working less than a full day on an ployees eligible for benefits shall be credited as follows: hours are x the yearly value of the benefit - prorated yearly value of the
	onary employees will accumulate sick leave allowance during ut may not utilize such leave until attaining seniority.
accumulation of seventy-five (provided however, that the	ays may accumulate to a total of seventy-five (75) days. Once an (75) days has been reached, no additional days shall be permitted; employee who has accumulated sick leave days in excess of o June 30, 1977 shall be permitted to keep said accumulation.
accumulated sick leave allowa	ployee's authorized sick leave absence shall be chargeable to her ance. An employee while on compensable sick leave only shall be for the purpose of computing all benefits, except as provided in
employee shall be entitled who days not to be charged agains the funeral and burial. The father, sister, brother, grand stepfather, stepchild, brother permission of the Central Of	event of a death in the immediate family of the employee, the nen so required, to use a maximum of the next four (4) calendar at the employee's accumulated sick leave to arrange for or attend immediate family shall be termed to be: spouse, child, mother, lichild, grandparent, mother-in-law, father-in-law, stepmother, er-in-law, sister-in-law. Additional time may be given by ffice. An employee shall be entitled to one (1) work- day of his rrange for and attend the burial of an aunt, uncle, niece, or



requirements set forth in Article 12, Section 12.02.

INSURANCE PROVISION



19.07 : FLEX BENEFIT COMPENSATION PLAN: An employee eligible for benefits may elect to participate in the flex plan. Compensation for nonparticipation (Opt Out) in the health flex plan will be a cash rebate prorated in December of each year or a Central Office approved prorated annuity plan.

FLEX BENEFIT COMPENSATION PLAN

·	CORE	OPT OUT
HEALTH	BC/BS	
RX	\$10.00/\$20.00	
		CASH REBATE
	·	\$2,000.00

* Rebates payable to eligible employees on the first pay period in December.

DENTAL	CORE	OPT OUT
BASIC	70%	
MAJOR	50%	
MAXIMUM	\$ 600	
ORTHODONTIA	50%	
MAXIMUM	\$ 1,500	
	•	CASH REBATE
		\$ 250

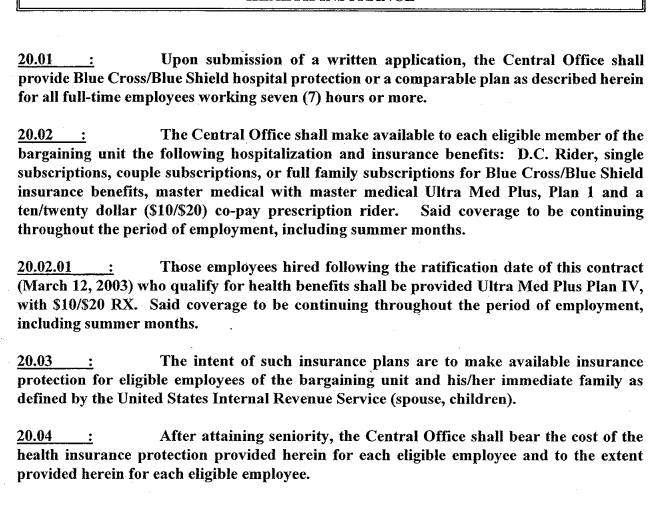
19.07.01: The Flex Benefit Plan shall be administered in compliance with Section 125 of the IRS code of 1978. The flex plan shall provide a participant a choice between cash and a nontaxable benefit. To participate, the following conditions must be observed: (a) participants must voluntarily cancel their current health insurance plan and/or dental

insurance plan, (b) the participant must select the specific benefit to be received, (c) the participant must choose the benefit in advance, (d) the participant's choice is to be irrevocable for a minimum of a twelve (12) month period or the duration of the contract, whichever is greater, (e) the election of the plan must be made before cash benefits become available, (f) the participant must show proof of a health plan from an independent third party provider other than the employer, and, (g) the participant must sign an authorization sheet for payroll deduction to recapture any advanced cash payment. (Recapture may be prorated). In the event that a participant experiences a change in the family status (life event), as defined by the IRS, the irrevocable period will be relaxed.

19.07.02 : For each "Opt Out" elected by an employee, the Central Office will provide the following: one (1) additional work day will be scheduled at the beginning of the school year. Not more than a maximum of three (3) such days will be permitted during the life of the contract. If, during the irrevocable period a canceled family health insurance plan is either reinstated or awarded to another employee, one (1) day in the year of occurrence will be reduced for each canceled plan.

19.08 : Employees may elect to allocate \$2500 for non-covered medical expenses or \$5000 for dependent care expenses in a flex benefits category as stipulated by Section 125 for the IRS Code of 1978. Such allocation must comply with the board approved 125 Plan on file with the Internal Revenue Service.

HEALTH INSURANCE



LIFE INSURANCE

21.01 : GROUP TERM LIFE INSURANCE: Upon submission of a written application, the Central Office shall make available to each employee Group Term Life Insurance by a company of the Central Office's choice. The policy limit to be paid to the designated beneficiary shall be:

\$ 20,000.00

subject to eligibility under the policy in effect. The Group Term Life Insurance Policy shall include a double indemnity policy rider in case of accidental death.

<u>21.02</u>: The Central Office shall bear the cost of the life insurance protection provided herein and to the extent provided herein for each eligible employee.

DENTAL INSURANCE

22.01 : Upon submission of a written application, the Central Office shall make available to each eligible employee a Dental Care Plan by a carrier of the Central Office's choice. The Central Office's expense for the Dental Program shall not exceed the cost of the single subscription monthly rate of hospital-medical coverage as provided in Article 20, Section 20.02.

LONG TERM DISABILITY INSURANCE

23.01 : Upon submission of a written application, the Central Office shall make available to each eligible employee an income and insurance program by a carrier of the Central Office's choice to include not more than one hundred (100) calendar days qualifying period. Long Term Disability payment in the amount of sixty-six and two/thirds percent (66 2/3%) of the employee's regular monthly wages with a maximum benefit of \$2,000 per month and to continue to sixty-five (65) years of age.

OPTICAL INSURANCE

24.01 : Upon submission of a written application, the Central Office shall make available to each eligible employee an Optical Insurance Plan by a carrier of the Central Office's choice. The Central Office's expense for this Optical Insurance Plan shall not exceed \$6.00 per month for the family plan during the life of this contractual agreement.

OPTIONAL TAX ANNUITY

25.01: If an employee elects not to be covered by the hospitalization insurance as provided in Article 20, such employee shall be eligible for an annuity program to be instituted in January of 1984, and will receive a prorated maximum annual amount not to exceed \$2,000.00 per year to be placed into an annuity carrier from among the district's approved annuity list. In the event an employee chooses and is accepted to participate in the "Opt Out" of the health insurance plan, the maximum annual annuity prescribed herein will be adjusted to conform with Section 19.07.

LONGEVITY

<u>26.01</u>: Payment as a result of longevity for a one (1) year period beginning July 1, 2007, and terminating June 30, 2010, will be paid to each employee on a prorated basis following the appropriate anniversary date as follows:

		7/01/07 <u>6/30/10</u>
After 5 Years	-	45¢
After 6 Years	-	50¢
After 8 Years	-	55¢
After 10 Years or More	-	60¢
After 15 Years or More		65¢

TERMINAL LEAVE

Any Sick Leave Days accumulated prior to June 30, 1977, shall be

Upon death, the employee's beneficiary established in the insurance

27.01.01 : Upon retiring under the provisions of the Michigan Public School
Employment Retirement System or under the provisions of the Social Security Retirement
Plan, the employee will receive payment for one-half (1/2) of his unused accumulated Sick
Leave Days earned as expressed in Article 18, Section 18.03 at the employee's current daily
wage rate.
•

policy shall receive one-half (1/2) of the value of the employee's unused Sick Leave Days as

expressed in Article 18, Section 18.03 at the employee's current wage rate.

controlled as follows:

WAIVER

28.01 : The parties mutually agree that the terms and conditions set forth in this agreement represent the full and complete understanding and commitment between the parties hereto which may be altered, changed, added to, deleted from, or modified only through the voluntary mutual consent of the parties in an amendment hereto. This section is not to be construed as bypassing the grievance procedure for processing complaints, but is reserved for significant problems which may develop during the term of this agreement.

28.02 : Should any article, section or clause of this agreement be declared illegal by a court of competent jurisdiction such article, section or clause shall be automatically deleted from this agreement. The parties shall meet and endeavor to negotiate a satisfactory substitute in conformance with the law. All remaining portions of the agreement shall remain in full force and effect for the duration of the agreement.

RATIFICATION

	_: ng Unit cov	The Union agrees to submit this Agreement to the employees of the ered by this Agreement. It is further agreed that the negotiating team of
	•	Association MEA/NEA will recommend to its members that it be ratified.
29.02 recomme		A negotiating team for the Anchor Bay Board of Education will oard that this Agreement be ratified.
29.03 and the A		The contract was ratified by the Paraprofessional Association MEA/NEA Board of Education on May 9,2007.

DURATION

In the event that either party should desire to cancel, terminate, modify, amend, add to, subtract from, or change the agreement, written notice of such intent shall be served sixty (60) days prior to the termination date. If neither party shall give notice of amendment, as heretofore provided, or if each party giving notice withdraws the same prior to the termination date, this Agreement shall continue in effect from year to year thereafter, subject to notice as specified above by either party sixty (60) days written notice prior to the current year's termination date.

Notice as specified above shall be in writing and shall be sufficient if sent 30.02 by certified mail addressed, if to the Association, MEA/NEA Local 1, 38550 Garfield, Suite B, Clinton Township, MI 48038-3427, and if the employer, addressed to the Anchor Bay Board of Education, 5201 County Line Road, Suite 100, Casco, 48064, or to any such address that the Union or the employer may make available to each other.

30.03 This Agreement and all its provisions, unless otherwise specified shall commence on July 1, 2007 and shall continue in full force and effect until June 30, 2010, subject to Article 29. However, this Agreement shall not become effective unless and until it is:

Ratified by a majority of the members of the Paraprofessional Association MEA/NEA present at a meeting called for this purpose.

Approved by the Board of the Anchor Bay School District.

ANCHOR BAY SCHOOL DISTRICT **BOARD OF EDUCATION**

Steve Mittelstadt

President

Leonard A. Woodside,

Superintendent

ANCHOR BAY PARAPROFESSIONAL ASSOCIATION MEA/NEA

Michael E. Le Bha Michael LeBuhn, MEA, Local 1 President Coordinating Cource 16 E

President

STIPEND SCHEDULE - ACADEMIC GROWTH

31.01 : A professional growth stipend will be awarded to an employee who has demonstrated academic improvement by either attending a conference or earning semester hours credit in a course within the area of responsibility. Eligibility and payment for the professional growth stipend must be approved by the supervisor in advance of the enrollment or attendance. The decision of the supervisor shall be final and not subject to the grievance procedure.
31.02 : Following verification of attendance at a conference or completion of a credit course, a lump sum payment, payable only once, will be made at the end of the fiscal year. Such payment shall not be compounded or folded into the annual base wages.
31.03 : The employee shall be awarded a stipend of \$25.00 for each conference attended up to a maximum of three (3) conferences in the year and up to a total conference payment of not more than \$75.00 in the year.
31.04 : The employee shall be awarded a stipend of \$50.00 for each semester hour credit up to a maximum of six (6) semester hours credit in the year or a total semester credit payment of not more than \$300.00 in the year.
31.05 : The Board may temporarily suspend this stipend at the beginning of the fiscal year in the event of economic conditions.

APPENDIX A

- 1.) The Union has the right to bargain the rate for a newly created job within the Bargaining Unit. The Central Office will set the initial rate, and when final agreement is reached, it will be retroactive to the date the position was created. Failure to reach agreement on the rate may result in an interest arbitration proceeding subject to the policies and procedures in effect under Act 312 for Police Fire disputes, if the matter cannot be decided by the parties within 90 days.
- 2.) No claims for back wages shall exceed the amount of wages the employee would otherwise have earned at her regular rate.
- 3.) Probationary rate shall be ten cents (10e) less than the minimum rate within each job classification.
- 4.) Beginning July 1, 1975, compensation for educational increments will be terminated, however, those employees having enjoyed such compensatory educational credit prior to July 1, 1975, will not suffer loss of wages.
- 5.) Wages only in this contract shall be retroactive to July 1, 2002. Article 25 payments in lieu of health insurance are considered wages for the purpose of this contract. All other provisions will be made available after the Board executes this Agreement.

APPENDIX A-1

WAGE SCHEDULE

OFFICE, LIBRARY, SPECIAL EDUCATION, MEDICAL & INSTRUCTIONAL PARAPROFESSIONALS & PREPARAPROFESSIONALS

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PREPARAPROFESSIONALS WILL EARN \$ 7.97

0	1	2	3	4	5	6	7	8	9
10.70	11.24	11.81	12.35	12.93	13.47	13.83	14.17	14.54	15.39

2007-2008

PREPARAPROFESSIONALS WILL EARN \$ 7.97

0	1	2	3	4	5	6	7	8	9
10.70	11.24	11.81	12.35	12.93	13.47	13.83	14.17	14.54	15.39

1.5% PAYOUT first Pay of December 2007

2008-2009

PREPARPROFESSIONALS WILL EARN \$ 8.09

0	1	2	3	4	5	6	7	8	9
10.86	11.41	11.99	12.54	13.12	13.67	14.04	14.38	14.76	15.62

2009-2010

PREPARAPROFESSIONALS WILL EARN \$ 8.17

0	1	2	3	4	5	6	7	8	9
10.97	11.52	12.11	12.66	13.26	13.81	14.18	14.53	14.91	15.78

All new people hired after the contract is ratified (March 12, 2003) will remain at "0" Step for the life of the contract. Effective July 1,2007, those employees hired between March 12,2003 and May 9,2007 will move and remain at step "1". All newly hired employees as of July 1, 2007 will remain at step "0".