

2016-2018 MASTER AGREEMENT

between The American Federation of State, County and Municipal Employees (AFSCME) Local 1630 and

The Clintondale Community Schools Board of Education

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PREAMBLE

THIS AGREEMENT entered into this 13th day of July, 2016 by and between the Board of Education of the Clintondale Community School District (the "District"), Macomb County, Michigan, (the "Board" or the "Employer"), and the International Union of the American Federation of State, County and Municipal Employees, AFL-CIO, and Metropolitan Council No. 25 and Local No. 1630, the affiliated local Union, (the "Union" or the "Employees") and expires on June 30, 2018. The contract will be re-opened for negotiations for wages/benefits only for the 2017/18 contract year.

WHEREAS:

- 1. The Michigan Public Employment Relations Act, MCL 423.201 et seq. authorizes collective bargaining between public employers and employees as to the wages, hours, and other terms and conditions of employment; and,
- 2. The parties, following extended and deliberate collective bargaining, have reached understandings which they desire to incorporate into a formal Agreement;

NOW THEREFORE, in consideration of the following mutual covenants, the parties agree as follows:

ARTICLE 1 PURPOSE AND INTENT

- A. It is the general purpose of this Agreement to promote the mutual interests of the District, its students, and its Employees, and to provide for the operation of the District under methods which will further, to the fullest extent possible, the safety of the students and the Employees; the cleanliness and efficiency of the schools and equipment; and the protection of property. The parties to this Agreement will cooperate fully to secure the advancement and achievement of these purposes.
- B. Also, the general purpose of this Agreement is to set forth the terms and conditions of employment, and to promote orderly and peaceful labor relations for the mutual interest of the Board, Employees, and the Union.
- C. The parties recognize that the interests of the community and the job security of the Employees depend upon the Board's and the Employees' success in establishing a proper service to the community.
- D. The Board and the Union agree to share equally the responsibility and the cost of printing this Agreement. One (1) copy of this Agreement shall be provided for each Employee and an additional thirty (30) copies shall be provided to the Union.
- E. To these ends, the Board and the Union encourage to the fullest degree, friendly and cooperative relations between the respective representatives at all levels and among all Employees.

ARTICLE 2 RECOGNITION

The Board recognizes the Union as the exclusive bargaining representative of all maintenance employees, custodial employees, clerical and secretarial employees, cafeteria employees, library technical assistants (LTAs), instructional assistants, crossing guards, and security guards, but excluding noon aides, supervisors, two (2) confidential secretaries, one (1) confidential clerk, teachers, para-professional employees, and administrators.

A level II Tier system will be instituted for all new employees and employees moving to a different group beginning January 1, 2009. This system will consist of wage and benefit changes that are applicable in the current contract language. All current bargaining unit employees with a hire date before January 1, 2009 are considered Tier I Employees.

ARTICLE 3 MANAGEMENT RIGHTS

The Board, on its own behalf, and on behalf of the electors of the District, 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 Constitutions of the State of Michigan, and of the United States, including but without limiting the generality of the foregoing rights:

- A. To the executive management and administrative control of the school system and its properties and facilities.
- B. To establish hiring procedures and qualifications.
- C. To establish courses of instruction and in-service training programs for employees and required attendance at any workshop, conferences, and special programs by employees. Mandatory attendance shall be on the employee's regular shift unless the Superintendent or designee specifically waives this requirement due to an employee's unusual and extenuating circumstances.
- D. To decide upon the means and methods of maintenance, the selection of materials, equipment, and supplies and the use thereof.
- E. The Board and/or its representative may adopt rules and regulations not in conflict with this Agreement.
- F. It is understood and agreed that the Board has all the customary and usual rights, powers, functions, and authority of management except those rights, powers, functions, and authority that are specifically modified by this Agreement. This provision shall not preclude nor prohibit the Union from utilizing the Grievance Procedure, provided that the Board is not precluded from raising the provisions of Article 3 as a defense to a grievance or arbitration. Further, this clause is subject to the provisions of the Grievance Procedure set forth in Article 9.

ARTICLE 4 STRIKES AND LOCKOUTS

Both parties agree to abide by all public laws regarding strikes and lockouts.

ARTICLE 5 AID TO OTHER UNIONS

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

ARTICLE 6 ANNEXATION, CONSOLIDATION, OR OTHER REORGANIZATION OF THE DISTRICT

- A. ANNEXATION, CONSOLIDATION, OR OTHER REORGANIZATION OF THE DISTRICT:
 - 1. This Agreement shall be binding upon the Board and its successor personnel and upon any school district into which or with which this District shall be merged or combined, as prescribed by the law.
 - 2. If the District is combined with one or more districts, the Board shall use its best efforts to assure the continued recognition of the Union and the continued employment of bargaining unit employees in the consolidated districts. In any event, upon the decision to annex, consolidate, or reorganize, procedures for any changes will be discussed with the Union under this Agreement to ensure a smooth transition.

ARTICLE 7 STEWARDS AND ALTERNATE STEWARDS

A. Employees in each group classification shall be represented by one permanent steward elected from the Group for each shift designated. The Union shall notify the Board, in writing, of the names of the Union's officers and stewards and his/her term of office within thirty (30) days after election. The Union may also designate a Chief Steward/Vice President who may act in place of or in the absence of the steward or President. During overtime periods, an alternate steward will be appointed if necessary, by the President of the Union. The following listing of group classifications and positions pertains only to steward representation and does not pertain to any other purposes of this Agreement:

1. Group A Employees

Custodial-Maintenance Employees Transportation Coordinator Heavy Duty Truck Mechanic Painter Groundskeeper Maintenance Apprentice

2. Group B Employees

Cafeteria

3. Group C, D Employees

Secretarial-Clerical Library Technical Assistants

4. Group E Employees

Security Guards Crossing Guards Bus Aides

5. Group F Employees

Instructional Assistants

- B. Employee classifications shall be listed in the Salary Schedule included in this Agreement. Classifications other than those listed in the Salary Schedule may be added as need is determined by the Board at which time vacancies and wage rates will be posted as provided in this Agreement. When a new job is placed in a unit and cannot be properly placed in an existing classification, the Employer will notify the Union prior to establishing a classification and rate structure.
- C. The President, Vice President, and steward for each classification shall receive copies of grievance responses, notice of leaves of absence, notice of change of positions, transfers and promotions pertaining to Employees within that classification, excluding medical information, confidential, or personal information.
- D. The President or designee shall receive an electronic copy of the daily absence sheet listing AFSCME personnel.

ARTICLE 8 SPECIAL CONFERENCES

- A. Special conferences for important matters may be arranged between the President or his/her designee and the Board or its designated representative upon the request of either party. Such meetings shall be between not more than two (2) representatives of the Board and by not more than two (2) representatives of the Local Union unless additional representation is mutually agreed upon by both parties.
- B. Arrangements for such special conferences shall be made in advance and an agenda of the matters to be discussed at the meeting shall be presented at the time the conference is requested. Matters to be discussed in special conferences shall be confined to those included in the agenda. Conferences shall be held during normal working hours.
- C. This meeting may be attended by a representative of AFSCME Council 25 and/or a representative of the International Union.

D. All proposed supplemental agreements shall be subject to good faith negotiations between the Board or its representative and the Union. Any supplemental agreements resulting from a special conference shall be approved or rejected within a period of ten (10) days following the conclusion of negotiations.

ARTICLE 9 GRIEVANCE PROCEDURE

- A. DEFINITION A grievance shall mean a complaint by an Employee or group of Employees based on an alleged violation, misinterpretation, or misapplication of any provision of this Agreement.
- B. PROCEDURE Grievances shall be presented and adjusted according to the following procedure:

STEP 1

If the matter is not resolved informally, a written grievance may be filed by the Union and/or the Employee to the Employee's immediate supervisor within ten (10) working days following the occurrence, which is the basis of the grievance.

Within ten (10) working days after receipt of the written grievance, the Employee's immediate supervisor shall communicate his/her decision, in writing, together with the supporting reasons, to the aggrieved party and to the Union president or designee.

STEP 2

Within five (5) working days after receiving a reply, if the Employee or the Union still feels aggrieved, he/she may appeal to the Superintendent or designee. The appeal must be in writing. A meeting between the Union or the Employee and the Superintendent or designee will be arranged to discuss the grievance within ten (10) calendar days from the date the grievance is received by the Superintendent or designee.

Within five (5) working days after the date of the meeting at which the grievance was discussed, the Superintendent or designee shall communicate his/her decision, in writing, together with the supporting reasons, to the aggrieved party and to the Union.

STEP 3

Within five (5) working days after receiving a reply, if the Employee or the Union still feels aggrieved, the Employee or the Union may appeal in writing to the Board Grievance Committee. A meeting between representatives of the Union and the Board Grievance Committee will be arranged to discuss the grievance within seven (7) calendar days from the date the grievance is received by the Board Grievance Committee.

Within five (5) working days from the date of the meeting at which the grievance was discussed, the Board Grievance Committee shall communicate its decision, in writing, together with the supporting reasons, to the Employee and the Union.

STEP 4

If the Board Grievance Committee and the Union are unable to resolve any grievance, the grievance may be submitted to arbitration within thirty (30) calendar days after the decision of the Board Grievance Committee. The grievance shall be considered submitted to arbitration when written notice is submitted to the Board by the Union informing the Board of the Union's intent to arbitrate the grievance. If the AFSCME Council 25 internal appeals procedure is invoked, the Board shall grant an extension of the time limits to cover such appeal procedure.

AFSCME Council 25 Arbitration Department shall send a list of Ad-Hoc arbitrators to the Board to see if the parties can mutually accept an Arbitrator.

If the parties are unable to agree, the grievance will be filed with the American Arbitration Association. In either case, the parties will be bound by the rules and procedures of the American Arbitration Association.

If not submitted to the Board Grievance Committee within thirty (30) calendar days after the decision of the Board Grievance Committee, the grievance shall be abandoned, except in any emergency which is beyond the control of the Union.

The Arbitrator so selected will confer with the parties and hold hearings promptly and will issue his/her decision not later than twenty (20) days from the date of close of the hearing. The Arbitrator's decision shall be in writing and will set forth his/her findings of fact, reasoning, and conclusions on the issues submitted. The Arbitrator shall be limited to deciding whether an alleged violation, misinterpretation, or misapplication of a specific article or section of this Agreement has occurred, and he/she shall be subject to, in all cases, the rights, responsibilities, and authority of the parties under the Michigan General School Laws, the Constitutions of the United States and of the State of Michigan, and all other applicable state and federal laws. The Arbitrator shall not usurp the function of the Board or the proper exercise of its judgment and discretion under the Law and this Agreement.

The decision of the Arbitrator, if within the scope of his/her authority as above set forth, shall be final and binding. The cost of arbitration shall be shared equally between the Board and the Union. Each party shall be responsible for compensating its own representatives and witnesses.

- C. INVESTIGATION OF GRIEVANCES The President shall be allowed up to three (3) hours per working day, when required, without loss of time or pay, and the stewards shall be released upon approval of his/her immediate supervisor, which approval will not be unreasonably withheld, to perform the following:
 - 1. Investigate a grievance.
 - 2. Present a written grievance to the immediate supervisor.
 - 3. Discuss a grievance with the designated representative of the Board and to attend scheduled special conferences, provided he/she has received permission from his/her immediate supervisor to leave his/her job and has made prior contact and/or appointment

with the immediate supervisor and/or designated representative of the Board to conduct any of the above three items. Additional time may be allowed without penalty if, in the judgment of the immediate supervisor, work performance will not be impaired.

- D. SUPERVISORS For purposes of the Grievance Procedure only, the following is a list of the designated supervisors for each specific classification:
 - 1. The Director of Operations/designee shall be the supervisor for, all Group A and E employees, as well as the secretary assigned to the Building and Grounds department.
 - 2. The Cafeteria Manager/designee shall be the supervisor for cafeteria employees and the cafeteria secretary.
 - 3. The Building Principal/designee shall be the supervisor for secretarial, clerical, non-special education instructional assistants, and library technical assistants (LTA's) employees in his/her building.
 - 4. The Superintendent/designee shall be the supervisor for central office secretarial and clerical employees.
 - 5. The Director of Special Services/designee shall be the supervisor for special education instructional assistants, secretarial, and clerical staff.
 - 6. The Business Manager/designee shall be the supervisor of all Business Office staff.
 - 7. The designee shall be an Administrator/Supervisor.

E. GENERAL PRINCIPLES

- 1. The primary purpose of this procedure is to secure, at the lowest level possible, solutions to grievances. Both parties agree that these proceedings shall be kept as informal and confidential as may be appropriate.
- 2. The number of days indicated at each level of the grievance procedure should be considered as maximum, and every effort should be made to expedite the grievance process. However, if both parties agree, time limitations may be extended if warranted.
- 3. It shall be the general practice of all parties in interest to process grievances during times, which do not interfere with assigned duties whenever possible.
- 4. In the course of investigation of any grievance, representatives of the Union will report to the immediate supervisor of the building being visited and state the purpose of the visit immediately upon arrival.
- 5. It shall be the continued practice of the Board to assure to every Employee an opportunity to have the unobstructed use of this grievance procedure without fear of reprisal or without prejudice in any manner to his/her professional status.

- 6. The Union, recognizing the importance of the Employee's occupation, expects bargaining unit Employees to conduct themselves in all aspects of his/her employment in an ethical and proper manner, and will, upon receipt of notice from the Board or its representatives of any Employee who has abused any privilege granted in this Agreement, exert all reasonable efforts to rectify any abuse.
- 7. A grievance may be withdrawn at any level of the grievance procedure without prejudice.

ARTICLE 10 COMPUTATION OF BACK WAGES

No claim for back wages shall exceed the amount of wages the Employee would otherwise have earned at his/her regular rate.

ARTICLE 11 DISCHARGE, SUSPENSION, AND REPRIMANDS

- A. No Employee shall be disciplined, including reprimand, suspension, demotion, or discharge, with or without pay, without just cause and Union representation, if requested.
- B. Discharge or suspension of any Employee may be referred, if requested in writing by the Union, to the Superintendent/Designee. Such written request must be filed with the Superintendent/Designee within three (3)* working days from the date of the discharge or suspension, and the conference shall be held within three (3)* working days from the date the Superintendent/Designee receives the written conference request from the Union. A written disposition of the conference shall be issued within three (3)* working days from the date of the conference. If the discharge or suspension is not resolved by the conference, the Union may appeal to the second step of the Grievance Procedure within three (3)* working days from the date of the written disposition.

*except in extenuating circumstances

If the discharge or suspension is reversed under the Grievance Procedure, the Employee may receive full compensation for all time lost and full restoration of all other rights and conditions of employment.

C. Any disciplinary action on any subject matter which could be construed as detrimental to an Employee's future promotion, transfer, present or future employment, shall be given to the affected Employee at a conference with his/her immediate supervisor and/or his/her Union representative. A copy of the reprimand or other disciplinary document will be given to the Union President. The Employee may at his/her option be accompanied by a Union representative. If an Employee is not at work, the written reprimand or other disciplinary documents shall be mailed to his/her last known address. For purposes of the Grievance Procedure, the time for filing a grievance concerning written disciplinary action shall commence on the date the written disciplinary document was personally given to the Employee or in the event of mailing, on the third day following the date such document was mailed.

- D. Except for records of substantiated unprofessional conduct, a written reprimand and/or letter of counseling shall be removed from an Employee's personnel file after two (2) years from the date of such written reprimand or letter of counseling, unless it specifically led to an Employee's suspension as part of a progressive discipline procedure. In such a case, the disciplinary documentation will remain in the file for three (3) years from the date issued. Upon request, an Employee may review his/her personnel file during regular business hours. For purposes of this Article, the term "unprofessional conduct" shall be as defined by the Michigan Court of Appeals in *Mino v Clio School District* (2003).
- E. The Superintendent's office upon date of hire shall give District-wide policies to all new Employees. All current department and District-wide policies will be reviewed between Union, Management, and affected departments annually. Any new policies shall be reviewed between Union, Management, and affected Departments after approval by the Board or mandate by Federal, State or Local governmental units.

ARTICLE 12 SENIORITY

- A. PROBATIONARY EMPLOYEES New Employees hired in a bargaining unit position in a group classification shall be considered as probationary Employees for the first ninety (90) workdays of his/her employment. The probationary Employee shall receive the contractual rate of pay but shall not receive any fringe benefits, L.T.D., or holiday pay during the probationary period. When an Employee successfully completes the probationary period by accumulating ninety (90) workdays of employment, he/she shall rank for seniority beginning with the first day of hire.
 - 1. First day in a bargaining unit position shall begin the Probationary Period for a period of ninety (90) work days.
 - 2. If a probationary Employee is absent for any reason (excluding weekends and holidays), those days missed shall be added to his/her start date and the probationary period shall be recalculated.
 - 3. If more than one (1) Employee is hired on the same day, the last four digits of the Employee's social security number will be used to determine placement on the seniority list. The lowest four-digit numbered Employee shall be number one seniority, next higher number Employee will be number two seniority, and so on, being placed accordingly.
 - 4. This method shall not apply when seniority Employee starts the same day as a new hire in a particular group, in such case the seniority Employee shall be first.
 - 5. There shall be no seniority among probationary Employees.
 - 6. The Union shall represent probationary Employees for the purposes of collective bargaining in respect to rates of pay, wages, hours of employment, and other terms and conditions of employment, as set forth in Article 2, except that the Board or its representative will have the right of discharge or disciplinary action involving a

probationary Employee without a grievance filed or processed for other than lawful Union activity.

- 7. The Employer agrees to notify the Union president and the treasurer when new bargaining unit Employees are hired on a permanent basis and when such Employees have completed the ninety (90) day probationary period, except in emergencies. Substitutes shall not acquire or accrue seniority.
- B. SENIORITY DISTRICT-WIDE Seniority shall be on a District-wide basis in accordance with the Employee's first day working in a permanent position, provided minimum qualifications are met and the work can be performed satisfactorily, and group seniority shall begin on the first day of entering a group classification which shall prevail for job location, building, shift, and for vacant or open positions within said group. The application of District-wide seniority shall be for vacant or open positions and for newly-created positions outside of his/her group.
 - 1. Whenever an Employee is promoted, transferred, or demoted, he/she shall be put on the Tier I or Tier II salary year according to his/her District-wide seniority.
 - 2. Group seniority shall be applicable to shift changes whenever school is not in session.

C. SENIORITY LIST

- 1. All Employees shall have at least one District-wide seniority date and at least one group seniority date.
- 2. Group seniority shall begin on the first day of employment in a permanent bargaining unit position in a particular Group.

NOTE: The Personnel Office shall keep record of a hire date.

NOTE: Upon leaving a specific Group, seniority will be frozen within that Group. If an Employee returns to a Group with previous seniority, his/her seniority date shall be adjusted to show time worked in that Group.

- 3. Seniority shall not be affected by the race, sex, marital status, or dependents of the Employee.
- 4. The seniority list on the date of the Agreement will show the names and job classification of all Employees of the unit entitled to seniority.
- 5. The Board or its representatives will keep the seniority list up to date at all times and will provide the local Union with an up-to-date copy upon request.
- 6. Employees within the bargaining unit who have been transferred under Article 13, but who are outside the Group in which the transfer was made, shall be placed at the bottom of the Group Seniority List; however, shall retain District-Wide Seniority for all other areas of this contract.

- D. LOSS OF SENIORITY An Employee shall lose seniority for the following reasons:
 - 1. Employee quits.
 - 2. Employee is discharged and the discharge is not reversed through the grievance procedure set forth in this Agreement.
 - 3. Employee is absent for three (3) consecutive working days without notifying the Board of Education or its representative. In proper cases, exceptions shall be made. After such absence, the Board or its representative will send written notification to the Employee at his/her last known address that he/she has lost his/her seniority and his/her employment has been terminated. If the disposition made of any case is not satisfactory, the matter may be referred to the grievance procedure.
 - 4. Employee fails to return from sick leave and leaves of absence at the expiration of such leave.
 - 5. Employee gives a false reason for a leave of absence or engages in other employment during such leave, unless the Employee has been granted a Career Option Leave in accordance with Article 18.A.(3).

ARTICLE 13 LAYOFF

- A. The word "layoff" means a reduction in the working force due to a decrease of work or of operational funds. When it becomes necessary to reduce the bargaining unit, the Administration will notify and meet with the Union representatives to inform them of the planned reduction.
- B. If it becomes necessary for a layoff, the following procedure will be mandatory.
 - 1. Employees will be notified of a lay-off or reduction in his/her work year, workdays, or work hours, seven (7) calendar days prior to the effective date. Bumping must be requested in writing by the affected Employee—within five (5) working days from notification (during this period, the laid off Employee shall suffer no loss in wages).
 - 2. The written notification of bumping shall be submitted to the Superintendent's office. After receipt of the written notification, a meeting shall be arranged with the designated representative from the Superintendent's office, the affected Employee(s) and a Union representative to discuss bumping. The reallocation of work or job assignments following a layoff may be accomplished at a meeting, which shall be attended by all affected or eligible Employees within the group and the Union representative.
 - 3. If Management and the Union agree that a bid meeting is necessary to accelerate the filling of a vacancy or changes within a group, it shall be scheduled with a minimum of a 48-hour notice, in order to allow those Employees within that said group time to review all changes or vacancies.

- 4. Employees who opt to bump into a position, which is considered a lateral or lower position within his/her own group, the Employee does not have to qualify. Employees must meet minimum qualifications. Secretaries who bump into a lower or lateral secretarial or clerical position as a result of a layoff shall be deemed to meet the minimum qualifications of the position into which they bump, but such secretaries shall be required to meet the minimum qualifications for any non-secretarial or non-clerical position into which they bump in the secretarial-clerical group including accountant positions. This provision does not apply to ten (10) month Employees when school is not in session.
- 5. Probationary Employees within the affected classification will be laid off first.
- 6. Displaced Employees will have the option to accept a lay-off in lieu of accepting a position with less than comparable wages, hours, and/or weeks than the position, from which the Employee has been displaced.
- 7. The Employee exercising his/her right to bump shall not gain in hours, weeks, and/or wages. For the purpose of determining a gain the following shall be used:
 - a. Hours shall be the total amount worked on a regular basis from Sunday thru Saturday;
 - b. Weeks shall be the total amount worked on a regular basis from July 1 thru June 30;
 - c. Wages shall be the highest year in the wage schedule of the classification.

8. Bumping Procedure

- a. Seniority Employees who have been displaced will have bumping rights within his/her Group first.
- b. If the displaced Employee has accumulated seniority in another Group he/she may exercise his/her right to bump into that Group or accept a lay-off.
- c. If the displaced Employee cannot bump into a position, that Employee is laid-off.
- C. Preferential seniority shall be afforded to President and Vice President/Chief Steward, for as long as these Employees serve in these positions.
 - 1. APPLICATION OF PREFERENTIAL SENIORITY Once a Preferential Seniority Employee is to be laid off or he/she has been bumped, he/she will bump first to a position with comparable hours with regular seniority. If the "Preferential Seniority" Employee cannot be placed within his/her level/classification using his/her regular seniority, his/her preferential seniority will place him/her into the lowest seniority position with the comparable hours within his/her level/classification.
 - 2. If the entire level/classification is vacated then the person with Preferential Seniority will bump first in a position with comparable hours with his/her regular seniority. If the Preferential Seniority Employee cannot be placed within this level/classification using

his/her regular seniority, then his/her preferential seniority will place him/her to the lowest seniority position with the comparable hours, providing he/she is qualified for the position.

- 3. Once the Preferential Seniority has been exhausted by level/classification within his/her own group, the person can use his/her Preferential Seniority to bump into another lateral or lower group, providing he/she is qualified for the position. First using his/her regular seniority to a position with the same or more hours; and if he/she cannot be placed in a position using his/her regular seniority, then placed into the lowest seniority position with comparable hours within the level he/she desires.
- D. Employees to be laid off for an indefinite period of time shall receive a notice of layoff by personal delivery or first-class mail at least seven (7) calendar days prior to the layoff. The Union President shall receive a copy of the notice of layoff by personal delivery or registered mail. The local Union shall receive a list from the Board or its representative of the Employees being laid off on the same date the notices are issued to the Employees. If no positions are available in the laid-off Employee's classification, the laid-off Employee will stay in his/her classification until layoff becomes effective.
- E. Employees who have been laid off shall continue to accrue seniority to an amount, which shall not exceed one (1) year for any (1) one-year period. Upon recall, the seniority, which an Employee has accrued while on layoff, shall not apply to wage schedule placement and fringe benefit eligibility over (1) one year.
- F. An Employee's personal leave hours shall be frozen at the time of lay-off.

ARTICLE 14 RECALL

- A. When the bargaining unit work force is increased after a layoff, Employees will be recalled according to group seniority, as defined in Article 12.B. Notice of recall shall be sent to the Employee at his/her last-known address by registered mail. If an Employee fails to report for work within ten (10) days from date of mailing of notice of recall, he/she shall be considered to be a quit. It shall be the responsibility of the Employee to keep the Board or its representatives notified of his/her correct address. The Union President shall receive a copy of the notice of recall by personal delivery or registered mail.
- B. If a laid-off Employee has been recalled to a position which is temporarily vacant due to the illness or disability of an Employee, the recalled employee shall receive a 1-day notice to exercise his/her seniority rights or return to lay-off status upon return of the Employee from illness or disability. An Employee is not required to accept a recall for temporarily vacant positions. However, if he/she does accept, it is understood that the recall is to the position vacated as the result of current Employees using their seniority rights.

ARTICLE 15 TRANSFERS

A. TRANSFER OF EMPLOYEES TO NON-BARGAINING UNIT POSITIONS - If an Employee is transferred to a position within the District which is not included in the bargaining unit, the Employee shall accrue up to one (1) year of seniority while working in the non-bargaining unit position and upon returning to a bargaining unit position, the Employee shall receive credit for the seniority he/she accrued as a bargaining unit Employee/member.

Employees transferred under the above circumstances shall retain all rights accrued for the purpose of any benefits provided for in this Agreement.

B. TRANSFERS WITHIN THE BARGAINING UNIT - Transfer shall mean the reassignment of any Employee to any positions not deemed a promotion as provided in this Agreement, and without a reduction in salary, other than shift premium, or an assignment within his/her classification to a different work location or shift. An Employee may request a transfer with a reduction of salary and/or benefits.

Any transfer from a part-time position to a full-time position shall be subject to a ninety (90) calendar day trial period. This procedure is to determine if the person is qualified to perform full-time employment and any additional requirements as contained within the job description that may be associated with the full-time position or in the case of promotion to determine if the person is capable of performing all duties and functions required in the position.

Notwithstanding this provision, the Employee's previous benefits shall not be diminished during this trial period.

Written evaluations by the District shall be made on the 25th day, 50th day, and 80th day with the final decision being made on or before the 90th day. Notwithstanding, if after twenty (20) days, the Employee's immediate supervisor determines that the trial Employee does not meet minimum qualifications for the trial position, the supervisor shall meet with the trial Employee and Union representative to discuss the trial Employee's job performance and expectations. If the trial Employee fails to improve upon the minimum qualifications the supervisor shall have the right at forty-five (45) days to meet with Union representation and the trial Employee to discuss the disqualification of the trial Employee from the position, and if so disqualified the trial Employee shall revert back to the prior position held.

C. REQUEST FOR TRANSFER - Employees desiring a job transfer to a vacancy or newly created position within the bargaining unit shall submit such a request in writing within four (4) calendar days after the posting of the vacancy or newly created position to the Superintendent/Designee. Transfers shall be based on seniority, qualifications, and the ability to perform the work satisfactorily.

- D. NEWLY-CREATED POSITIONS, VACANCIES, AND SHORT-TERM HELP ASSIGNMENT:
 - 1. A short-term help assignment is defined as a position lasting from 1 to 30 days, which is necessitated by a temporary increase in workload, which cannot be completed in a timely manner by the regular staff. The administration may hire substitute help to fill short-term help assignments by notifying the Union of the need for such help and the anticipated duration of the assignment prior to filling the position. The maximum use of such short-term help will not exceed seven hundred (700) hours total in the District per school year. Any additional hours will be mutually agreed upon between Management and the Union.
 - Laid-off Employees, meaning those not presently working for the District, will be considered at all times for those short term assignments that are created in his/her classification.
 - 2. Newly-created positions and regular vacant positions, which have not been terminated or eliminated, shall be posted and filled in accordance with the provisions of this Article and Article 16, if applicable. Regular vacant positions, which have not been terminated or eliminated, shall be filled within twenty (20) days if filled by a current Union member or thirty (30) days if filled from outside the unit. These days shall be counted from the date such positions become vacant, subject, however, to the following provisions regarding vacancies, which are due to the excused absences of Employees.
 - a. VACANCIES DUE TO EXCUSED ABSENCES OF 30 DAYS OR LESS Vacant positions which have not been terminated or eliminated and which have been created due to an excused absence shall be filled during the first thirty (30) days or less under Article 15.E (Temporary Assignments), if applicable.
 - b. VACANCIES DUE TO EXCUSED ABSENCES OF MORE THAN 30 DAYS, BUT LESS THAN 120 DAYS If the vacancy referred to in Paragraph (a) above lasts more than thirty (30) days, the positions shall be posted in accordance with this provision as a temporary vacancy for the period between the 30th day and the 120th day from the date the vacancy commenced. If the person whose excused absence caused the vacancy returns prior to the expiration of the 120 days, the person who has accepted the temporary vacant position shall revert to his/her previous position. Employee(s) who has accepted a position shall receive the hourly rate of pay plus any shift premium of the temporary vacant position at his/her current salary step. The Employee shall not be eligible for any additional benefits (i.e., vacation and health care coverage.)
 - c. VACANCIES DUE TO EXCUSED ABSENCES LASTING MORE THAN 120 DAYS If the vacancy referred to in Paragraph (a) above lasts more than 120 days from the date the vacancy occurred due to an excused absence and the position has not been otherwise terminated or eliminated, the vacancy shall be filled as a regular vacancy in accordance with this Article or Article 16 and 18 if applicable.

- 3. POSTING All newly-created positions, temporary vacant positions, and other vacant positions which have not been terminated or eliminated, shall be posted in a designated Union information center in each building in the District for a period of four (4) work days prior to the filling of a newly-created position, temporary vacancy, or vacancy within the bargaining unit. An Employee wishing to apply for posted positions will apply in writing to the Personnel Director's office prior to expiration of posting. If an Employee is accepted for a vacancy or a newly-created position, his/her position will, in turn, be posted as a vacancy and filled from within the bargaining unit, the newly-created vacancy shall, likewise, be posted as a vacancy. Filling of all newly-created, temporary and other vacant positions shall first be based on Group seniority within the Group, then District-wide seniority if outside of Group, and minimum qualifications being met.
- 4. SUMMER MONTHS NOTIFICATION During the summer months when school is not in session, notices of vacant and new positions will be e-mailed to all Employees (unless an Employee requests that the notices be sent by regular mail) in the classification in which the vacancy or new position occurred. Employees receiving such notice shall have ten (10) working days from the date of mailing of the notice to apply for the vacant and newly-created position. Employees in other classifications shall be able to receive notice by calling a designated hot line number where such positions will be posted on Thursdays and remain so posted for a period of four (4) work days. Employees will have ten (10) working days from the date the notice is first put on the <u>HOT LINE</u> to apply for the vacant and newly-created position.

<u>HOT LINE</u> – shall be an established phone number with an updated recorded message of all current regular, vacant, or newly-created positions.

- 5. CALENDAR DAYS The listing of days set forth in this section is in terms of calendar days, except as otherwise stated.
- E. TEMPORARY ASSIGNMENTS After a position has been vacant for ten (10) working days due to the absence of the Employee regularly assigned to that position, an Employee who has been laid off from the classification and who meets the minimum qualifications for the position (the Employee must be laid off and not working in another classification) shall be recalled to fill the position on a temporary basis. The Employee who is recalled to fill a temporary vacancy shall receive only the rate of pay for the position and shall not receive any fringe benefits while filling the temporary vacancy. An Employee who is notified of his/her recall to fill a temporary vacancy is not required to accept the recall.

If no laid off Employee is available for recall in accordance with this provision, a temporary assignment for the purpose of filling such vacancy will be granted to the group senior Employee within the group who meets the requirements for such position and performs the same satisfactorily. Such Employee will receive the rate of pay of the higher classification for all hours worked while filling such vacancy. The position of the Employee who is temporarily assigned to the vacant position may be filled by a substitute or the temporary assignment of another Employee. This Article shall only apply to vacancies lasting thirty (30) calendar days or less.

Newly-hired Tier II Employees in temporary posted positions will receive the 1st year rate of pay for the position but shall not receive any fringe benefits.

F. SEASONAL HELP

1. Seasonal Position

- a. Shall be posted annually for a term to be agreed upon between the Union and the Board before the posting.
- b. Position(s) will be offered first to Group A Employees. If the number of applicants from Group A does not equal the number of positions required, the remaining openings shall be offered to all bargaining unit Employees/members on the basis of District-wide seniority and qualifications.
- c. Position(s) made vacant by these transfer(s) shall be offered up by seniority within Group A. The remaining openings shall be offered to all bargaining unit Employees/members based on District-wide seniority and qualifications.
- d. If the need for additional positions still exists after steps b. and c. (above) have been exercised, the Board can hire non-Union personnel to meet its needs.
- e. The following are the rates of pay for these positions:
 - 1) Group A Employees shall receive the next highest pay rate for posted position(s) in the "Wages" section of Article 33.
 - 2) All others shall be paid according to the "Wages" section of Article 33 Classifications for Group A, 6 (Supplemental Pay).

NOTE: Employees in a seasonal position shall retain all rights of previous position.

- f. Qualifications for Outside Grounds Seasonal
 - 1) Maintain a valid Michigan chauffeur's license.
 - 2) Have knowledge in operation and maintenance of small engine equipment.
 - 3) Have some knowledge of turf care and athletic field maintenance.
 - 4) Show the ability to learn the operation of tractor-type grass cutting equipment.
 - 5) Maintain a commercial pesticide registered technician's license.
- g. Overtime for Outside Grounds Seasonal
 - 1) Overtime will always be offered to the groundskeeper(s) first.
 - 2) Secondly, to those Union Employees working in the seasonal grounds position(s).

- 3) Third, to those Employees who qualify for the "Overtime Only" position(s).
- 4) The use of non-Union help for overtime purposes shall be allowed:
 - a) After all overtime only applicants have been asked to work, when additional help is needed.
 - b) If it is a continuation of his/her normal shift for up to one (1) hour.

h. Overtime Only List for Outside Grounds - Seasonal

- 1) An overtime only list shall be created to allow interested Group A Employees to be offered overtime if additional help is required.
- 2) This list shall be posted before the start of the Summer Seasonal Outside Grounds Position.
- 3) Applications shall be in writing, listing all qualifications and experience.
- 4) The Director of Operations or designee will interview all applicants.
- 5) This list shall have two areas of need.
 - A) For those who have experience in the operation and maintenance of small engine equipment and who maintain a valid Michigan driver's license.
 - B) For those who qualify for the 5) A) conditions and also maintain an appropriate Michigan driver's license and have experience in operating heavy equipment (e.g., tractors, dump truck).

2. Summer Seasonal Custodians

- a. Position(s) shall be posted annually for a term to be agreed-on by the Union and the Board.
- b. All others shall be paid according to the "Wages" section of Article 33 Classifications for Group A, 6 (Supplemental Pay).

3. Winter Seasonal Snow Removal Help Positions

- a. These positions shall be posted annually on an "as needed basis."
- b. Positions shall be divided into two (2) separate divisions
 - 1) Truck and tractor drivers
 - 2) Hand equipment operator
- c. All applicants must maintain an appropriate Michigan driver's license

- d. Either division shall receive his/her regular rate of pay.
- e. Overtime shall be offered to the Groundskeepers first. All others shall rotate overtime by seniority.
- f. When schools are closed due to inclement weather, any Employee called into work for seasonal snow removal help shall receive time and one half (1½) for all hours worked.

ARTICLE 16 PROMOTIONS

A. BARGAINING UNIT PROMOTIONS - Promotions within the bargaining unit shall be made first on the basis of seniority and qualifications of Employees in the group where the vacancy exists, and second, on the basis of seniority and qualifications of Employees within the bargaining unit. When qualifications are equal the promotion shall be granted to the Employee with the highest Group seniority. If the applicant has no Group seniority within the Group, which the promotion exists, District-wide seniority shall prevail with equal qualifications. A Tier I Employee who promotes to a different group shall be placed at the fifth (5) year wage scale of the Tier II system. If the Employee has a Tier I benefit package, the benefit package will follow the Employee to the new Group (including leave time, vacation time and longevity). If the Employee does not have a benefit package, the Employee will be eligible for a Tier II benefit package after establishing three (3) years seniority in the Group. If a Tier I Employee promotes to a Tier II position and the Tier II Group experiences a lay-off situation, the Employee may be able to exercise bumping rights back to the previous Tier I Group when qualifying under contractual lay-off language.

Promotions shall be subject to a ninety (90) calendar day trial period. This trial period is to determine if the person is qualified to perform full-time employment and any additional requirements as contained within the job description that may be associated with the full-time position or in the case of promotion to determine if the person is capable of performing all duties and functions required in the position.

Notwithstanding, the Employee's previous benefits shall not be diminished during this trial period.

Written evaluations by the District shall be made on the 25th day, 50th day, and 80th day with the final decision being made on or before the 90th day. Notwithstanding, if after twenty (20) days, the Employee's immediate supervisor determines that the trial Employee does not meet minimum qualifications for the trial position, the supervisor shall meet with the trial Employee and Union representative to discuss the trial Employee's job performance and expectations. If the trial Employee fails to improve upon the minimum qualifications, the supervisor shall have the right at forty-five (45) days to meet with Union representation and the trial Employee to discuss the disqualification of the trial Employee from the position, and if so disqualified, the trial Employee shall revert back to the prior position held.

Employees from within the bargaining unit who have been granted a promotion but who are outside the Group in which the vacancy exists shall enter the seniority listing of the group from the first day of employment in the Group. However, Employees shall retain District-wide seniority for all other areas of this Agreement. If the Employee leaves the Group, his/her group seniority will be frozen within the Group.

Job vacancies will be posted for a period of four (4) workdays, setting forth the minimum requirements for the position in a designated Union information center in each building. Employees within the bargaining unit interested shall apply within the four (4) workdays of posting period. The Employee applying for the promotion and who meets the minimum requirements shall be granted a trial period of ninety (90) calendar days, excluding vacations, and personal leave days. Employees working less than 52-weeks shall be granted a trial period of ninety (90) calendar days, excluding summer break, vacation, and personal leave days to demonstrate his/her ability to perform the job satisfactorily under the duties and qualifications of the job description.

- B. MAINTENANCE POSITIONS The Board will have three (3) levels of maintenance personnel, with the minimum employment of two maintenance personnel in Level (1); two maintenance personnel in Level (2); and, one Maintenance Foreman in the Level (3) position. (See job description for duties and qualifications.) If no bargaining unit Employee has the qualifications to promote into the open level of a maintenance position, the Board will have the right to fill the Level from outside the bargaining unit to the general public.
 - 1. Pre-qualifications Level 1 will have a pre-qualification test consisting of 25 questions at four points per question, with a minimum of a 76% passing rate to qualify for the Level (1) Maintenance position. The test will be prepared by Union and Management. The senior applicant receiving a 76% or better score on the test will have the right to the promotional ninety (90) calendar day trial period.
- C. HEAVY-DUTY TRUCK MECHANIC POSITION The Board may employ one Certified State of Michigan Certified Heavy-Duty Truck Mechanic according to the negotiated job description.
- D. REASONS FOR DENIAL OF PROMOTION If the senior applicant is denied the promotion, reasons for the denial shall be given in writing to the Union President.
- E. TRIAL PERIOD The Employee shall have the opportunity to revert back to his/her former position. If he/she returns voluntarily, he/she shall not be permitted to bid again under Article 16, until all Employees within the classification affected have been given the opportunity to bid for the new vacant position. If the Employee is unsatisfactory in the new position, the Board or its representative shall submit notice and reasons to the Union in writing with a copy to the Employee.

During the trial period, Employees will receive the rate of pay of the job he/she is performing.

F. TEMPORARY PROMOTION - Employees working in a higher classification, based on seniority and qualifications, shall be paid the rate of the higher classification. This circumstance is not to be used by the Board or its representative to take advantage of an Employee or used by an Employee to prohibit the performance of his/her duties.

NOTE: When an Employee voluntarily promotes to a position within the bargaining unit and within two (2) years thereafter voluntarily demotes to another Group, the Employee shall enter said demotion level position at a wage level equal to the same pay schedule that the Employee would have been at had the Employee not previously promoted.

ARTICLE 17 VETERANS

Any Employee who enters into active service in the Uniformed Services of the United States, upon the termination of such services shall receive all rights provided by law.

ARTICLE 18 LEAVES OF ABSENCE

The Board or its representative may, upon written application, grant a leave of absence for a period not to exceed one (1) year, without loss of seniority, in accordance with the following provisions:

A. LEAVES OF ABSENCE WITHOUT PAY

- 1. CHILD CARE LEAVE A child care leave of absence shall be granted to any Employee for a period not to exceed one (1) year without pay and without fringe benefits for the purpose of caring for the Employee's child or children, subject to the provisions of this Article. Eligible Employees may make arrangements to pay the premiums for the Employee's health, dental, vision, and life insurance benefits through the Employer at the prevailing group rates, provided such an arrangement is acceptable to the insurance carriers.
- 2. UNION LEAVES OF ABSENCE Union members who are elected or appointed to positions by the Union which require the Employee to leave his/her employment with the District may, upon request, receive a temporary leave of absence without pay and benefits for a period not to exceed one (1) year, with said leave to be renewable for one (1) additional year upon application to the Board.
- 3. CAREER OPTION LEAVE A career option leave of absence may be granted to any Employee for a period not to exceed one (1) year without pay and without fringe benefits for the purpose of seeking alternate career opportunities outside of the District, subject to the provisions of this Article.
- 4. UNIFORMED SERVICES LEAVE OF ABSENCE A leave of absence without pay and benefits for service in the Uniformed Services shall be granted to full-time Employees in accordance with the applicable state and federal laws.

- B. MEDICAL LEAVE OF ABSENCE Any Employee who has been absent from his/her position for one hundred-twenty (120) consecutive calendar days for medical or disability reasons shall on or before the one hundred-twentieth (120th) day apply for a medical leave of absence in accordance with the provisions of this Article. At the time of application, the Employee shall submit a physician's statement to substantiate need for continued absence. Employees returning from a medical leave of absence shall submit a physician's statement authorizing his/her return to work at the time his/her written notice of intent to return is filed. Upon mutual agreement between Management and Union, the Employee will have the right to try to return to the same position up to one week without any loss or gain of benefits. Opportunities, subject to the provisions of this Article.
- C. FAMILY AND MEDICAL LEAVE The Board will approve up to twelve (12) weeks of Family and Medical Leave during any (12) month period to eligible Employees in accordance with the Family and Medical Leave Act of 1993 (FMLA). Medical documentation must be provided as well as FMLA forms completely filled out as provided by the Superintendent's Office and/or designee. Recommendation to the Board will follow.

All requests for such leave will be made to the Superintendent's office. In the event, the need is foreseeable, advance notice of thirty (30) days shall be provided prior to the start of the FMLA leave. If it is not possible for the Employee to provide thirty (30) days advance notification, the Employee must provide as much as is practical. Proper certification of the reason for the leave must be provided.

The Employee may have the option to utilize available accrued vacation and/or leave time for all or part of the duration of the FMLA leave, but any balance of time shall be without pay.

D. CONFERENCE LEAVE – The Union President or designated representative shall be allowed fifteen (15) days per school year without loss of time or pay to attend Union conferences, educational conferences, or cooperative endeavors along with Management upon written request.

In addition, the President and Vice President/Chief Steward will be allowed up to three (3) hours per week for Union business upon notification to his/her immediate supervisor.

The Union shall reimburse the District on a current basis those sums paid to the Retirement Board for the employees' released time.

- E. LEAVE OF ABSENCE WITH PAY CHARGEABLE AGAINST THE EMPLOYEE'S ALLOWANCE FOR LEAVE HOURS
 - 1. Five (5) days of the Annual leave day allowance may be used for a critical illness in the Employee's immediate family, defined as mother, father, spouse, children, brother, and sister.
 - 2. Two (2) days of the annual leave day allowance may be used for an emergency illness in the Employee's family, where such illness requires the Employee to make arrangements for necessary medical and/or nursing care.

3. One (1) day of the annual leave day allowance may be used for attendance at the graduation son, daughter, husband, or wife, except when travel requires additional time.

LEAVE OF ABSENCE WITH PAY NOT CHARGEABLE AGAINST THE EMPLOYEE'S ANNUAL ALLOWANCE FOR LEAVE DAY

- 1. Six (6) days per school year may be used for a death in the immediate family, as defined in Section E.1. of this Article. Three (3) days of the six (6) days per school year may be used in the event of the death of a grandparent, mother-in-law, father-in-law, brother-in-law, sister-in-law, grandchild, or step-parent, or step-child.
- 2. Court appearances connected with the Employee's employment with the District, including school proceedings to which the Employee has been subpoenaed.
- 3. Employees will not be charged leave hours due to absence from his/her job for reason of illness definitely established as contracted as a result of his/her employment, from the following list:

a. Mumps
b. Measles
c. Chicken Pox
d. Scarlet fever
f. Impetigo
g. Rubella
h. Head Lice
i. Scabies

e. Ringworm j. Pink eye (conjunctivitis)

Physician statement shall be submitted to the immediate supervisor as soon as possible.

- F. JURY DUTY Employees covered by the terms of this Agreement who serve on jury duty during his/her work year shall be paid the difference between his/her pay for jury duty and his/her regular pay for each of his/her workdays served on jury duty in the following manner: While on jury duty, such Employees shall pay his/her jury duty pay to the District and will, in turn, receive his/her normal pay. If the Employee's jury duty pay exceeds the Employee's regular pay, the Employee shall retain jury duty pay and not receive his/her regular normal pay while on jury duty.
- G. LEAVE REQUEST PROCEDURE Employees desiring a leave of absence in accordance with this Article shall apply to the Board or its representative at least thirty (30) calendar days prior to the effective date of the leave, except in emergencies, and shall specify the facts and reasons for the leave. Any unpaid leave of absence may be extended in one (1) year increments upon approval of the Board.
- H. RETURN FROM LEAVE Upon return from a leave of absence, the Employee shall be assigned to the same position in which he/she previously worked. When an Employee returns from a Workers' Compensation Leave or a Medical Leave, he/she shall return to his/her position held prior to going on this leave and all Employees who transferred because of said leave shall revert back to his/her former position(s). The above standards shall apply to Employees on Workers' Compensation for up to two (2) years from the date of leave and for Medical Leave for up to one (1) year from the date of leave.

If time has elapsed as prescribed above, then the Employee returning from leave shall exercise his/her bumping rights as prescribed in Article 13.

When an Employee returns from any other kind of approved leave besides those mentioned in Article 18.C., he/she shall exercise his/her bumping rights as prescribed in Article 13 (excluding Family and Medical Leave Act).

To prevent a lengthy bidding process, a bid meeting will be held within thirty (30) days prior to the Employee's return whereby all affected positions will be bid upon by seniority. The Superintendent, the President, the involved stewards, and all Employees or their designees in the Group classification who have the same or less seniority than the returning Employee will be present at said meeting.

If the returning Employee's position has been eliminated, a bid meeting will be held as outlined in this Article.

With the exception of a "Medical Leave" and a "Workers' Compensation Leave", no Employee shall return to work prior to the expiration of his/her leave unless the Board or its representative has consented to such early return from the leave. Employees returning from a "Medical Leave" or "Workers' Compensation Leave" shall return upon submission of a physician's statement regarding the Employee's ability to perform his/her work duties. Any Employee who fails to return from a leave of absence shall lose his/her seniority and his/her employment shall be terminated.

The District reserves the right to send an Employee returning from medical leave or workers' compensation leave to a physician of the District's choice for review of the Employee's ability to perform his/her work duties at no cost to the Employee.

If there is a conflict of physician's statements, the parties will agree to the selection of a third physician with the cost divided between the Employee and the District, if not in conflict with the existing insurance policy or coverage.

- I. GENERAL PROVISIONS Unless otherwise indicated, all leaves of absence shall be subject to the following provisions:
 - 1. All extended leaves of absence shall be limited to one (1) year.
 - 2. Employee's seniority will be frozen after one year of any leave (excluding Workers' Compensation Leaves which shall be two (2) years).
 - 3. Leaves of absence shall not be granted to enable the Employee to realize financial gain with the exception of an approved Career Option Leave of Absence granted in accordance with Section A.3. of this Article.
 - 4. Salary increments shall not accrue during a leave of absence.
 - 5. Accumulated leave days shall be maintained during a leave, but shall not accrue or increase.

- 6. An Employee's eligibility for a leave of absence, with the exception of childcare leaves of absence, shall be based upon a minimum of one (1) year of employment in the District. Employees shall be eligible for a childcare leave of absence after six (6) months of continuous employment in the District.
- 7. Written notice of intent to return from a leave of absence or resign shall be given to the Superintendent or his/her designee thirty (30) days prior to the expiration of the leave (exclusive of the Family and Medical Leave Act.)
- 8. The granting of a leave of absence, with the exception of uniformed services leaves, shall be subject to the Board's ability to secure qualified replacements.
- 9. All requests for extended leaves must be submitted to the Board thirty (30) days prior to the commencement date of the leave.
- 10. Whenever a question of health, safety, or welfare of an Employee who is pregnant exists or is perceived by management to exist, upon the request of the Superintendent or designee, said Employee shall submit a physician's statement regarding the Employee's ability to perform her work duties and/or any restrictions required for the health, safety, or welfare of the Employee and/or child.
- 11. Except as otherwise provided in this Article, all leaves of absence shall be without pay and without fringe or insurance benefits. A medical leave of absence shall be without pay (except workers' compensation benefits or income protection benefits, when applicable, and subject to the terms of this Agreement), but the following designated fringe or insurance benefits shall be provided to the Employee during the medical leave of absence for a period not to exceed one (1) year, provided that the Employee was otherwise eligible for and was receiving such benefits prior to the leave of absence: Medical Insurance, Life Insurance, Optical Insurance, and Dental Insurance pursuant to the provisions of Sections A, B, C, and D of Article 25.

ARTICLE 19 LEAVE DAYS

A. YEARLY ALLOTMENT - A yearly allotment of Leave days/hours will be given on the 1st day of July of each year. Leave days shall be granted to Employees by classification in accordance with the following schedules below:

Said personal leave time shall be credited to the Employee's account as of July 1 of each school year. Notwithstanding, said time shall be deemed earned monthly at the applicable number of annual days pro-rated monthly. If an Employee terminates employment for any reason before earning all personal leave time credited to his/her account on July 1 for the school year, the Employee's last paycheck shall be adjusted to reflect reimbursement to the school for any personal leave time used, but unearned.

For informational purposes accumulated leave time shall be listed on an Employee's check quarterly (September 1, December 1, March 1, and June 1).

1. All 52-week Employees shall receive annually

TIER I		TIER II	
0 thru 90 days	No leave days	0 thru 90 days	No leave days
91 days thru 1 st year	1 day per month	91 days thru 5 years	7 days per year
START of 2 nd year	11 days per year	START of 6 th year	11 days per year
START of 3 rd year	12 days per year	START of 7 th year	12 days per year
START of 4 th year	13 days per year		
START of 5 th year	14 days per year		

NOTE: All days shall be equivocated to hours as per individual regular shift. An Employee whose work weeks exceed forty-five (45) shall receive personal leave days prorated from the fifty-two (52) week schedule.

2. Secretarial, Clerical, Instructional Assistants, Library Technical Assistants (LTAs), and Security Guards, Employees who work forty (40) to forty-five (45) weeks per school year and Cafeteria Employees who work four (4) hours or more per day shall receive annually

TIER I		TIER II	
0 thru 90 days	No leave days	0 thru 90 days	No leave days
91 days thru 1 st year	7 days per year	91 days thru 5 years	7 days per year
START of 2 nd year	9 days per year	START of 6 th year	9 days per year
START of 3 rd year	10 days per year	START of 7 th year	10 days per year
START of 4 th year	11 days per year		
START of 5 th year	12 days per year		

NOTE: All days shall be equivocated to hours as per individual regular shift.

3. Cafeteria Employees who work less than four (4) hours per day shall receive annually

TIER I		TIER II	
0 thru 90 days	No leave days	0 thru 90 days	No leave days
91 days thru 1 st year	6 days per year	91 days thru 1 st year	3 days per year
START of 2 nd – 4 th	7 days per year	START of 2 nd – 4 th	4 days per year
START of 5 th year	8 days per year	START of 5 th year	6 days per year

4. **NOTE**: All days shall be equivocated to hours as per individual regular shift. Crossing Guards shall receive annually beginning the first day of work each school year

TIER I		TIER II	
0 thru 90 days	No leave days	0 thru 90 days	No leave days
91 days thru 3 rd year	6 days per year	91 days thru 3 rd year	3 days per year
START of 4 th year	7 days per year	START of 4 th year	4 days per year
START of 5 th year	8 days per year	START of 5 th year	6 days per year

NOTE: All days shall be equivocated to hours as per individual regular shift.

5. TIER II EMPLOYEE PROVISIONS

- a. If a Tier I Employee with benefits working six (6) hours or more promotes to a different group (Tier II), accrued leave days will carry over and be earned at the same level for years one (1) and two (2). Said Employee will then be placed at the third (3) year of Tier I contract language from there.
- b. If a Tier I Employee without benefits promotes to a 6 hour or more Tier II position, said Employee will be eligible to earn nine (9) leave days per year for years one (1) and two (2). Said Employee will then be placed at the third (3) year of the Tier I contract language and progress from there.
- 6. Any Employee having worked a 52-week work schedule shall receive the benefit package for a 52-week Employee. Any Employee having worked a 40-45 week schedule shall receive the benefit package for a 40-45 week Employee. A seasonal help work schedule shall not be considered in computing either a 40-45 week work schedule for a 52-week work schedule.
- 7. Leave Day/Hour allotment may be accumulated to 100 days or 800 hour maximum for all groups.
- B. REDEMPTION OF ACCUMULATED LEAVE DAYS After eight (8) years of employment with the District, an Employee may annually redeem any unused leave days over thirty-five (35) days and/or over sixty (60) days at the following rates:
 - 1. Over thirty-five (35) days, the redemption rate shall be fifty (50%) percent of the Employee's daily rate per unused leave day.
 - 2. Over sixty (60) days, the redemption rate shall be sixty (60%) percent of the Employee's daily rate per unused leave day.
 - 3. Upon severance of employment in good standing in accordance with the Michigan Public School Employees Retirement Act, any Employee may redeem all unused leave days at fifty (50%) percent of the Employee's daily rate per unused leave day up to one hundred (100) days. If an Employee dies, his/her beneficiary shall receive any unused leave days on a prorated basis accrued during the fiscal year.

C. GENERAL PROVISIONS

1. Leave Days /Hours

a. If an Employee is absent for three (3) consecutive working days for reasons of illness or physical disability, the Superintendent or designee may request the Employee to furnish a written statement from his/her physician, verifying the illness and the anticipated length of absence. In the case of prolonged illness, the Superintendent or

- designee may request such additional statements from the Employee's physician as are deemed necessary.
- b. Requests for extended leave must be submitted (3 consecutive days or more) to and approved by the Superintendent or designee. A statement from the Employee's physician may be required at any time, and the Board, at its own expense, may require the Employee to submit to a physical examination by a specialist designated by the Board in order to determine whether leave is warranted.
- c. The position of those Employees who have exhausted his/her leave days will be held open as long as it is possible to do so without interference with normal school functions or so long as an unfair burden is not placed upon the Employees.
- d. A leave day will be granted the last scheduled work day immediately before and the first scheduled work day immediately after holidays and vacation days with prior written approval of the immediate supervisor.

ARTICLE 20 WORKING HOURS, STANDARD WORK WEEK, AND OVERTIME

- A. WORKING HOURS and STANDARD WORK WEEK The working hours and standard work week for Employees in each of his/her respective classifications shall be as follows:
 - 1. Custodial and Maintenance Employees The regular work week shall consist of forty (40) hours per week, consisting of five (5) eight (8) hour days, with thirty (30) minutes allowed for lunch not included in the eight (8) hour day.
 - 2. Secretarial, Clerical Employees, Instructional Assistants and Library Technical Assistants (LTAs) The regular work week shall consist of thirty-seven and one-half (37-1/2) hours per week consisting of five (5) seven and one-half (7-1/2) hour days.
 - 3. Cafeteria Employees The regular work week and hours for cafeteria Employees may be less than the standard work week and work day. Hours of employment for such Employees shall be those necessary for the adequate performance of the school lunch program. Head cooks, second cooks, and helpers who are assigned to work three and one-half (3-1/2) or more hours per day will be allowed to work when assigned on two (2) teacher in-service days each school year.

Management and Union agree that the present rotation system is to continue and agree to bid procedures under seniority and qualifications for the cafeteria helpers, cashiers, ala carte, serving lines, and dishwasher.

Extra time hours and special event hours will be kept on two (2) separate lists. The purpose for maintaining two lists is to give all cafeteria Employees equal opportunity to work extra time provided his/her hours do not conflict with the regular scheduled job. Refusal will be charged to the Employee.

- 4. Crossing Guards and Security Guards The regular work week and work day shall be determined by the Employee's immediate supervisor.
- 5. Regular part-time Employees shall be defined to mean those Employees who work less than six (6) hours per day and less than the school year, as set forth in this provision, on a regular basis, either forty (40) through fifty-two (52) weeks per year. The applicable wages for such Employees shall be pro-rated based on the number of hours worked. In addition, regular part-time Employees who are assigned to work thirty (30) or more hours per week shall receive the applicable fringe benefits for the classification in which they are working.

It is understood that this provision shall not be utilized to split a regular full-time position, which has not been otherwise terminated, eliminated, or reduced in hours by the Board. (This provision applies to positions, which are restored after being terminated or eliminated) among two (2) or more regular part-time Employees.

This provision is not intended to apply to cafeteria Employees, or crossing guards.

B. OVERTIME/EXTRA HOURS:

- 1. Any hours worked after forty (40) hours in any one (1) week and all hours worked on Saturday shall be compensated for at the regular rate of one and one-half (1-1/2) times the regular hourly rate. Any hours worked on Sundays or holidays shall be compensated for at the rate of two times (double time) the regular hourly rate in addition to holiday pay.
- 2. Overtime/Extra Hours for secretarial, clerical employees, instructional assistants, and library technical assistants (LTAs) shall be paid after forty (40) hours in any one (1) week at the rate of one and one-half (1-1/2) times the regular hourly rate. Time worked on Saturdays, Sundays, and holidays shall be compensated as provided above.
- 3. Overtime/Extra Hours will be on a rotating basis by seniority in order to equalize overtime hours whenever possible within job classifications. After an Employee has been absent for four (4) consecutive weeks (twenty (20) workdays), such Employee shall be rotated on the overtime list and charged with overtime hours occurring during the period of consecutive days of absence following the four (4) week period. This provision shall not apply to Employees who are on vacation or to the summer period for Employees who are not scheduled to work during that period.
 - *Substitutes working overtime, Union and Management must mutually agree prior to any overtime hours worked.
 - *Substitutes shall mean anyone who replaces an Employee who is absent from his/her normal duties.
- 4. Overtime/Extra Hours will be distributed by building; however, if no building Employee is available, overtime may be distributed on a District-wide basis.

- a. High School/Administration
- b. Santilli Library Complex/Middle School
- c. Community Center/Auditorium/Pool**
- d. McGlinnen Elementary
- e. Parker Elementary
- f. Rainbow Elementary
- g. Continuing Education Center
- **(Certified Pool Operator shall have exclusive rights for Pool Overtime).

NOTE: If an Employee works in a position that consists of two (2) or more buildings, the building in which his/her normal scheduled hours are greater shall be the building for tabulating overtime. If the hours are the same, then the building in which the shift starts shall be considered his/her building. The other building(s) shall then become the secondary building(s). The Employee shall only be asked to work overtime in a secondary building if everyone in the building has refused to work the overtime or a need for additional help is deemed necessary.

- 5. For the purposes of computing overtime to be paid for Saturdays, Sundays, and holidays, a shift which covers two (2) calendar days (third shift) shall be treated as worked on the day on which the shift begins, provided this work period is part of the normal forty (40) hour week.
- 6. EXTRA HOURS AND OVERTIME RECORDS The Board will continue to keep hourly records and extra hours records for all bargaining unit Employees. The Union President/designee may request a copy of overtime hours and extra hours every thirty (30) days.
- 7. Notice of Scheduled Overtime (Custodial-Maintenance) Subject to the following provisions and except in emergencies, custodial and maintenance Employees shall be notified of scheduled overtime prior to the scheduled lunch break occurring during his/her previous day's shift.
 - a. This provision shall not apply to call-in situations or to snow removal.
 - b. Custodial and maintenance Employees agree that he/she will not unreasonably refuse to accept overtime if notice of overtime is not provided in accordance with the above provision.
 - c. If notice of overtime is not provided in accordance with the above provision and the overtime is refused by a custodial or maintenance Employee, the overtime will not be charged against the Employee.
- 8. CALL-IN PAY Employees covered by this Agreement who are called in to work before or after his/her regular shift shall receive a minimum of two (2) hours pay for two (2) hours or less work, subject to the following:

Call-in pay shall not apply to the extension of the Employee's normal shift nor shall it apply when an Employee is required to report to work two (2) or less hours prior to the beginning of a shift. Employees may be assigned work for the entire two (2) hour call-in period. If the Employee is not assigned to work the entire two (2) hours, the Employee may leave work and shall receive the two (2) hours call-in pay.

C. SHIFTS:

- 1. All Employees scheduled for and commencing work between the hours of 4:00 a.m. and 10:59 a.m. shall be on the first shift.
- 2. All Employees scheduled for and commencing work between the hours of 11:00 a.m. and 6:59 p.m. shall be on the second shift.
- 3. All Employees scheduled for and commencing work between the hours of 7:00 p.m. and 3:59 a.m. shall be on the third shift.
- 4. Starting times of Employees will not be scheduled for the purpose of avoiding the payment of shift premium.
- 5. Employees are expected to be at his/her regularly assigned building or department at his/her scheduled starting times. Employees are not to leave his/her workstations prior to quitting time without permission of his/her immediate supervisor (excluding lunch break).
- D. SPECIAL EVENTS When a special event or function is requested to be held at any District facility and is granted by the Director of Building and Grounds/designee, a waiver request, if deemed necessary by this Director of Building and Grounds/designee, should be sent to the appropriate supervisor and groups Steward. The waiver request should be in the hands of the said supervisor and Steward no later than two (2) weeks before the event is to take place. The waiver request should contain the following information:
 - 1. Where and when the event is to take place (include date and starting time and ending time).
 - 2. What facilities are to be used and what equipment/utensils are to be used.
 - 3. If people are serving food he/she must have current required health tests.
 - 4. The number of Employees needed will be determined jointly by the supervisor and the Steward.
 - 5. All events are to be listed on the Building Use Schedule and a copy of it sent to the appropriate Steward.

ARTICLE 21 HOLIDAYS

- A. All 52 week Employees The following days each year are recognized as holidays with pay for permanent personnel only, who have worked the scheduled work day immediately prior to, and the scheduled work day immediately after the holiday:
 - a. New Year's Day
 - b. Martin Luther King Day
 - c. Presidents' Day
 - d. Good Friday
 - e. Easter Monday
 - f. Memorial Day

- g. Fourth of July
- h. Labor Day
- i. Thanksgiving Day
- j. Christmas Eve Day
- k. Christmas Day
- 1. New Year's Eve Day
- B. All Employees less than 52 weeks The following days each year are recognized as holidays with pay for permanent personnel only, who have worked the scheduled work day immediately prior to and the scheduled work day immediately after the holiday:
 - a. New Year's Day
 - b. Martin Luther King Day
 - c. Presidents' Day
 - d. Good Friday
 - e. Easter Monday
 - f. Memorial Day

- g. Labor Day
- h. Thanksgiving Day
- i. Christmas Eve Dav
- j. Christmas Day
 - k. New Year's Eve Day

C. GENERAL PROVISIONS:

- 1. Employees are to receive holiday pay on the basis of his/her regular pro-rated wage rate at the time of the holiday.
- 2. When a holiday falls on a Thursday, Friday shall be part of the holiday.
- 3. Should a holiday fall on a Saturday, Friday will be considered as the holiday. Should a holiday fall on a Sunday, Monday shall be considered as the holiday.
- 4. If a person is absent before or after a holiday on a day which is a scheduled work day, he/she must submit written evidence of medical illness or he/she shall not be paid for the holiday or holidays. In extenuating circumstances, exceptions may be made by the Superintendent or designee, if documented evidence is furnished by the Employee per Article 19.C.e.
- 5. Any holiday changed by state or federal government shall be adjusted accordingly. If a conflict with the school calendar occurs on any holiday, the holiday will be re-scheduled by mutual agreement between the Union and Superintendent or designee so that all holidays during the scheduled school calendar are recognized on the same days by all Employees of the District.

ARTICLE 22 VACATIONS

A. Employees shall be eligible to receive accrued vacation benefits in his/her respective classifications after attaining seniority and shall earn credits toward vacation for a fiscal year July 1st to June 30th in accordance with the following schedule.

Vacation days will be accumulated and tabulated by hours. Vacation day hours will be earned on a monthly basis and awarded on the first day of each month.

For all eligible Employees, twenty-four (24) hours will be advanced on July 1st of each year. Use of personal time will be allowed on an hourly basis; however, use of vacation time will only be allowed in four (4) hour or full day increments.

An Employee shall earn credits towards vacation with pay in accordance with the following schedule, based the fiscal year, July 1st through June 30th.

- 1. ALL 52 WEEK EMPLOYEES An Employee shall be eligible to receive accrued vacation benefits after attaining seniority employment as a full-time permanent, twelve (12) month classified Employee.
 - a. Fifty-two (52) week Employees shall be eligible to receive accrued vacation benefits after attaining seniority employment as a full-time, permanent, twelve-month classified Employee.

TIER	I	TIER II
0 thru 90 days	0 days	See provisions below
91 days thru 1 st year	½ day per year	
START of 2 nd year	8 days per year	
START of 3 rd - 5 th year	10 days per year	
START of 6 th year	15 days per year	
START of 11 th year	18 days per year	
START of 16 th year	20 days per year	
START of 21 st year	21 days per year	
START of 26 th year	22 days per year	

NOTE: An Employee whose work weeks exceed forty-five (45) weeks shall receive, vacation days prorated from the fifty-two (52) week vacation schedule.

- 2. Secretarial, Clerical Employees, Instructional Assistants, and Library Technical Assistants (LTAs):
 - a. Forty (40) to forty-five (45) week Employees shall be eligible to receive vacation with pay after the first year of employment, to be taken at the end of the Employee's work schedule, as follows:

TIER	I	TIER II
0 thru 90 days	0 days	See provisions below
91 days thru 1 st year	½ day per year	
START of 2 nd year	5 days per year	
START of 3 rd - 5 th year	6 days per year	
START of 6 th year	8 days per year	
START of 11 th year	9 days per year	
START of 21 st year	11 days per year	
START of 26 th year	12 days per year	

- 3. Cafeteria Employees, Adult Education Clerk, and Crossing Guards who work less than six (6) hours per day no vacation with pay.
- 4. Cafeteria Employees, and Security Guards, who work six (6) hours or more per day shall be eligible to receive vacation with pay per Employee's work schedule.

TIER	I	TIER II
0 thru 90 days	0 days	See provisions below
91 days thru 1 st year	½ day per year	
START of 2 nd year	5 days per year	
START of 3 rd - 5 th year	6 days per year	
START of 6 th year	8 days per year	

5. TIER II EMPLOYEE PROVISIONS

- a. If a Tier I Employee with benefits working six (6) hours or more promotes to a different group (Tier II), accrued vacation days will carry over and earned at the same level for years one (1) and two (2). Said Employee will then be placed at the third (3) year of Tier I contract language and progresses from there.
- b. If a Tier I Employee without benefits working less than six (6) hours promotes to a Tier II position, with the exception of Cafeteria Employees, Adult Education Clerk, and Crossing Guards, said Employee will be eligible to earn five (5) vacation days per year for years one (1) and two (2). Said Employee will then be placed at the third (3) year of the Tier I contract language and progress from there.
- c. Employees hired on or after January 1, 2009 working six (6) hours or more will earn five (5) vacation days per year beginning with the third year through fifth year. At the start of the sixth (6th) year, said Employees will follow the Tier I leave day schedule starting for that group, starting with year two (2), to be capped at year three (3).

B. GENERAL PROVISIONS:

1. Vacation days will be taken, providing that such scheduling does not interfere with the operation of the department concerned. Upon the written approval of the Superintendent or designee, exceptions to this provision may be granted.

- 2. When a holiday is observed by the Board during a scheduled vacation, the vacation of the Employee will be extended one (1) day continuous with the vacation.
- 3. If an Employee becomes ill and is under the care of a duly-licensed physician during his/her vacation, the Employee may, upon certification of such illness, elect to use leave days in lieu of his/her vacation. The Employee's vacation will then be rescheduled.
- 4. A vacation may not be carried over by an Employee without the written approval of the Superintendent or designee. The maximum number of vacation days that may be carried over upon approval is five (5) days for a period not to exceed one (1) year. During the one (1) year period, the Employee may be paid the five (5) days, which have been waived in lieu of taking those five (5) days as vacation days upon the written approval of the Superintendent or designee.
- 5. Employees will be paid his/her current rate of pay, based on his/her regular scheduled pay while on vacation and will receive any benefits provided for in this Agreement.
- 6. If an Employee is laid off, resigned, or terminated from a permanent or temporary position, he/she will receive any unused vacation credit, including that accrued in the current fiscal year. If an Employee dies, his/her beneficiary shall receive any accrued vacation days including those accrued in the current fiscal year.
- 7. Vacations will be granted at such times during the year as suitable to the efficient operation of the Employee's department and in consideration of his/her wishes, provided his/her request is submitted to the Superintendent or designee fifteen (15) days, except in cases of emergency as determined by the Superintendent or designee, prior to the anticipated vacation.
- 8. Employees will be paid his/her current rate based on his/her scheduled pay while using paid vacation days and will receive credit for any benefits provided for in this Agreement.
- 9. Custodial and maintenance Employees shall be eligible to use vacation days over the Christmas break period when school is not in session, subject to the following:
 - a. This provision shall not apply and vacations may be canceled in cases of emergency.
 - b. Adequate building coverage must be maintained.
 - c. The Board has the right to have up to five (5) custodial Employees and one (1) maintenance Employee on the job during applicable working hours (excluding holidays) during this time period. Notwithstanding all regularly-scheduled Employees have the option to work during this time.

If additional Employees are deemed necessary to work during this time period, the Employer shall notify the Union in writing, on or before November 1st of said need and reasons thereof, prior to scheduling required staff.

- d. Vacation days used by an Employee under this provision shall be credited against the vacation days an Employee has earned under Section A.1., and these days shall not be in addition to the days provided under the vacation schedule.
- e. The determination of which Employee may use vacation days under this Section shall be on a seniority basis.
- f. An Employee affected by layoff may, in writing, to the Superintendent or designee, freeze his/her vacation time at the date of layoff.

ARTICLE 23 UNION INFORMATION CENTER

The Board or its representative agrees to provide a designated section of a bulletin board in each building designated as a Union information center, which may be used by the Union for posting notices of the following types:

- 1. Notices of Union elections
- 2. Notices of Union recreational and social events
- 3. Notices of Union meetings
- 4. All postings and other Employee information will be posted in the designated union information center of each individual building.

ARTICLE 24 INSURANCE

A. All Employees who work thirty (30) hours or more per week shall be entitled to an insurance plan comparable to the one in place on June 30, 2015. The Board shall pay the statutory caps for the Employees' medical benefit plan as provided in the Publicly Funded Health Insurance Contribution Act, MCL 15.163. The parties agree to form a Health Insurance Committee to review and recommend insurance options for bargaining.

Any Tier I or Tier II Employees who do not qualify for a benefit package, may purchase benefits through the current provider at their own expense.

The above coverage shall consist of these additions:

- Group Life Insurance as outlined in section B
- Optical Insurance as outline in section C
- Group Dental Insurance as outlined in section D
- Long Term Disability Insurance as outlined in Article 26
- B. LIFE INSURANCE -The Board agrees to pay the full cost of a group life insurance policy in the face amount of thirty thousand (\$30,000) dollars, which shall provide coverage for accidental death in the aggregate amount of sixty thousand (\$60,000) dollars and for dismemberment (according to the terms of the policy), in an amount not to exceed thirty thousand (\$30,000.00) dollars, for Tier I Employees who work thirty (30) or more hours per week.

All Tier I Employees who work less than thirty (30) hours per week, at his/her option, shall be eligible to participate in the above group life insurance program with the cost of participation to be shared between the Board and the Employee on a pro-rated basis.

Each retired Employee shall be insured for an amount equal to twenty-five percent (25%) of the amount in force prior to retirement not to exceed ten thousand dollars (\$10,000.00). Coverage for retired Employees shall cease at age seventy (70).

- C. OPTICAL INSURANCE The Board shall pay for an eye care optical program for all full-time Tier I Employees who work thirty (30) or more hours per week and his/her families. Tier I Employees who work less than thirty (30) hours per week shall receive this benefit on a pro-rated basis.
- D. DENTAL INSURANCE The Board agrees to pay the full costs of a group dental insurance plan, which includes an 80/80/1500 Dental coverage, fifty percent (50%) orthodontic rider, for Tier I Employees who work thirty (30) or more hours per week, subject to the terms of the policy.
- E. Those Tier I Employees who work less than thirty (30) hours per week and elect to receive optical, life, and/or dental insurance shall do so on a pro-rata basis. The Employee's share for the cost of coverage shall be paid on September 1 of every school year. If an Employee is unable to pay the full amount on September 1, arrangements will be made so that the Employee's portion is paid in full by June 30, of the same school year.

If an Employee has requested a payment plan, payment is due by the 15th of every month or until the balance is paid in full by June 30th. If an Employee does not make the required payment by the 15th, he/she will be notified as such by the end of the same month. If the requested payment is not made by the 5th of the next month, the Employee will automatically be dropped from the plan and will not be reinstated until open enrollment occurs in September of the next school year.

F. Eligible Employees electing to take "PAK "B" which includes dental, optical, long-term disability, and life insurance will receive a monthly payment of two hundred and fifty (\$250) dollars.

Employees shall write a memo to the Superintendent or designee informing him/her of his/her desire to change his/her option. With the exception of a qualified event, an Employee must wait for the open enrollment period to elect to return to the health care option.

The Board shall have the option of selecting the current carrier for medical, optical, dental, and long-term disability insurance. However, the level of benefits shall not be changed. In following years, should the premium cost increase in excess of five (5%) percent, the parties agree to meet and mutually agree upon a carrier.

G. Beginning July 1, 2011 and thereafter, if Health Care Package \$10/\$40 prescription increases over the statutory "hard cap" established through the Publicly Funded Health Insurance Contribution Act, MCL 15.561 et seq., the parties will re-negotiate to arrive at one of the following scenarios:

- 1. Different Health Care Plan at the hard cap levels or less per person.
- 2. Different coverage at the hard cap levels or less per person.
- 3. The employees absorb over the hard cap levels per person.

H. Medical Benefits Options – Tier II Employees

- 1. Accept existing medical plan without Third Party deductible benefit.
- 2. Accept the equivalent dollars amount of #1 to purchase any available medical package (through the existing plan).
- 3. It is agreed that once there is the required minimum Employees to establish a defined separate group, both management and the Union will collectively pursue additional options.
- 4. Union and Management will agree to a health care package to become available in the fifth (5th) year of the Tier II system for all TIER II Employees who qualify. After the ninth (9th) year for all Employees, Tier I and Tier II, will be eligible for current Tier I benefit package.

ARTICLE 25 WORKERS' COMPENSATION

A school Employee who is injured in the line of duty shall receive such compensation as is prescribed by the Michigan Workers' Disability Compensation Act. Such compensation shall be supplemented with sufficient amounts to maintain his/her regular salary for a period not exceeding his/her leave accumulations. Such accumulation shall be charged only for a portion in excess of the compensation payment. The Union President will be notified of all bargaining unit Employees/members who apply for Workers' Compensation.

If Employee is working under Workers' Compensation restrictions and is still seeking treatment, every effort will be made to schedule office visit(s) during non-working hours. If this is not possible there shall be no loss in pay or need to make up lost time. The Employee will notify Management of all scheduled appointments.

ARTICLE 26 INCOME PROTECTION (LONG TERM DISABILITY)

The Board agrees to pay the full cost of an Income Protection Plan which pays sixty-six and two-thirds (66-2/3%) percent of an Employee's salary after sixty (60) calendar days of illness or disability to age seventy (70). The LTD cap will be determined by sixty-six and two-thirds(66 2/3%) of the highest base pay of an AFSCME Employee, rounded to the nearest \$100 per month for all Employees who work thirty (30) or more hours per week subject to the terms of the policy.

ARTICLE 27 RETIREMENT

- A. The Board reserves the right to retire an Employee if the Employee is judged medically incompetent by the Board's physician.
- B. The Employee has the right to appeal the Board physician's decision by obtaining a statement from the Employee's physician. If the decisions of the two (2) physicians conflict, a mutually-agreed upon physician may be employed. Both parties agree to abide by the decision of the third physician.
- C. Upon retirement, the Employee shall receive the following:
 - 1. Vacation Days based on accumulation.
 - 2. Longevity Pay for the year in which the retirement occurs based on a pro-rated basis.
 - 3. In accordance with the Michigan Public School Employees Retirement Act, any Employee may redeem all unused leave days at 50% of that Employee's daily rate per unused leave days up to one hundred (100) days.

ARTICLE 28 MEDICAL EXAMINATION AND FEDERAL/STATE MANDATE

- A. All Employees shall be required to meet all applicable local, State, or Federal requirements for medical examinations and tests.
- B. Transportation Employees shall be required to pass a physical examination by a qualified physician prior to beginning employment in September of each year.
- C. The Board agrees to pay the cost of the medical exams required in paragraphs A and B of this Article provided that the Employee and Board agree on the need for the exam and the medical provider prior to the exam.
- D. The Board pays for physical exams for maintenance Employees.
- E. If at any time Federal/State mandates are dropped and an Employee is receiving remuneration for said mandate, the Board has the right to discontinue payment at the expiration of this particular license.
- F. All Employees who are affected shall receive all updated information that may pertain to his/her position or duties.

ARTICLE 29 BARGAINING UNIT WORK

A. It is recognized that several cooperative work-education programs in the schools are a valuable and necessary experience to the educational welfare of our students and that the hiring of temporary Employees referred to as students in no way interferes or conflicts with

- the duties or privileges of Employees. It is understood that the provisions of this Agreement entered into between the parties do not apply to these temporary student Employees.
- B. When a supervisor performs work normally done by Employees covered by this Agreement, it shall be deemed a violation of this Agreement. The Employee disregarded shall be compensated at his/her normal hourly wage. However, a supervisor may perform work normally done by bargaining unit Employees in order to demonstrate a job or work to the Employees, and further may perform such work in emergency situations, which shall be defined to mean work which requires immediate action. If an emergency lasts more than thirty (30) minutes, the appropriate bargaining unit Employee/member shall be called in to perform the work arising from the emergency.

ARTICLE 30 WELFARE TO WORK

In the event, the Welfare Reform Act is implemented during the term of this Master Agreement, the parties shall immediately meet to exchange information, discuss and negotiate any issues to the extent required and/or allowed by applicable laws, orders and Regulations as a result of this legislation.

ARTICLE 31 LONGEVITY*

A. Longevity pay shall be paid to all regular fifty-two (52) week Employees according to the following schedule, based on the years of service with the Clintondale Community Schools.

After completion of successful employment:

5 years	\$1550
10 years	\$1650
15 years	\$1750
20 years	\$1800
25 years	\$1850
30 years	\$1950
35 years	\$2050

New Tier II Employees on or after January 1, 2009, will commence with longevity at the beginning of their tenth (10) year of service in accordance with contractual language.

B. Full-time Employees other than fifty-two (52) week Employees shall receive longevity pay on a pro-rata basis. If the Employee works thirty (30) or more hours per week, the longevity pay shall be pro-rated based on the ratio of the number of months an Employee works to twelve (12) months. For Employees who work less than thirty (30) hours per week, longevity pay shall be based not only on the ratio of months worked, but also on the ratio of the hours an Employee works per day to eight (8) hours.

^{*}Longevity concession (maintenance, outside grounds, crossing guards, security guards, and custodians) will continue.

- C. Longevity payments shall be made by separate check in the following manner: If an Employee's employment anniversary date occurs between July 1 and December 31, the longevity payment shall be made during the FIRST pay period in December or if an Employee's employment anniversary date occurs between January 1 and June 30, the longevity payment shall be made during the LAST pay period in June.
- D. If an Employee severs employment, he/she or his/her beneficiary will receive any unused longevity credit on a pro-rated basis, accrued during the fiscal year. If an Employee dies, his/her beneficiary shall receive any prorated longevity accrued during the fiscal year.

ARTICLE 32 MISCELLANEOUS PROVISIONS

A. REPORTING DURING INCLEMENT WEATHER:

- 1. Under extreme and unusual conditions, when school is forced to close because of such circumstances as bad weather, breakdown of equipment, etc., the Superintendent or designee may declare working conditions unsuitable, and the affected Employees may be excused from work without loss of pay.
 - Under conditions of bad weather, all Employees are to report to work if it is feasible and practical to do so at his/her regularly scheduled time or as soon as possible thereafter. If it is feasible and practical for an Employee to report to work, and the Employee does not report to work at his/her regularly scheduled time or as soon as possible thereafter, time loss will be deducted from the Employee's pay at the discretion of the Superintendent. Employees must contact his/her supervisor to the effect that it is unfeasible and impractical for them to report to work and obtain permission to remain away from work. Such permission will not be unreasonably withheld if reporting for work is unfeasible and impractical.
- 2. When an Employee reports for work, and there is no work in his/her classification to be performed, the individual may be assigned to other duties not outside of his/her job description.
- B. BUDGET INFORMATION The Board agrees to make available a copy of the preliminary and final budget information after they have been completed and made public information. This information may be requested by the Union President from the Board office.
- C. USE OF PERSONAL VEHICLE Any Employee who is required to use his/her motor vehicle for school purpose shall have a valid Michigan driver's license and maintain all State-required insurance necessary to operate a motor vehicle.
 - 1. The District shall not be responsible for any liability as to third parties resulting from acts of gross negligence, recklessness, or wanton disregard for rights of others on the part of the Employee in the use of his/her motor vehicle.
 - 2. If an Employee is required to use his/her motor vehicle for employment and said vehicle is damaged by a third party during working hours, then the District shall be responsible

for repairing same or paying any deductible required under Employee's insurance whichever is less to the District. If said vehicle is damaged by a negligent act of the Employee, the District shall not be responsible for repairing same.

D. Employees who are required to obtain any State or Federal licenses and/or certifications for the performance of other duties for the District shall receive reimbursement for all fees/costs imposed by State or Federal agencies for said licenses and/or certificates. (This provision does not apply to regular driver's license.) Notice of any State or Federal mandates and/or subsequent, effect the employment qualifications and/or responsibilities of any bargaining unit Employee/member shall be posted upon the AFSCME Communication Center, by the District upon receipt of same by the District.

E. UNIFORMS:

1. Custodial, mechanics, and maintenance Employees covered by this Agreement shall receive, at the expense of the Board, three (3) uniforms, which shall be selected by the Board. In addition to the three (3) uniforms, maintenance Employees and groundskeepers shall receive two (2) sets of coveralls; mechanics shall receive five (5) sets of coveralls. Each Employee receiving a uniform shall have the responsibility of maintaining and cleaning such uniforms. The annual replacement of uniforms shall be on the basis of need and shall not exceed three (3) uniforms per year. The replacement of uniforms shall take place at the beginning of the school year, except in emergencies.

All Group A Employees shall receive annual reimbursement for actual cost paid up to one hundred dollars (\$100) for approved work shoes upon actual verification of said cost. All Groundskeepers shall receive annual reimbursement for actual cost paid up to one hundred and fifty dollars (\$150) for approved work shoes upon actual verification of said cost. Work shoes will be considered part of the uniform. The Union and Management will mutually agree upon approved work shoes.

Denim style jeans shall be offered to all Employees in lieu of the standard cotton/polyester pant. If an Employee opts for a jean style pant he/she will receive replacements every other year and will not be eligible to receive regular style cotton/polyester pant during the in between year, but may return to cotton/polyester style for every year replacements when eligible.

- 2a. Cafeteria Employees shall receive a check for the purchase of, or the reimbursement of the cost for work shoes, upon the verification of actual price or the verification of the actual purchase. The above check or reimbursement shall be up to \$100 (One Hundred Dollars) annually and for cooks \$125 (One Hundred Twenty-Five Dollars) annually.
- 2b. The District will purchase uniforms annually as follows: three (3) uniforms for helpers; four (4) uniforms for cooks, and cloth aprons for all cafeteria Employees.
- 3. Truck Drivers shall receive one (1) set of coveralls and replacement will be on an "as needed" basis.

- 4. Crossing guards who are newly-hired shall receive boots and shoes, three (3) pair of pants, three (3) shirts, one (1) tie, one (1) hat, one (1) whistle, one (1) light weight jacket, one (1) heavy winter jacket, one (1) pair orange mittens, one (1) raincoat, and one (1) button down sweater. These items will be replaced on an "as needed" basis.
- 5. Security guards who are newly-hired shall receive three (3) pair of slacks, five (5) shirts, one (1) pair of boots and one (1) pair of shoes, one (10 light weight jacket, one (1) heavy winter jacket, one (1) hat, two (2) ties, and (1) raincoat, and one (1) button-down sweater, and annually, he/she shall receive three (3) pair of slacks, four (4) shirts. Jackets/boots and shoes shall be replaced on an "as needed" basis.
- 6. Employees shall wear uniforms furnished by the District in accordance with the above provision, except in extenuating circumstances. In addition to the annual replacement of uniforms as provided above, custodians shall receive one (1) additional replacement uniform if his/her annual replacement uniform is damaged beyond repair while performing his/her duties for the District. Maintenance Employees, groundskeepers, and mechanics shall receive two (2) additional replacement uniforms per year in the event one or two of his/her annual replacement uniforms are damaged beyond repair while performing his/her duties for the District. To receive annual replacements of uniforms in accordance with this provision, Employees must submit his/her old uniform or uniforms for marking and identification purposes. The Union will be consulted regarding uniform materials. Union and Management will agree to the procedures for implementing the Subparagraph E.
- F. RELIEF PERIOD All Employees who work six (6) hours or more per day covered by the terms of this Agreement shall be entitled to one (1) fifteen (15) minute relief period preceding his/her lunch break and one (1) fifteen (15) minute relief period following his/her lunch break. The time during which a relief period is taken by each Employee shall be determined by the Employee's immediate supervisor. If an Employee is unable to take his/her relief period at the scheduled time due to an emergency, the Employee shall be entitled to his/her relief period at the first available opportunity.
 - All Employees who work four (4) consecutive hours but less than six (6) consecutive hours per day shall receive one (1) fifteen (15) minute relief period
- G. LUNCH BREAK All Employees working seven (7) hours or more covered by this Agreement shall, except in emergencies, be entitled to a thirty (30) minute duty-free lunch break, not to be included in the Employee's regular work day.
- H. CONTINUING EDUCATION If the Board or its designee authorizes in writing that an Employee covered by this Agreement take, participate in, and/or attend educational conferences, workshops, courses, or classes related to the Employee's job, work, or classification, the Employee shall be reimbursed for books, tuition, conference fees, and certain expenses which have been specifically authorized by the Board or its designee. If the Employee does not successfully complete any conferences, workshops, courses, or classes for which authorization has been given, the Employee shall reimburse the District for the tuition, books, fees, and expenses associated therewith. Any Employee who has received written authorization in accordance with this provision and who has received a passing grade

(a "C" or grade point equivalent) in a course or class of not less than one (1) semester's duration shall receive the sum of One Hundred Dollars (\$100) within thirty (30) days from the date written verification of a passing grade received from the appropriate institution. Payment of the above sum shall be made only once for each course or class taken pursuant to this provision. This provision shall not apply to the experimental maintenance apprenticeship program or to maintenance Employees, unless otherwise authorized by the Superintendent or designee, and shall not be implemented during the term of the Agreement.

ARTICLE 33 SUBCONTRACTING

Any work presently assigned to the bargaining unit, which is normally performed by unit Employees/members, shall not be sub-contracted out to other firms, business entities, and governmental units except those projects, which because of size, uniqueness, time limitations, or complexities, reasonably require sub-contracting. The Employer may also sub-contract work out in emergencies or short duration. Sub-contracting shall be permitted in order to preserve or obtain warranties relating to fixtures, equipment, or other capital improvements to be installed. Sub-contracting must not be intended to deprive unit Employees the right to perform work normally performed by unit Employees/members during regular work hours provided the Employer may permit the work to be done on overtime.

The Employer shall inform the Union of his/her intent to sub-contract. Such notification shall not be construed as an acknowledgment or admission that the proposed work is work normally performed by unit Employees/members or requires Union consent or approval prior to such sub-contracting. The whole intent of is for the parties to work together to promote efficiency and cost effectiveness as it relates to this sub-contracting issue and the operation of the District.

ARTICLE 34 CLASSIFICATIONS

Group A: Care and Operation of Plant

Level 1 - Regular Part-Time

- 2. Custodian Full-Time
- 3 Painter/Groundskeeper
- 4 Maintenance Level 1, Level 2, Level 3 Heavy-Duty Truck Mechanic
- 5 Supplemental Positions Certified Pool Operator Pool Attendant Custodian Custodian/Truck Driver
- 6 Maintenance Apprentice

Group B: Cafeteria Employees

Level 1 - Helper

- 2 Second Cook
- 3 Head Cook
- 4 Supplemental Special Events Coordinator

Group C: Secretarial - Clerical Employees

Level 1 - Elementary Office Assistant

Level 2 - General Office Clerk

Switchboard Clerk

Level 3 - Substitute Assignment/Switchboard Operator

Level 4 - Secretary I

Elementary Principal

Middle School Counselors

High School Counselors

Assistant Principals

Directors

High School Attendance/Athletics

Cafeteria/Dining Services

Level 5 - Secretary II

High School Principal Middle School Principal

Level 6 - Secretary III

Business Manager

Director of Building & Grounds

Director of Special Education

Director of Technology

Level 7 - Accountant I

Level 8 - Accountant II

Level 9 - Accountant III

Level 10 - Business Office Coordinator

Group C: Supplemental

The Secretary to Elementary Principal classification shall be increased ten cents (\$.10) per hour above the pay scale agreed to for other Secretary I positions.

<u>Tests</u> - The District will schedule keyboarding tests (or equivalent to) upon need. Tests shall begin no later than ninety (90) days from ratification of both parties. The time of the test will depend on the availability of a Certified Instructor. Interested Employees should notify the Superintendent's office in writing on or before the first of any month. Employees tested during working hours will not suffer any loss of pay. Successful test results will be placed in the Employee's personnel file.

<u>In Lieu of Testing</u> - Successful completion of a class in typing or speedwriting from Macomb Community College or equivalent as evidenced by an official certificate or transcript (which notes the "letter" grade), and test results from the instructor, certifying the skill levels shall fulfill qualification requirements in lieu of testing by the District.

<u>52-Week Scheduling</u> - If any "less than 52-week Employee in Group C only" is requested by the School District to work a 52-week schedule during any one (1) year:

- 1. A minimum of one (1) month advance notice will be given to the Employee.
- 2. The Employee will earn all benefits commensurate with the 52-week positions outlined in the Agreement.

If this practice continues for a third year, the Employee will be deemed a permanent 52-week Employee.

Group D: Library Technical Assistants

Certified Non-Certified

Group E: Safety

Crossing Guards Security Guards Bus Aides

Group F: Instructional Assistants

Specialized Instructional Assistant

1. Recognition for Skill Development:

Certificates and/or Recognition of in-service training conferences shall be placed in each Employee's personnel file. Continuing Education Units (approved by the State Board of Education) will be awarded. In addition, each conference that is Management approved will carry the equivalent of one (1) Continuing Education Unit. All C.E.U.s will be recorded in the Employee's personnel file. When the accumulated number of C.E.U.s reaches seven (7), the Employee shall receive an annual One Hundred Dollar (\$100.00) stipend, payable each year on the last pay in June. The annual stipend will not exceed Two Hundred Dollars (\$200.00) in any one year.

- a. Administrative initiated training will be offered to those Employees who are working in conjunction with the subject matter of the training. The Employees shall provide a report to the Superintendent or designee. Lost wages and costs shall be reimbursed.
- b. Employee-initiated training will be allowed, providing prior Management approval is granted. These training sessions shall be limited to two (2) annually per Employee. The Employee shall provide a report to the Superintendent or designee. Lost wages and costs shall be reimbursed.

c. Employees shall have the option of attending unapproved training sessions without reimbursement for wages or costs. In this instance, only C.E.U.s approved by the State Board of Education will be awarded and recorded in the Employee's personnel file; the Employee shall provide a report to the Superintendent or designee.

APPENDIX A

PREAMBLE

A. For all new Employees and Employees changing groups on or after January 1, 2009, a graduated wage scale in every department (except crossing guards) will commence with year 1 and graduate up to a Year 9 pay level for each group classification. Progression from Year 1 up to Year 9 shall be made in one (1) year increments. Increment date will be July 1 of each year.

New hires up to December 31 will have the following July 1 as an increment date.

New hires after December 31 will have July 1 of the following year as an increment date. Each Year is an incremental increase in the base wage as reflected in Appendix A.

NOTE: The above formula shall also be used for vacation, longevity, and sick hours.

- B. At Management discretion, after conferring with Union, Management may bring in an Employee above a Year 1 level based on experience and qualification.
- C. Any Employee who shall demote shall be placed in the year of the new group classification that provides the least reduction in wages. Employees who laterally transfer shall be placed in the same year of the wage schedule as set forth in Appendix A. Employees who promote shall be placed in the year of the new group classification, which provides the next level of wage increase.

WAGES

Beginning July 1, 2016, all bargaining unit Employees'/members' pay will be reduced by three (3) days and spread out over their pay schedule.

GROUP A: Custodian and Maintenance Employees

1. Regular Part-Time

Regular part-time Employees shall be defined to mean those Employees who work less than eight (8) hours per day on a regular basis fifty-two (52) weeks per year. Such Employees who work thirty (30) or more hours per week shall receive the fringe benefits paid to regular fulltime custodians. Those regular part-time Employees who work less than thirty (30) hours per week shall receive fringe benefits on a pro-rata basis. Fringe benefits paid in accordance with this provision shall not be retroactive.

LEVEL I TIER (for hire date before January 1, 2009)

LEVEL II TIER (for hired or Group change after January 1, 2009)

WAGES		SHIFT PREM	IIUM			SHIFT PREM	/IUM	
2.	Custodians		2 nd	3^{rd}			2 nd	3^{rd}
	90 Days	13.61	.21	.31	*Years 1-3	12.00	.21	.31
	1 Year	13.99	.21	.32	4 Years	13.61	.21	.31
	2 Year	15.05	.23	.34	**5 Years	13.99	.21	.32
	3 Years	16.83	.25	.38	6 Years	15.05	.23	.34
	4 Years	18.65	.28	.42	7 Years	16.83	.25	.38
	5 Years	19.93	.30	.45	8 Years	18.65	.28	.42
					9 Years	19.93	.30	.45
3.	Painter –	Ground	skeeper					
	90 Days	18.14	.21	.31	*Years 1-3	16.00	.21	.31
	1 Year	18.85	.21	.31	4 Years	18.14	.21	.31
	2 Years	19.57	.23	.34	**5 Years	18.85	.21	.31
	3 Years	20.25	.25	.38	6 Years	19.57	.23	.34
	4 Years	20.98	.28	.42	7 Years	20.25	.25	.38
	5 Years	21.61	.30	.45	8 Years	20.98	.28	.42
					9 Years	21.61	.30	.45
4.	Maintena	nce App	rentice					
	90 Days	12.73	.29	.44	*Years 1-3	11.00	.29	.44
	1 Year	14.33	.30	.45	4 Years	12.73	.29	.44
	2 Year	15.41	.31	.47	**5 Years	14.33	.30	.45
	3 Years	16.23	.32	.49	6 Years	15.41	.31	.47
	4 Years	18.05	.34	.50	7 Years	16.23	.32	.49
					8 Years	18.05	.34	.50
5.			vel 1) Transpo					
	90 Days	19.34	.29	.44	*Years 1-3	17.50	.29	.44
	1 Year	20.06	.30	.45	4 Years	19.34	.19	.44
	2 Years	20.78	.31	.42	**5 Years	20.06	.30	.45
	3 Years	21.49	.32	.49	6 Years	2078	.31	.47
	4 Years	22.21	.34	.50	7 Years	21.49	.32	.49
	5 Years	22.84	.35	.52	8 Years	22.21	.34	.50
					9 Years	22.84	.35	.52
	Maintena	nce (Lev	vel 2)					
	90 Days	NA	.29	.44	*Years 1-3	19.50	.29	.44
	1 Year	21.52	.30	.45	4 Years	21.52	.30	.45
	2 Years	22.24	.31	.47	**5 Years	22.24	.31	.47
	3 Years	22.93	.32	.49	6 Years	22.93	.32	.49
	4 Years	23.67	.33	.50	7 Years	23.67	.33	.50
	5 Years	24.28	.34	.52	8 Years	24.28	.34	.52

Maintenance (Level 3) Heavy Duty Truck Mechanic Foreman									
90 Days	NA	.40	.60	*Years 1-3	20.50	.40	.60		
1 Year	22.73	.42	.63	4 Years	22.73	.45	.63		
2 Years	22.45	.43	.65	**5 Years	23.45	.43	.65		
3 Years	24.14	.45	.67	6 Years	24.14	.45	.67		
4 Years	24.87	.46	.67	7 Years	24.87	.46	.69		
5 Years	25.48	.47	.71	8 Years	25.48	.57	.71		

^{*} Denotes new hire rate

6. Supplemental Pay

- a. Custodian Truck Driver16 cents per hour over custodial rate
- b. Seasonal Help Non Group A Employees Twelve dollars (\$12.00) per hour

GROUP B: Cafeteria Employees

WA	GES	SH	IFT PRE	MIUM 3 rd			SHIFT PR 2 nd	EMIUM 3 rd
1.	Helper							
	90 Days	8.95	.14	.20	*Years 1-4	8.95	.14	.20
	1 Year	9.32	.14	.21	*5 Years	9.32	.14	.21
	2 Year	10.15	.15	.23	6 Years	10.15	.15	.23
	3 Years	10.40	.16	.24	7 Years	10.40	.16	.24
	4 Years	11.12	.17	.25	8 Years	11.12	.17	.25
	5 Years	12.13	.18	.28	9 Years	12.13	.18	.28
	Food Serv	vice Stock Po	erson – A	dditional	.45 per hour			
2.	Second Co	ook						
	90 Days	10.39	.16	.24	*Years 1-4	10.39	.16	.24
	1 Year	10.66	.16	.24	*5 Years	10.66	.16	.24
	2 Year	11.43	.17	.26	6 Years	11.43	.17	.26
	3 Years	11.77	.18	.27	7 Years	11.77	.18	.27
	4 Years	12.38	.19	.28	8 Years	12.38	.17	.28
	5 Years	13.51	.20	.31	9 Years	13.51	.20	.31

^{**} Denotes promotion rate

3.	Head Coo	ok						
	90 Days	12.17	.18	.28	*Years 1-4	12.17	.18	.28
	1 Year	13.03	.20	.30	*5 Years	13.03	.20	.30
	2 Year	13.21	.20	.30	6 Years	13.21	.20	.30
	3 Years	13.61	.21	.31	7 Years	13.61	.21	.31
	4 Years	14.21	.22	.32	8 Years	14.21	.22	.32
	5 Years	15.25	.23	.35	9 Years	15.25	.23	.35

^{*} Denotes new hire rate

4. Supplemental Pay

Special Events Coordinator – Additional \$3.50 per hour

GROUP C: Secretarial & Clerical Employees

WAGES		SHII	FT PRE	MIUM		Sl	HIFT PREN	MUIN
			2 nd	3 rd			2 nd	3 rd
1.	Elementar	ry Office Assi	stants					
	90 Days	8.18	.16	.24	*Years 1-4	8.18	.16	.24
	1 Year	8.59	.17	.25	**5 Years	8.59	.17	.25
	2 Year	8.91	.18	.27	6 Years	8.91	.18	.27
	3 Years	9.25	.20	.29	7 Years	9.25	.20	.29
	4 Years	9.55	.21	.32	8 Years	9.55	.21	.32
	5 Years	9.87	.24	.36	9 Years	9.87	.24	.36
2.	General C	Office Clerk –	Switchl	board Cle	erk			
	90 Days	10.39	.16	.24	*Years 1-4	10.39	.16	.24
	1 Year	11.17	.17	.25	**5 Years	11.17	.17	.25
	2 Year	12.04	.18	.27	6 Years	12.04	.18	.27
	3 Years	13.01	.20	.29	7 Years	13.01	.20	.29
	4 Years	14.24	.21	.32	8 Years	14.24	.21	.32
	5 Years	16.01	.24	.36	9 Years	16.01	.24	.36
3.	Substitute	Assignment -	– Switcl	hboard O	perator			
	90 Days	11.81	.18	.27	*Years 1-3	10.50	.18	.27
	1 Year	12.61	.19	.29	4 Years	11.81	.18	.27
	2 Years	13.41	.20	.20	**5 Years	12.61	.19	.29
	3 Years	14.48	.22	.33	6 Years	13.41	.20	.30
	4 Years	16.19	.24	.36	7 Years	14.48	.22	.33
	5 Years	19.19	.29	.44	8 Years	16.19	.24	.36
					9 Years	19.19	.29	.44

^{**} Denotes promotion Rate

4. Secretary I

${\bf Elementary\ Principals-Middle\ School\ Counselors}$

High School Counselors – Assistant Principals

Directors – H	Iigh Scho	ool Att	endance	/Athletics-Cafeteria/	Dining S	Services	S
90 Days	11.81	.18	.27	* Years 1-3	10.50	.18	.27
1 Year	12.61	.19	.29	4 Years	11.81	.18	.27
2 Years	13.41	.20	.30	**5 Years	12.61	.19	.29
3 Years	14.68	.22	.33	6 Years	13.41	.20	.30
4 Years	16.41	.25	.37	7 Years	14.68	.22	.33
5 Years	19.91	.30	.45	8 Years	16.41	.25	.37
				9 Years	19.91	.30	.45

Elementary secretaries receive .10 additional pay per hour.

5. Secretary II

High School	Principal,	Middle Sc	hool Principal
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90 Days	12.88	.20	.29	* Years 1-3	11.00	.20	.29
1 Year	13.61	.22	.31	4 Years	12.88	.20	.29
2 Years	14.24	.22	.32	**5 Years	13.61	.22	.31
3 Years	15.74	.24	.36	6 Years	14.24	.22	.32
4 Years	18.00	.27	.41	7 Years	15.74	.24	.36
5 Years	20.62	.31	.47	8 Years	18.00	.27	.41
				9 Years	20.62	.31	.47

6. Secretary III

Business Manager-Director of Buildings & Grounds Director of Special Services-Director of Technology

90 Days	18.65	.28	.42	* Years 1-3	16.65	.28	.42
1 Year	19.34	.29	.44	4 Years	18.65	.28	.42
2 Years	20.03	.30	.45	**5 Years	19.34	.29	.44
3 Years	20.69	.31	.47	6 Years	20.03	.30	.45
4 Years	21.37	.32	.49	7 Years	20.69	.31	.47
5 Years	22.05	.33	.50	8 Years	21.37	.32	.49
				9 Years	22.05	.33	.50

7. Accountant I

. Accountant	1						
90 Days	12.88	.19	.29	* Years 1-3	11.00	.19	.29
1 Year	13.61	.21	.31	4 Years	12.88	.19	.29
2 Years	14.24	.21	.32	**5 Years	13.61	.21	.31
3 Years	15.74	.24	.36	6 Years	14.24	.21	.32
4 Years	18.00	.27	.41	7 Years	15.74	.24	.36
5 Years	20.62	.31	.47	8 Years	18.00	.27	.41
				9 Years	20.62	31	47

^{*}Denotes new hire rate

^{**}Denotes promotion rate

8. Accountant	II						
90 Days	12.88	.19	.29	*Years 1-3	11.00	.19	.29
1 Year	13.61	.21	.31	4 Years	12.88	.19	.29
2 Years	14.24	.21	.32	**5 Years	13.61	.21	.31
3 Years	15.74	.24	.36	6 Years	14.24	.21	.32
4 Years	18.00	.27	.41	7 Years	15.74	.24	.36
5 Years	20.62	.31	.47	8 Years	18.00	.27	.41
				9 Years	20.62	.31	.47
9. Accountant	III						
90 Days	15.77	.24	.36	* Years 1-3	13.77	.24	.36
1 Year	16.17	.24	.37	4 Years	15.77	.24	.36
2 Years	16.65	.25	.38	**5 Years	16.17	.24	.37
3 Years	18.18	.27	.41	6 Years	16.65	.25	.38
4 Years	19.71	.30	.45	7 Years	18.18	.27	.41
5 Years	24.50	.37	.55	8 Years	19.71	.30	.45
				9 Years	24.50	.37	.55
10. Business O	office Coo	rdinat	or				
	31.63	.48	.72	* Years 1-3	26.00	.48	.72
				4 Years	31.63	.48	.72
GROUP D: Library T	echnical.	Assista	ants				
1. Library Tec	hnical Ac	cicton	+				
90 Days	12.88	.24	.36	* Years 1-3	11.00	.24	.36
1 Year	13.61	.24	.37	4 Years	12.88	.24	.36
2 Years	14.24	.25	.38	**5 Years	13.61	.24	.37
3 Years	15.74	.27	.41	6 Years	14.24	.25	.38
4 Years	18.00	.30	.45	7 Years	15.74	.27	.41
5 Years	20.62	.37	.55	8 Years	18.00	.30	.45
5 Tours	20.02	.57		9 Years	20.62	.37	.55
2. Non Certific	ed Librar	v Teck	nical Ass		20.02	.57	.55
90 Days	10.39	.16	.16	* Years 1-4	10 39	.16	.16
1 Year	11.17	.17	.25	**5 Years	11.17	.17	.25
2 Years	12.04	.18	.27	6 Years	12.04	.18	.27
3 Years	13.01	.20	.29	7 Years	13.01	.20	.29
4 Years	14.24	.21	.32	8 Years	14.24	.21	.32
5 Years	16.01	.24	.36	9 Years	16.01	.24	.36
				Technical Assistant on			

To be classified as a Certified Library Technical Assistant, one must have completed a formal post high school Library Technical Program holding either a one-year program certificate or a two-year degree in Library Technology. Additionally, said person must have minimum typing/computer competence necessary for the normal demands of the job.

^{*}Denotes new hire rate

^{**}Denotes promotion rate

ROUP I	E: Safety							
1	WAGES		SHIFT 2 nd	7 PREMIUM 3 rd	SHIF	T PRE	MIUM 2 nd	3 rd
1.	Crossing Gu	ıards						
	14.04		.21	.32		14.04	.21	.32
2.	Security Gu	ards						
	90 Days	13.56	.20	.31	*Years 1-3	312.00	.21	.31
	1 Year	13.83	.20	.31	4 Years	13.56	.20	.31
	2 Years	14.14	.21	.32	**5 Years	13.83	.21	.32
	3 Years	14.42	.22	.33	6 Years	14.12	.21	.32
	4 Years	14.70	.22	.33	7 Years	14.42	.22	.33
	5 Years	14.99	.23	.34	8 Years	14.70	.22	.33
					9 Years	14.99	.23	.34
3.	Bus Aides							
		8.28	.16	.23		8.28	.16	.23
	Supplementa	1 - \$2.00	over he	ourly rate, per	job description			

GROUP F: Instructional Assistants

WAGES		SHIF	T PREMIUM	SHIFT PREMIUM	
		2^{nd}	3^{rd}	$2^{\rm nd}$	3^{rd}
1.Instructional	Assistant	ts			
90 Days	11.32	.17	.26	*Years 1-3 10.50 .17	.26
1 Year	12.32	.19	.28	4 Years 11.32 .17	.26
2 Years	13.51	.20	.31	**5 Years 12.32 .19	.28
3 Years	15.31	.23	.35	6 Years 13.51 .20	.31
4 Years	15.52	.23	.35	7 Years 15.31 .23	.35
5 Years	15.78	.24	.36	8 Years 15.52 .23	.35
				9 Years 15.78 .24	.36
2.Specialized In	struction	ıal Ass	sistants		
90 Days	11.82	.17	.26	*Years 1-310.82 .17	.26
1 Year	12.83	.19	.28	4 Years 11.82 .17	.26
2 Years	14.02	.20	.31	** 5 Years 12.83 .19	.28
3 Years	15.81	.23	.35	6 Years 14.02 .20	.31
4 Years	16.03	.23	.35	7 Years 15.81 .23	.35
5 Years	16.29	.24	.36	8 Years 16.03 .23	.35
				9 Years 16.29 .24	.36

^{*}Denotes new hire rate

^{**}Denotes promotion rate

BOARD PAID RETIREMENT

The Board shall pay the Employee's state retirement contributions to the Michigan Public School Employees Retirement System as determined by the Michigan Office of Retirement Services.

ARTICLE 35 TERMINATION AND MODIFICATION

This agreement shall commence July 13, 2016, and shall continue in full force and effect until June 30, 2018, when it shall terminate. If either party desires to renegotiate this Agreement, he/she shall give the other party written notice to that effect not less than sixty (60) nor more than ninety (90) days prior to June 30, 2018. The contract will be re-opened for negotiations for wages/benefits only for the 2017/18 contract year.

An emergency manager appointed under the Local Government and School District Fiscal Responsibility Act, MCL 141.1501 et seq. may reject, modify, or terminate this Agreement as provided in that Act.

IN WITNESS WHEREOF, the parties have signed this Agreement by his/her duly authorized representatives on the day and year first above written.

Felicia Hicks, Representative	Date
AFSCME Local 1630	
Donovan Roznowski	Date
AFSCME Local 1630	
Jason Davidson, President	Date
Clintondale Community Schools Board of Education	
Greg Green	Date
Clintondale Community Schools	

Ratified by the Board of Education of the Clintondale Community School District on July 13, 2016.

Ratified by the International Union of American Federation of State, County and Municipal Employees, AFL-CIO, and Metropolitan Council No. 25 and Local 1630, on July 13, 2016.

1993/96 LETTER OF UNDERSTANDING

In settlement of Grievance Number 16-92 and negotiation of the 1993/1996 Collective Bargaining Agreement, Management and Union agree that Management shall be entitled to an additional confidential secretarial/clerk position to the Deputy Superintendent.

Based upon same, Union will withdraw its grievance and any M.E.R.C. petition that may be pending to the additional confidential position of secretary/clerk to Deputy Superintendent.

Joan Waln	nsley, Presi	dent	

PRICE DRIVE AGREEMENT

Clintondale Schools and Local 1630 do hereby agree to eliminate one secretarial position (52 week) and one full time secretary (52 week) and one part time position (45 week/4 hours) from Price Drive to another location, which will be determined at a later date. It is agreed there will be no layoffs as a result of this specific agreement and said Union Employees will have bumping rights according to the Master Agreement.

This Agreement will take effect July 1, 1997 and may be reviewed annually prior to July 1 of each year. If either side determines conditions have changed which no longer support the purpose and intent of this Agreement, his/her can request that the above original positions be reinstated.

In the event conditions have changed from those conditions giving rise to this Agreement, Local 1630 will not be precluded from using his/her grievance rights under the Master Agreement.

lentative Agreement
July 13, 2016 - AFSCME (DCG) 1630
Clintondale Community Schools Board of Education
1. Contract duration: 2 years, expiring Time 30, 2018
2. Re-opener for wages/benefits only for 2017-2018 contract year
3. For 2016-2017 restoration of 3 concessionarys previously agreed-upon
4. Revise Article 20, B. (Overtime/Extra Hours) to eliminate daily hour
trigger for overtime (8 hous ni 20. B. 1. and 7.5 hours ni 20. B.2). histord
overtime triggered at 40 hours per week. Current contract language
for Sakurday, Sunday, holiday work. Current contract language for
37.5 hours to trice overtime for Article 20.A.Z. (Secretarial, Clerical, Instructional
5. This proposal is a package proposal.
Tosai De con
JASON DAUIDEN BONG POR
Manthe Paragraph BOARD President
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LISA L. SWEM, Attorney
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M. A. C. Sperment
BURD TRUSTE
-01750 46030 7

AFSCME Local 1630

Clintondale Community Schools Board of Education, Tentative Agreement - October 6, 2015

- Maintain the status guo on Wageo as presented in the Board's August 25, 2015 proposal #7.
- 2. The Board will pay the maximum hard cap levels per State law.
- 3. The parties will establish a committee to address freath insurance.
- 4. Agreed on language changes as reviewed in various bagain sessions and reflected, in part, on the "scorecard" updates.

5. This successor agreement is to expires on June 30, 2016.

Joe the Branch

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Baisan Colhin

1000 Herrich

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CLINTONDALE COMMUNITY SCHOOLS/AFSCME LOCAL 1630 TENTATIVE AGREEMENT

The parties have a Collective Bargaining Contract that has been extended through June 30, 2015 as well as certain Contract Concessions represented by Agreements dated August 20, 2011 and March 14, 2011. The parties, through their bargaining teams, have met to negotiate in good faith amendments to said Contract and extension of said Agreements, and have reached certain tentative agreements that will amend said Bargaining Contract, and extend said Agreements. The bargaining teams have reached tentative agreements which are set forth below and will present same to their respective parties for ratification. Said tentative Agreements are as follows:

- The parties agree to continue the current Contract through June 30, 2015, with the
 Tentative Agreements set forth herein.
- 2. The Contract Concession Agreements, dated August 20, 2011 and March 14, 2011, shall be extended over the term of this Contract.
- 3. The School District will not privatize the Cafeteria Department at this time, however, if the year-end budget for the upcoming 2014/2015 school year projects a loss greater than the projected loss for the 2013/2014 school year of \$22,000.00 the School District will look at other options to eliminate losses including privatization.
- 4. The School District agrees that it will not privatize any other AFSCME Department during the term of this Contract (this Agreement is not intended in any way to infer that in the future the privatization of any Department must be negotiated if an economic need for same exists and proper procedures are followed).

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- 5. Health Care shall be amended to define mental illness consistent with generally accepted definitions under insurance policies for School Districts and shall be further amended to reduce the allowed time for a medical leave of absence from 2 years to 1 year (see attached language).
- 6. The School District shall be allowed to amend the 2013/2014 and 2014/2015 school calendars so long as same does not reduce the number of paid working days. The Administration shall meet with the Union Representative to inform the Union of said Amendment.
- 7. Health Care coverage shall be changed to the McLaren Health Group Premium

 Saver without deductibles. 14 possible by July 1, 2013 Possible by

 8. That while the Union has not agreed to the School Districts decision to sub out

transportation services to third parties and its intent to eliminate the transportation department, it acknowledges that it has been informed of this decision by the School District which will commence with the beginning of the 2013/2014 school year.

AFSCME Local 1630

Clintondale Community School District

Felicia Hicks, AFSCME Representative

George Sassin, Superintendent

Joseph P. Giaramitaro, Attorney

AFSCME Local 1630

Advantage Sassin, Superintendent

Joseph P. Giaramitaro, Attorney



35100 Little Mack • Clinton Township, MI 48035-2633 Phone: (586) 791-6300 • Fax: (586) 791-6786 www.clintondale.k12.mi.us

> **BOARD OF EDUCATION** Jason M. Davidson, President Joan M. Walmsley, Vice-President Mark E. Titus, Secretary Michael T. Scott, Treasurer Thomas A. Evilsizer, Trustee Valerie E. O'Neal, Trustee Steven M. Puchovan, Jr.,Trustee

> > SUPERINTENDENT George J. Sassin, Ed. S.

CONTRACT EXTENSION THROUGH JUNE 30, 2013

Management counter proposal to AFSCME Local 1630 negotiating teams proposal dated February 17, 2011.

- \$108,000.00 Health Insurance change to \$10/\$40 co-pay and a \$200/\$400 deductible plan.
- \$87,000.00 All AFSCME bargaining union members contract will be reduced by six (6) days and spread out over their pay schedule.
- Management and Union will follow the District Calendar and the last agreed upon contract language.
- \$ 4,100.00 Remove all "computer stipend" from the contract after June 30, 2011.

\$ 199,100.00 Total Savings

These above changes in the AFSCME Local 1630 contract will remain in effect af	ter the
June 30, 2013, extension has expired or until a new contract/extension is negotiate	d.

Jason Davidson,

Tim Montney, AFSCME Logal 1630 Date

Clintondale Board of Education

George Sassin, Superintendent Date Ellen Keith AFSO

Ellen Keith, AFSCME Council 25 Date

Clintondale Community Schools



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BOARD OF EDUCATION

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AFSCME LOCAL 1630 GROUP CONCESSIONS FOR THE 2011/2012 & 2012/2013 CONTRACT PERIOD

Maintenance, Custodians, Outside Grounds, Transportation & Transportation Coordinator

Secretarial 45/52 week employees

SUPERINTENDENT George J. Sassin, Ed. S.

Custodians go to step "2" of Tier 1 pay scale	\$184,992.00
Maintenance, Outside Grounds, Transportation, Transportation Coordinator – go to step "3" of Tier 1 pay scale	\$54,038.00
Eliminate contracted services	\$22,954.00
Snow Removal -comp time/supervisor allowed to plow	\$6,865.00
Maintenance, Custodians, Outside Grounds, Transportation, Transportation Coordinator – Give Back Longevity	\$54,102.00
Custodian personal leave days - accrue "5" per year	\$39,700.00
Replace "1" retirement position	\$114,571.00
Secretarial 45/52 wks – give back "1" week (Prior to end of schools year – at managements discretion)	\$18,739.00
All groups – Insurance pack #8 – BCN #5	\$310,946.00
	\$806,907.00

The above agreement will be for "2" years with no step increases.

There will be no shift premiums for same duration.

Once the "5" leave days have been exhausted, if an individual has 35 days or more in their leave banked time, they will be allowed to utilize such time at their discretion according to contract language.

AFSCME shall not incur any further concessions for the 2011/2012 school year

Jason M. Davidson, President Date

eorge J Sassin, Superintendent Date

Tim Mottney, AFSCME Local 1630 Date

Felicia Hicks, AFSCME Council 25