

BARGAINING AGREEMENT

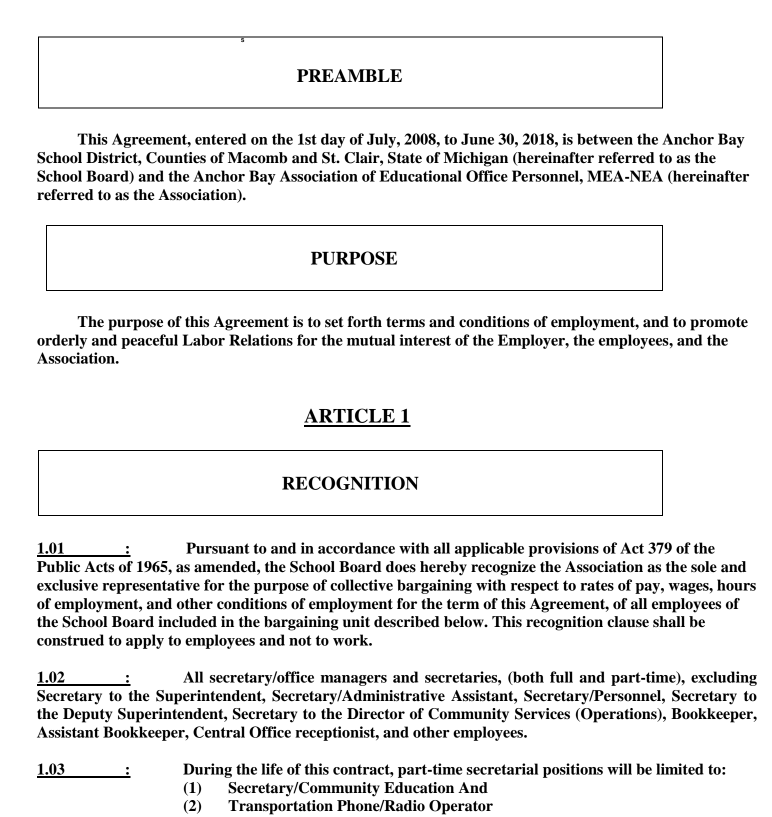
Anchor Bay Board of Education

And

Anchor Bay Association of Educational Office Personnel, MEA-NEA

July 2008 – June 2018

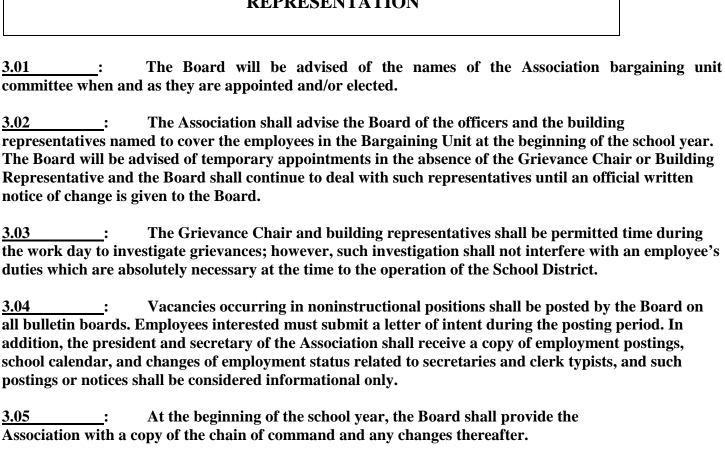
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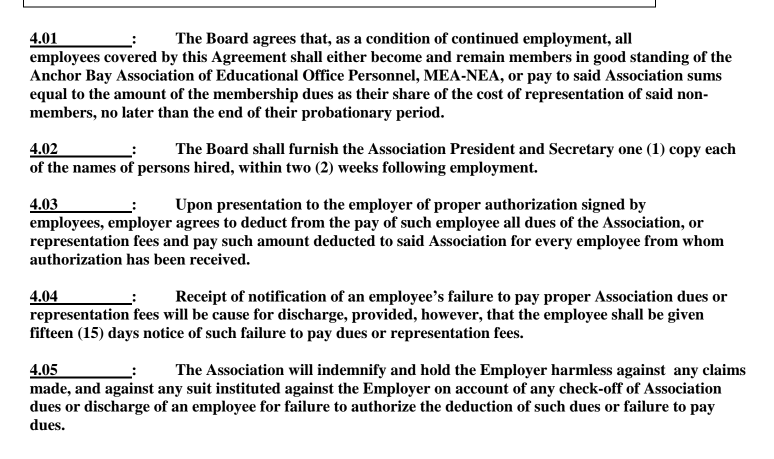
RIGHTS AND RESPONSIBILITY OF THE BOARD

2.01 : The Board on its own behalf of the Electors of the District, hereby retains and reserves unto itself without limitation, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan, and of the United States including but without limiting the generality of the foregoing the right.
2.01.01 : To the Executive Management and Administrative Control of the school system and its properties and facilities and the activities of its employees.
2:01.02 : To hire all employees and subject to the provisions of law, to determine their qualifications and the conditions for their continued employment, of their dismissal or demotion, and to promote and transfer all such employees.
2.01.03 : To decide upon the means and methods of performing the work covered by this contract.
2.01.04 : To establish grades and course of instruction, including special programs, and to provide for athletic, recreational and social events for the students, all as deemed necessary or advisable by the Board.
2.02 : To determine work schedules and the hours of the work and the duties and responsibilities and assignments of employees with respect thereto, and the terms and conditions of employment.
2.03 : The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board, the adoption of policies, reasonable rules and regulations, and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall be limited only by the specific and express terms of this Agreement to the extent such specific and express terms hereof are in conformance with the Constitution and Laws of the State of Michigan and the Constitution and Laws of the United States.
2.04 : The parties understand that the rights and responsibilities of the Board delineated above are, of course, subject to the provisions of Act 379 of the Public Acts of 1965.

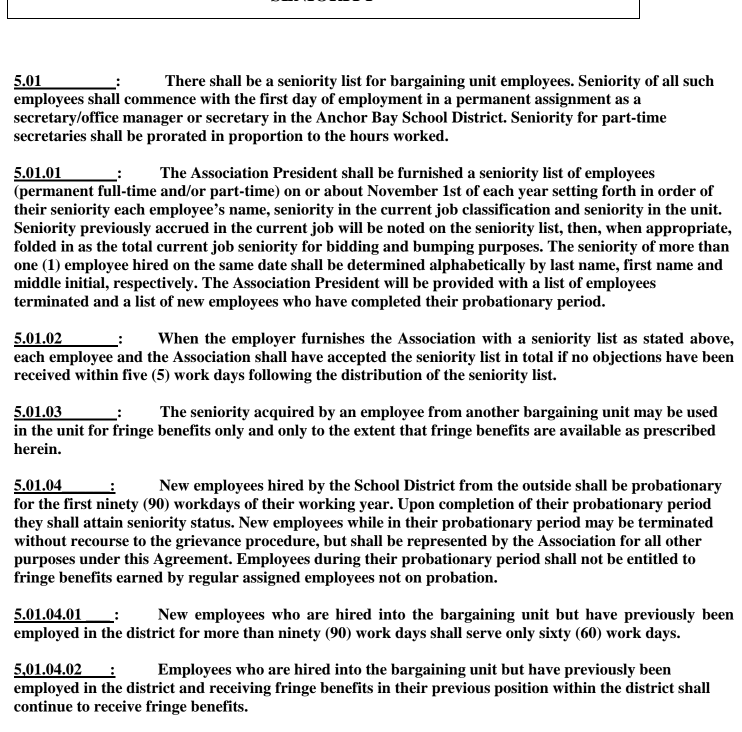




ASSOCIATION SECURITY



SENIORITY



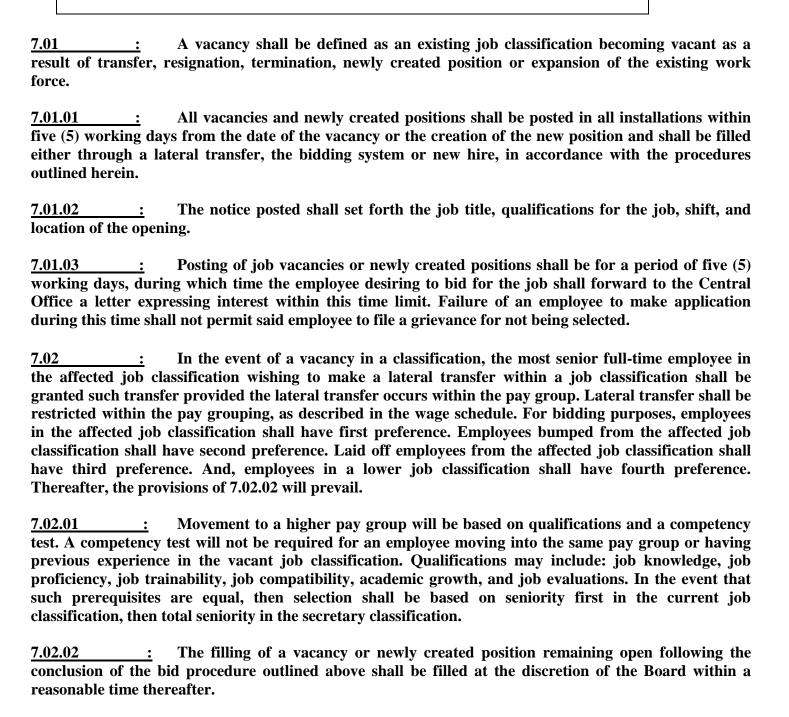
	Employees who are hired into the bargaining unit but have previously been
employed in the dist waiting period.	rict and did not qualify for fringe benefits shall be subject to a sixty (60) work day
5.02 : reasons:	Seniority shall be broken and employment in the district ended for the following
5.02.01:	If an employee quits.
5.02.02 : grievance process of	If the employee is discharged and the discharge is not reversed through the the Agreement.
	If the employee is absent for three (3) consecutive working days without proper inployer and fails to give explanation for the absence which is satisfactory to the on.
5.02.04 : procedure provided	If the employee fails to return to work when recalled from layoff as set in the recall herein.
5.02.05 :	If the employee overstays a leave granted for any reason as herein after provided.
	If the employee is on layoff for a period exceeding one (1) year or the duration of same time of layoff, not to exceed two (2) years.
5.02.07 : more following a pro	If the employee desires to return back to the Bargaining Unit twelve (12) months or omotion outside the Bargaining Unit.
5.02.08 :	Non-compliance with Article 12, Section 12.02.01 and 12.02.02.
5.02.09 :	If an employee is on non-compensable leave of absence for a period greater than two
(2) years in duration	l .

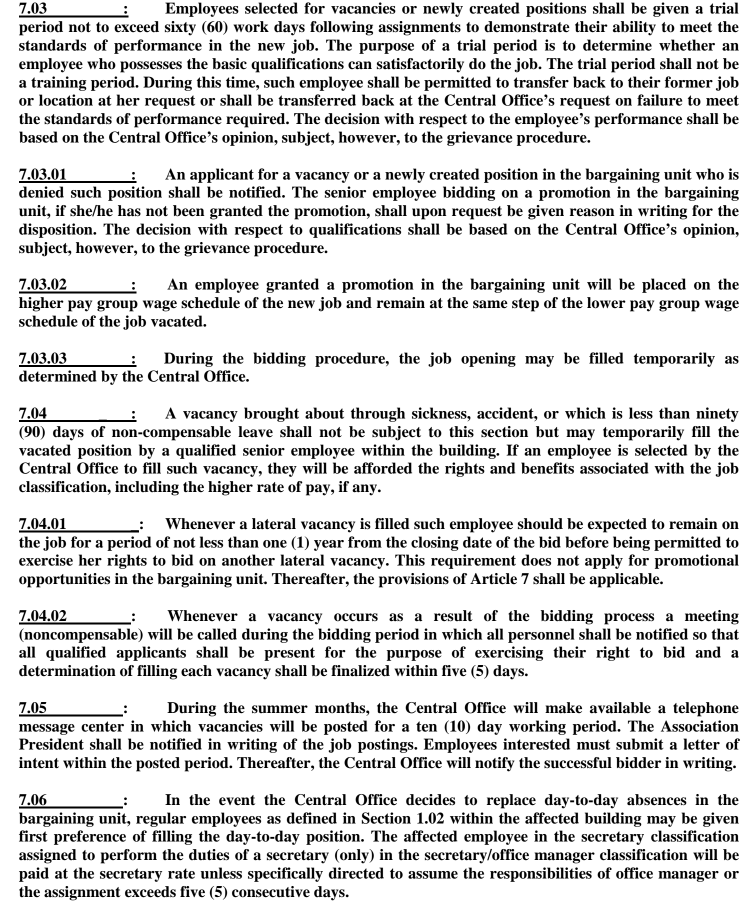
FORCE REDUCTION

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 Central Office as to whether there shall be layoffs is final. Layoff shall take place by classification within the secretarial bargaining unit according to the need as determined by the employer.
6.01.01 : In the event of layoff, Central Office representatives will meet and inform representatives of the Association of the reductions to be made.
6.01.02 : Seasonal, temporary, and part-time employees, as provided in the contract, then regular full-time probationary employees shall be laid off first.
For each layoff period, the least senior employee in the affected job classification shall be removed. Such employee shall have the right to accept the layoff or exercise her unit seniority right to bump. An employee may only bump into a job classification having an equal or less base hourly rate. In exercising a bump, the least senior employee in the affected job classification removed may bump the least senior employee in the next lower pay level as determined by the base hourly rate, and according to the sequential order as expressed below. Following this bumping procedure, an employee hired in the unit prior to July 1, 1988, may exercise district seniority to bump to the lowest job in the unit, as determined by the base hourly rate, or accept the layoff. 1.) Secretary/Office Manager 2.) Secretary
The least senior employee(s) who remains unplaced after the bumping is completed shall be laid off.
An employee bumping into another classification must be qualified and able to perform the job satisfactorily within twenty (20) 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.
. The above layoff procedures do not apply to the normal reduction of work force during the time school is not in session during the summer months.
Endower 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) days of layoff notice. A meeting will be held immediately thereafter with all employees that may be affected by the layoff, and all bumping must be completed prior to the date of the layoff.
The employer shall provide the Association President and the Association Secretary a copy of the layoff notice at the same time the notice is sent to the employee(s) affected.
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.

6,05 preferent	: ial senior	The Association President., Grievance Chair and one other officer shall be given ity for the purpose of layoff, provided such employees are qualified to perform the job
available.		Jon
6.06	:	Following the provisions of 7.02 as revised, laid off seniority employee(s) shall be
recalled in	n the inve	erse order of the layoff. The most senior employee(s) shall be recalled to the first
opening in	n her job	classification from which the employee was laid off, or, if she had bumped from her
original p	osition. N	lotice of recall shall be accomplished by both mailing a certified letter to said
employee	's last kn	own address and attempting to reach said residence by telephone. A copy is to be sent
to the Ass	sociation 1	President. The employee is required to report to work within seven (7) days after the
		being mailed from the Central Office.

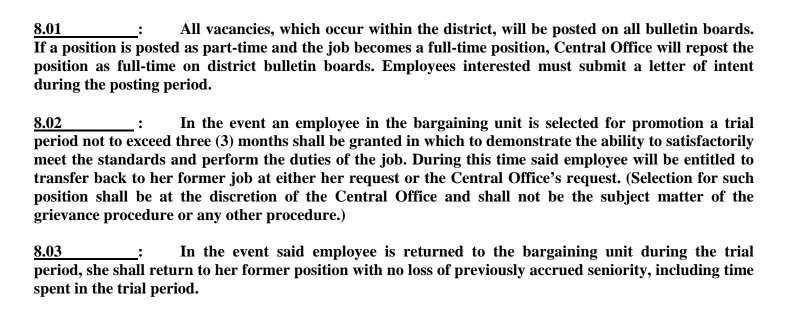
TRANSFERS, VACANCIES, NEWLY CREATED POSITIONS AND BIDDING PROCEDURES





 $\underline{7.07}$: In the event new program(s) or technology is introduced in the workplace that is a required function of the employee's job, the employee(s) shall be given formal training for the appropriate program(s) or technology within one (1) month of implementation.

PROMOTIONS OUTSIDE THE BARGAINING UNIT



GRIEVANCE PROCEDURE

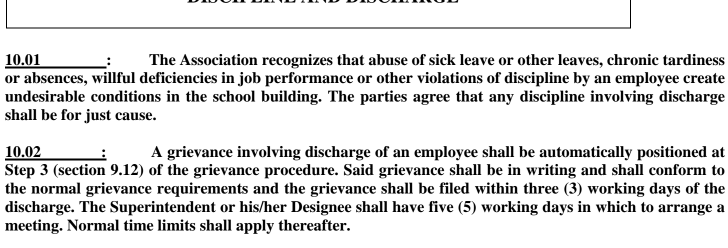
	claim by an employee or the Association that there has been a violation, misapplication of any provision of this agreement shall be deemed a grievance under
in writing. In the eventhe particular time I procedure, the invollast answer, if any. I particular step with at the next step with	The time limits specified hereinafter for movement of a grievance through the ctly adhered to and may be relaxed or extended only by mutual consent of the parties ent that the Association fails to appeal a grievance or appeal a district answer within imit or fails to comply with the written requirements at each step of the grievance wed grievance shall be deemed abandoned and settled on the basis of the District's in the event the District shall fail to supply Association with its answer to the in the specified time limits, the grievance shall be automatically positioned for appeal in the time limit for exercising said appeal commencing with the expiration date of period for answering.
9.03 :	All specified time limits herein consist only of assigned work days.
said occurrence at the either the aggrieved working days prior information appropriate the said occurrence at the either the aggrieved working days prior information appropriate the said occurrence at the either the aggreement of the either the	Each grievance shall have to be initiated within ten (10) days of the nuse for complaint, or, if neither the aggrieved nor the Association had knowledge of the time of its happening, then within ten (10) days of the first such knowledge by or the Association. However, any monetary compensation shall be limited to ten (10) to the filing of the grievance. Employees shall be considered to have knowledge of oriately published by the Central Office. Settlement of delayed grievances, as the retroactive to any date prior to the date of the filing.
9.05 :	STEP 1
9.05.01 : principal or departm	The aggrieved employee or employees may take the matter up with their building nent director on an informal basis.
<u>9.06</u> :	STEP2
9.06.01 : with the Central Off following the inform	In the event the matter is not resolved informally, a written grievance may be filed fice Administrator, designated by the Superintendent, within ten (10) work days hal meeting.
9.06.01.01 _ : allegedly violated,	The written grievance shall set forth a specific article or paragraph of the article misinterpreted or misapplied, along with a statement of the relief sought, and

signature of the aggrieved person and the Association Representative.

<u>9.07</u> : 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 designated administrator.
9.07.01.02 : The appeal shall be in writing and shall be accompanied by a copy of the original grievance.
<u>9.07.01.03</u> : 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
9.08.01 : If the Association is dissatisfied with the decision of the Superintendent or his/her designee, or if no decision is rendered within the ten (10) day period in Step 3, the Association shall have the right to appeal the dispute to an impartial arbitrator and in accordance with the rules of the American Arbitration Association. Such appeal must be taken within thirty (30) workdays from the date of the decision rendered in Step 3 above.
9.09 : The arbitrator shall have no authority to arbitrate any complaint that is not an alleged violation, misinterpretation or misapplication of specific and express provisions of this collective bargaining agreement. If the grievance sought to be arbitrated is not specifically covered by this agreement, then said arbitrator shall have no authority in connection therewith. Said arbitration shall be conducted under the auspices of the American Arbitration Association, (and the conduct of said hearing shall be paid one-half (1/2) by the Association and one-half (1/2) by the employer,) and all other expenses shall be borne by the party incurring them. So long as said arbitrator does not exceed his authority as provided herein, his decision shall be final and binding on the Association and all members of the Bargaining Unit, and the employer.
9.10 : Neither party shall be permitted to assert in such arbitration proceedings, any grounds, or to rely on any evidence not disclosed to the other side by at least the third (3rd) Step.
9.11 : A grievance may be entertained in or advanced to Step 2 of the grievance procedure if the parties jointly so agree.
9.12 : In grievances involving discharge, the president will be notified in writing of the action taken. Such disciplinary action shall be deemed final and automatically closed unless a written grievance is filed at Step 3 within three (3) working days from the time of presentation of the notice to the president. If a written grievance is filed, the Superintendent or his/her designee shall have five (5) working days in which to arrange a meeting. Normal time limits shall apply the reafter.

<u>9.13</u>: The parties agree that the selection of the grievance procedure or any other forum for dispute resolutions involving matters included in this contract shall be mutually exclusive. If courts, either federal or state, M.E.R.C., or this grievance procedure is begun, any other procedure shall be temporarily postponed until the dispute is resolved. However, this provision shall not deny an individual employee to pursue multi-forums for dispute resolutions.

DISCIPLINE AND DISCHARGE

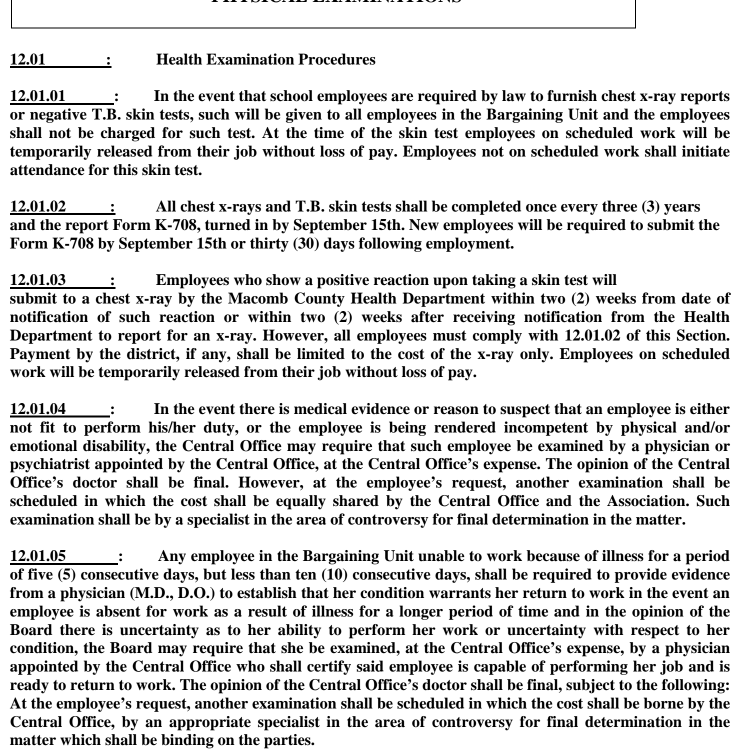


NO STRIKE

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.

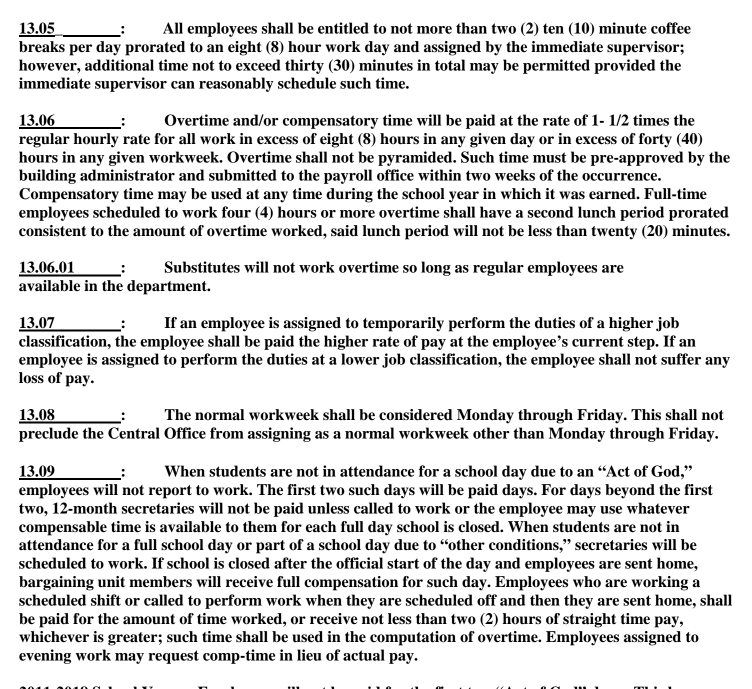
11.02 : The Association shall have no liability under this article if they will post notice immediately at any or all schools affected, advising that such action is unlawful, in violation of this agreement, and unauthorized by the Association. The Association further advises any and all employees involved, 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



HOURS AND OVERTIME

13.01 : The parties to this work for a fair day's pay.	Agreement mutually sub	scribe to the principle of a fair day's
	employees. The normal was section shall not be cons	•
	Association will be notif	reduce hours due to varying operational fied as soon as practical and allowed to tives before they are put into effect.
13.02.02 : If hours are reduce a district-wide basis.	ed within this bargaining	g unit, hours shall be reduced equally on
Managers, Alternative Education Offi	ice Manager, Technolog terminate June 30 of eac	ol Office Manager, Middle School Office y Office Manager and Student Services h fiscal year. The work year for all other holiday recess.
	BEFORE 1st	AFTER LAST
	STUDENT	STUDENT
	SCHOOL DAY	SCHOOL DAY
Secretary/Office Manager	2 Weeks	2 Weeks
Secretary to Assistant Principals	2 Weeks	2 Weeks
Secretary	1 Week	1 Week
Effective July 1, 2013, current 12 Month Office Manager) become 11 Month posi	• •	nte Office Manager and Early Childhood
	2	e employees (employees working four (4) to building principal and approved by the
<u> </u>	, subject to change due	be established at each school installation to curriculum changes and/or student

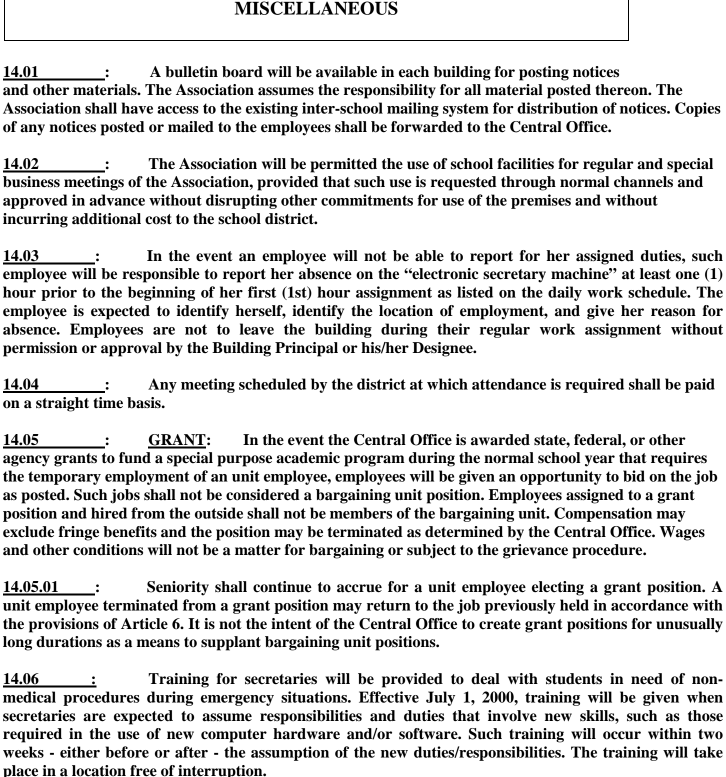


2011-2018 School Years – Employees will not be paid for the first two "Act of God" days. This language will sunset with the expiration of this agreement.

13.10 : The parties agree the District shall provide to current employees hired as of date of
this letter of understanding, a limited opportunity to obtain digital fingerprinting for the criminal
records check required by law at District expense. This opportunity shall be provided at the Macomb
Intermediate School District, a District facility, or such other location in Macomb County designated by
the District at such times as determined by the District. The District shall notify members, at least two
weeks in advance, as to the times and locations. Bargaining unit members who elect not to take
advantage of this opportunity to have their fingerprints taken must obtain the digital
fingerprint/criminal records required by law at their own expense, and must furnish the District Human
Resource office with written communication that they have completed the legally required
fingerprinting/criminal background process by May 31, 2008

13.11 : All bargaining unit members shall establish a bank account and complete any necessary documentation or authorization for direct deposit of their payroll check from the District. All such documentation and authorizations shall be completed at the time of the hire of any newly hired employee or for existing employees within thirty (30) days of the ratification of this Agreement.

MISCELLANEOUS

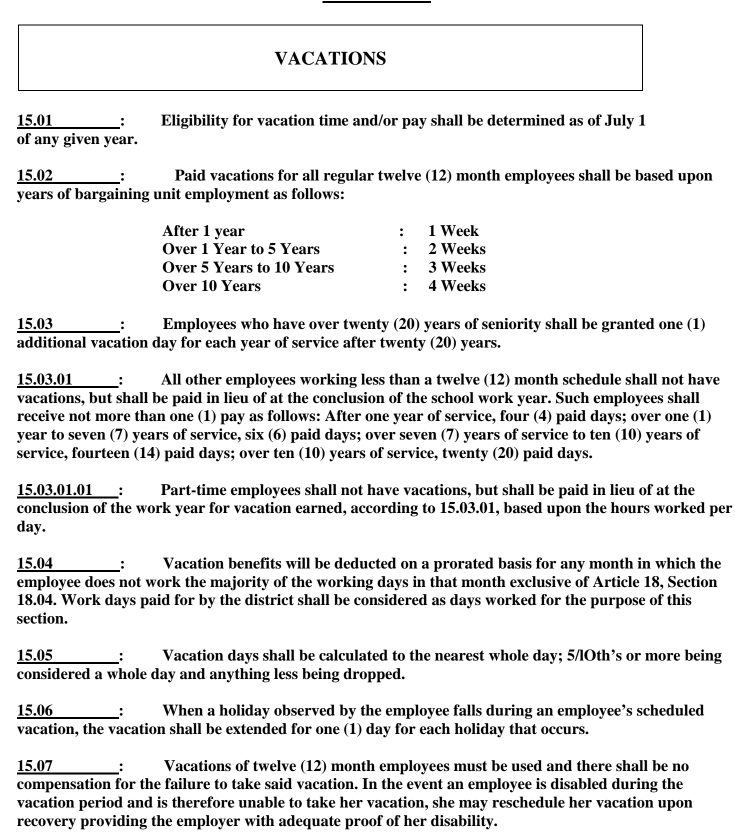


anticipated changes in the job responsibilities and duties of bargaining unit member
14.08 : The District shall provide to current employees hired as of
June 17, 2008, a limited opportunity to obtain digital fingerprinting for the criminal records check
required by law at District expense. This opportunity shall be provided at the Macomb Intermediate
School District, a District facility, or such other location in Macomb County designated by the District at
such times as determined by the District. The District shall notify members, at least two weeks in
advance, as to the times and locations. Bargaining unit members who elect not to take advantage of this
opportunity to have their fingerprints taken must obtain the digital fingerprint/criminal records required
by law at their own expense, and must furnish the District Human Resource office with written
communication that they have completed the legally required fingerprinting/criminal background
process by May 31, 2008

The administration will meet with the Association to discuss potential and/or

14.07

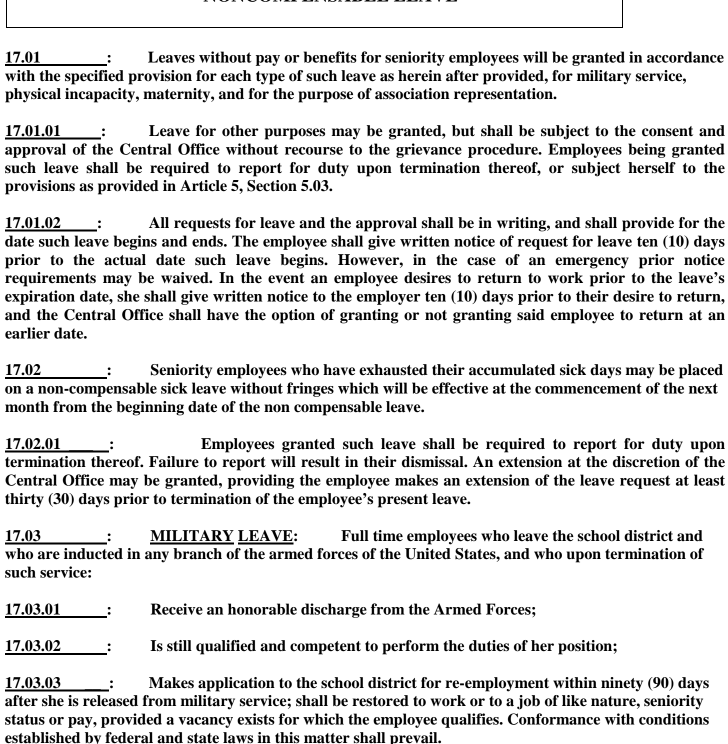
14.09 : All bargaining unit members shall establish a bank account and complete any necessary documentation or authorization for direct deposit of their payroll check from the District. All such documentation and authorizations shall be completed at the time of the hire of any newly hired employee or for existing employees within thirty (30) days of the ratification of this Agreement.

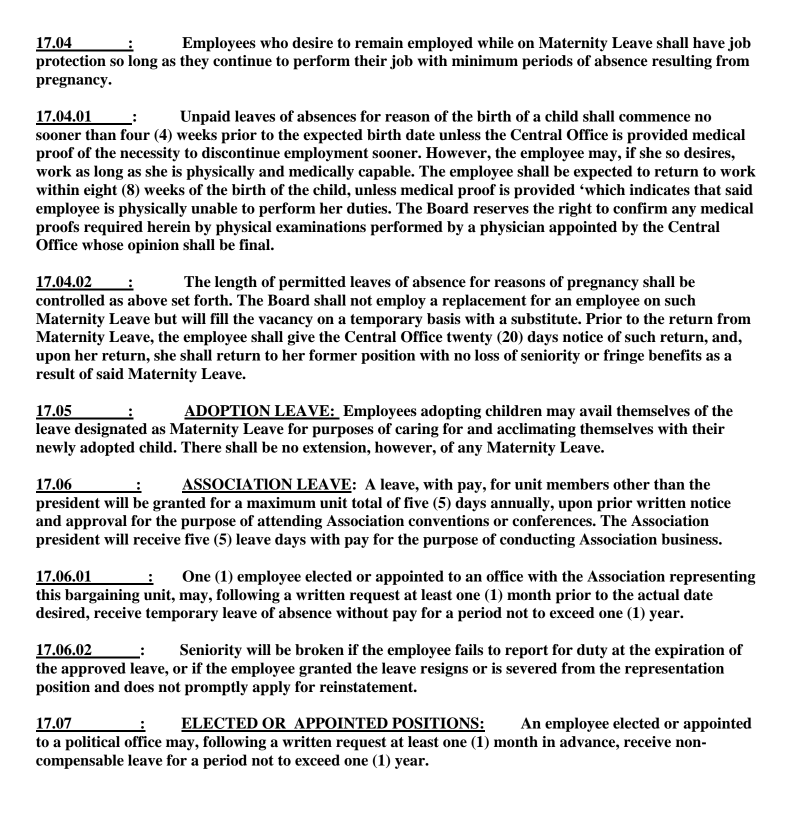


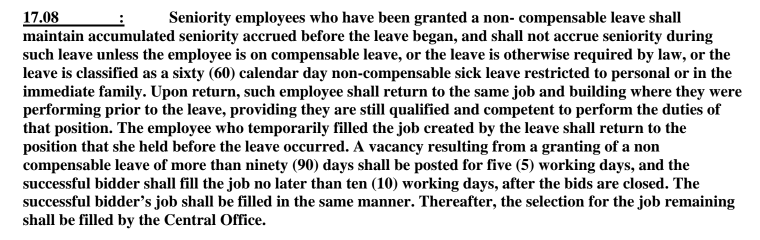
<u>15.08</u>	<u></u> :	Employees of twelve (12) months shall be permitted to choose their vacation dates
by seniority.	Emplo	yees shall be given vacation forms by February 1st of each year. The employee will
file requeste	d vacat	tion dates with their supervisors by March 1st of each year. The employees will be
notified in w	riting .	April 1st of their approved vacation dates. The Central Office reserves the right
however, to	overse	e vacation schedules so that operational assignments are not neglected.
15.08.01	:	Employees will receive their normal weekly pay while on vacation and will continue
to receive all	l fringe	benefits during such time.
15.09	<u></u> :	Upon retirement, termination or layoff, an employee will receive money in lieu of
any vacation	ı credit	remaining as of the time of such layoff termination or retirement. In the event the
laid off empl	loyee is	recalled, her return to work will be without any accrued vacation. In the event of an
employee's d	death, t	he employee's beneficiary shall receive the value of any accrued unused vacation days.

HOLIDAYS	
16.01 : The following days shall be celebrated as puthis Agreement:	oaid holidays during the life of
12 Month Employees - 1 st Year	10 Month Employees - 1st Year
Friday before Labor Day (Effective 2001-02 contract Yea	
Labor Day	Labor Day
Thanksgiving Day	Thanksgiving Day
Friday after Thanksgiving	Friday after Thanksgiving
Full Day before Christmas	Full Day before Christmas
Christmas Day	Christmas Day
Full Day before New Year's	New Year's Day
New Year's Day	Good Friday
Good Friday	Easter Monday
Easter Monday	Memorial Day
Memorial Day	
Fourth of July	
If Wednesday before Thanksgiving is scheduled in the school of teachers are not present and instruction is not scheduled, the description of the school of teachers are not present and instruction is not scheduled, the description of the school of the sch	lay will be observed as a holiday for 10 and
Two (2) days mid-winter recess break will be treated as paid w	ork days for 10 and 12 month employees.
In the event the Fourth of July falls within a scheduled workwork for 12 month employees.	eek, the day will be observed as a holiday
16.01.01 : Whenever the Fourth of July, Christmas falls on Saturday or Sunday, the Friday preceding or the MondAgreement, be observed as the holiday.	· ·
16.02 : Whenever any of the above observed holi session, if employees affected work, such employees shall receive	· · · · · · · · · · · · · · · · · · ·
16.03 : To entitle an employee to receive holiday scheduled work day prior to the holiday and the first scheduled employees on approved vacation leaves or approved sick leaves	d work day following the holiday. Those

NONCOMPENSABLE LEAVE







17.09 : FMLA LEAVE., The School Board will grant up to twelve (12) weeks of family and medical leave during any twelve (12) month period to eligible employees in accordance with the Family and Medical Leave Act (FMLA) of 1993. All requests for such leave will be made to the Superintendent. When the need is foreseeable, notice will be given thirty (30) days before the start of the FMLA leave. If it is not possible for the employee to give thirty (30) days' notice, the employee will give as much notice as is practicable. Proper certification of the reasons for the leave must be provided. An employee may be required to use all available leave time (i.e., sick leave, personal leave, and/or vacation leave) for all or part of the duration of the FMLA leave. The employee will be returned to her position held prior to the leave. A substitute will be provided for any resulting vacancy within the affected building.

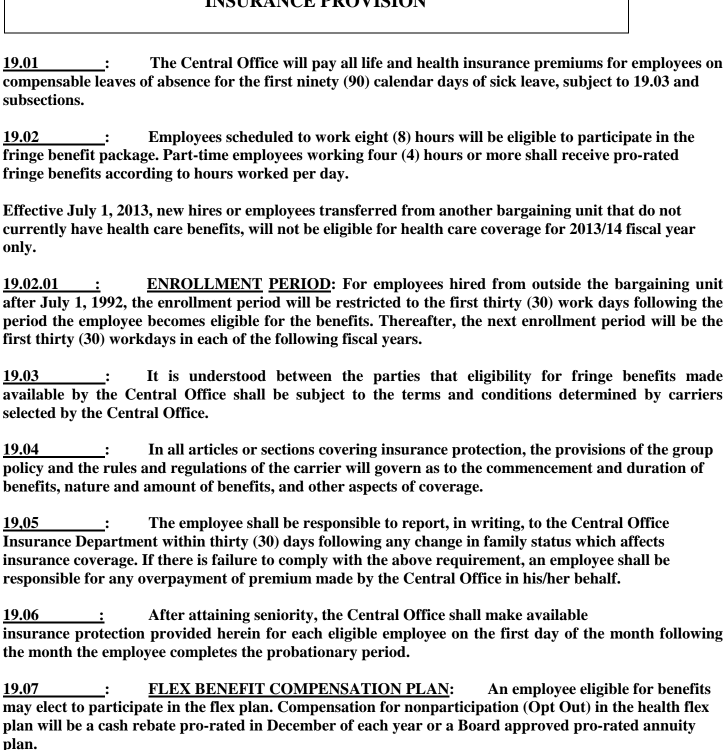
COMPENSABLE LEAVE

18.01 : Each	h employee covered by this Agreement shall accumulate leave allowance as
	Month Employees - 12 Days per Year Month Employees - 10 Days per Year
•	nerein shall be based on the hours the employee was working when such "days" accumulated for those working less than a full day on an hourly basis.
•	available for use at the beginning of the fiscal year. If an employee leaves ad of the fiscal year, these days will be pro-rated.
	pationary employees will accumulate sick leave allowance during their may not utilize such leave until attaining seniority.
accumulation of seventy-however, that the employ	we days may accumulate to a total of seventy-five (75) days. Once an five (75) days has been reached, no additional days shall be permitted; provided ee who has accumulated sick leave days in excess of seventy-five (75) days prior permitted to keep said accumulation.
be paid one-half (1/2) of Payment will be schedule seventy-five (75) may be	e an accumulation of seventy-five (75) sick leave days is reached, employees will the current daily rate of pay for each day in excess of seventy-five (75) days d at the end of the school year. In lieu of payment, days up to three (3) above the converted to bonus days to be used by the member in the following school year. In lieu of payment, days up to three (3) above the converted to bonus days to be used by the member in the following school year.
accumulated sick leave	employee's authorized sick leave absence shall be chargeable to her allowance. An employee while on compensable sick leave only shall be on or the purpose of computing all benefits, except as provided in Section 18.09 of

in the event of a death in the immediate family of the employee, the employee shall be entitled when so required, to use a maximum of the next four (4) work days not to be charged against the employee's accumulated sick leave to arrange for or attend the funeral and burial. The immediate family shall be termed to be: spouse, child, mother, father, sister, brother, grandchild, grandparent mother-in-law, father-in-law, stepmother, stepfather, stepchild, brother-in-law, sister-in-law. Additional time may be given by permission of the Central Office. An employee shall be entitled to one (1) workday of his accumulated sick leave to arrange for and attend the burial of an aunt, uncle, niece, or nephew. Sick leave may be used to the extent of the employee's accumulated sick leave for a
bona fide personal illness, including children, parents or spouse.
When approved by the Central Office, an employee will be permitted leave days not charged against her sick leave accumulation for business of a personal nature that cannot be conducted outside the normal work day. Such approval shall not be unreasonably denied.
12 Month Employees10 Month EmployeesTwo (2) Days per YearTwo (2) Days per Year
Personal business days may be used without explanation.
18.07.01 : Personal business days may not be taken immediately prior to or following a holiday or vacation period unless approved by the Central Office.
Examples of unacceptable use for such Personal Business Days are as follows: (1) For recreational purposes; (2) For business transaction which results in financial gain to the employee; (3) To attend social functions; (4) To enable the employee to work for someone else; and (5) For purposes of seeking new employment.
In the event an employee is assigned jury duty, such employees will be compensated for the difference between fees received as a juror and that which she would have received had she been working for the district on a straight time basis. Any sums paid as a result of jury duty shall not be chargeable against accumulated sick leaves. Such payment for jury duty shall be permitted no more than once in any fiscal year.
An employee shall not accumulate sick leave during any month in which the employee works less than the majority of scheduled working days in that month, exclusive of Section 18.04 of this Article. In addition, employees on leave of absence, except for illness or maternity leave must provide the total insurance premium for insurance benefits (i.e. Life, Health, Dental Insurance) if they desire to continue coverage. The Central Office's contribution of insurance benefits for employees on sick leave of absence will be as follows: (a) One (1) full month of full insurance paid by the Central Office for each twenty (20) days of accumulated sick leave during the waiting period expressed in Article 21, Section 21.05, and (b) Full insurance benefits paid by the Board for up to one (1) year following accepted enrollment on LTD insurance.

18.10 : In the event an employee is injured on the job and is entitled to benefits under the Worker's Compensation Act, the balance of the employee's average weekly earnings not covered by Worker's Compensation shall be by sick leave pay, and this portion only (sick leave) to be deducted from the employee's sick leave until accumulated sick leave has been exhausted. When an employee is released by a duly certified physician, she will be placed back on the job and location she had before the injury occurred, provided the employee is capable of doing, to which her seniority entitles her, subject to the requirements set forth in Article 12, Section 12.01.

INSURANCE PROVISION



FLEX BENEFIT COMPENSATION PLAN

	CORE	OPT OUT
HEALTH	\$1250/\$2500 deductible \$20/office visit Employee pays 20% of premium	
RX	RX saver rider	
		CASH REBATE
		\$ 1,500.00

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

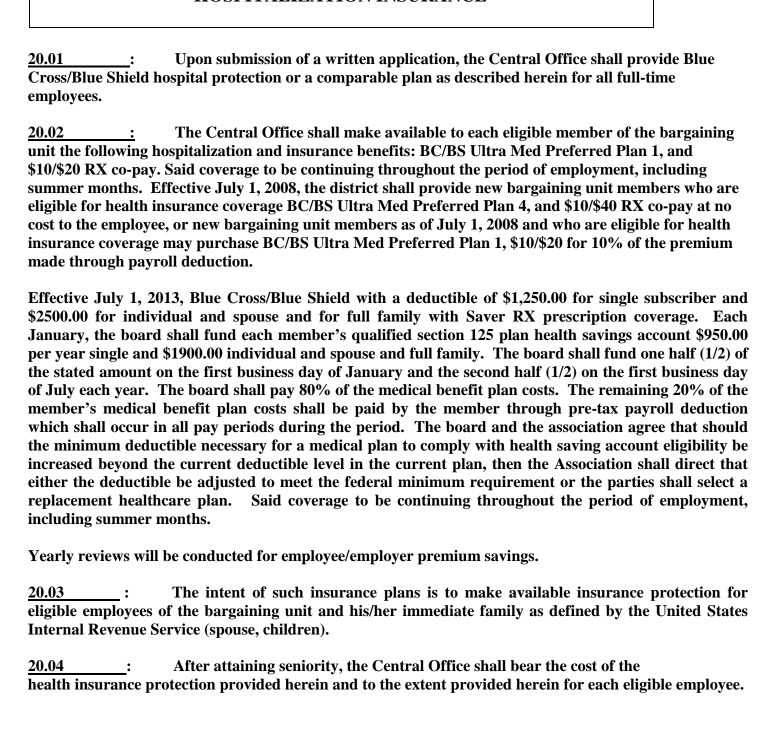
DENTAL	CORE	OPT OUT
BASIC	70%	
MAJOR	50%	
MAXIMUM	\$1,000.00	
ORTHODONTIA	·	·
MAXIMUM	50%	
	\$1,500.00	•
		CASH REBATE
		\$ 250.00

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, (1) 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 : <u>CAFETERIA PLANS</u>: Each eligible full-time employee has the option to participate in the Cafeteria Plan, Medical Expense Reimbursement Plan and Dependent Care Assistance Plan as provided under Section 125 of the Tax Code.

HOSPITALIZATION 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 then in effect. The Group Term Life Insurance Policy shall include a double indemnity policy rider in case of accidental death.
ARTICLE 22
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. The maximum annual dental benefit for each covered individual (Basic & Major Services) shall be \$1,000.00.



 $\underline{23.01}$: 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/third's percent (66 2/3%) of the employee's regular monthly wages with a maximum benefit of \$ 3,000 per month and to continue to sixty-five (65) years of age.

ARTICLE 24

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.

ARTICLE 25

OPTIONAL TAX ANNUITY

25.01 : If an employee elects not to be covered by the hospitalization insurance as provided in Article 19, 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 \$1,500.00 per year to be placed into an annuity carrier from among the district's approved annuity list.

LONGEVITY

26.01 : Payment as a result of longevity for a one (1) year period beginning July 1, 2008, and terminating June 30, 2011, will be paid to each employee on a prorated basis following the appropriate anniversary date as follows:

After 5 Years	.35
After 7 Years	.65
After 10 Years	.75
After 15 Years	.85
After 20 Years	1.00

In light of the District's anticipated financial challenges resulting from the State Aid cuts for the 2011-2012 and 2012-2013 school years, the parties agree that the District will not be required to pay longevity payments in the 2011-2012 school year; that only one half (1/2) longevity be paid during 2012-2013. Longevity will be frozen for the 2013-2014, 2014-2015, 2015-2016, 2016-2017, 2017-2018 school years.

ARTICLE 27

TERMINAL LEAVE 27.01 : Any Sick Leave Days accumulated shall be controlled as follows: 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. 27.01.02 : Upon death, the employee's beneficiary established in the insurance 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.

WAIVER	
28.01 : The parties mutually agree that the terms and conditions set forth in the represent the full and complete understanding and commitment between the parties heretogaltered, changed, added to, deleted from, or modified only through the voluntary mutual of parties in an amendment hereto. This section is not to be construed as bypassing the grieval for processing complaints, but is reserved for significant problems, which may develop during this agreement.	which may be consent of the nce procedure
28.02 : Should any article, section or clause of this agreement be declared illeg of competent jurisdiction such article, section or clause shall be automatically deleted from tagreement. The parties shall meet and endeavor to negotiate a satisfactory substitute in conf with the law. All remaining portions of the agreement shall remain in full force and effect for duration of the agreement.	this formance
ARTICLE 29	
RATIFICATION	
29.01 : The Association agrees to submit this Agreement to the employees of the Unit covered by this Agreement. It is further agreed that the negotiating team of the Anchor Association of Office Personnel, MEA-NEA will recommend to its members that it be ratified	Bay
29.02 : A negotiating team for the Anchor Bay Board of Education will recommend to the Board that this Agreement be ratified.	

DURATION	
30.01 : 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 served sixty (60) days prior to the termination date. If neither party shall give notice of amendment, heretofore provided, or if each party giving notice withdraws the same prior to the termination date, the Agreement shall continue in effect from year to year thereafter, subject to notice as specified above either party sixty (60) days written notice prior to the current year's termination date.	as his
30.02 : Notice as specified above shall be in writing and shall be sufficient if sent by certified mail addressed, if to the Association, Michigan Education Association, 38550 Garfield, Suite B. Clinton Township, ME, 48038-3427 and if to the employer, addressed to the Anchor Bay Board of Education, 52801 Ashley Street, New Baltimore, Michigan, 48047, or to any such address that the Association or the employer may make available to each other.	,
30.03 : This Agreement and all its provisions, unless otherwise specified shall commence of July 1, 2008, and shall continue in full force and effect until June 30, 2018, 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 Anchor Bay Association Educational Office Personnel, MEA-NEA, present at a meeting called for this purpose.	
Approved by the Board of the Anchor Bay School District March 25, 2013	
ANCHOR BAY SCHOOL DISTRICT BOARD OF EDUCATION BY Journal Violable Leonard Woodside, Superintendent	

ANCHOR BAY ASSOCIATION OF EDUCATIONAL OFFICE PERSONNEL

MEA-NEA

ABAEOP President

Lisa Leech

ABAEOP Vice President

APPENDIX A

- 1.) The Association has the right to bargain the rate for a newly created job within the Bargaining Unit. The Board 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 a grievance.
- 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 (.10) 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, 2008. All other provisions will be made available after the Board executes this agreement.
- 6.) During the life of this contract, the number of employees currently covered in the Secretarial Bargaining Unit will not be reduced. This understanding is effective from the date of ratification by both parties until June 30, 2011.