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Collective Bargaining Agreements

7-1-1977

Milwaukee Board of School Directors and Service and Hospital Employees' International Union, Local 150 (1977)

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Milwaukee Board of School Directors and Service and Hospital Employees' International Union, Local 150 (1977)

Keywords

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Comments

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between

THE MILWAUKEE BOARD OF SCHOOL DIRECTORS

and

SERVICE AND HOSPITAL EMPLOYEES' INTERNATIONAL UNION, LOCAL 150

> (Food Service Managers) (Food Service Assistants) (Child Care Attendants)

JULY 1, 1977 то JUNE 30, 1980

CALENDAR 1977-78

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 Record/Staff Planning Day
 Report Cards - Elem. Schools Secondary Cards Being Processed

LOCAL 150

SERVICE & HOSPITAL EMPLOYEES'

INTERNATIONAL UNION,

AFL-CIO

[Food Service Managers]

[Food Service Assistants]

[Child Care Attendants]

Gordon Owley, Business Representative

Donald Beatty, President

BARGAINING TEAM [Food Service Personnel]

Ora Lovett

Aurelia Miller

Emily Palkovic

Elaine Poehlman

Lois Weisman

BARGAINING TEAM [Child Care Attendants]

Henrietta Liebl



CONTRACT

between

THE MILWAUKEE BOARD OF SCHOOL DIRECTORS

and

SERVICE AND HOSPITAL EMPLOYEES' INTERNATIONAL UNION, LOCAL 150

> (Food Service Managers) (Food Service Assistants) (Child Care Attendants)

JULY 1, 1977 то JUNE 30, 1980

Printed by Town & Country Printers, Columbus, WI 53925

MILWAUKEE BOARD OF SCHOOL DIRECTORS

Evelyn T. Pfeiffer, President

Thomas Brennan Anthony S. Busalacchi Margaret Dinges Gerard P. Farley Stephen Jesmok, Jr. James F. Koneazny Marian McEvilly Maurice J. McSweeney Edward S. Michalski Clara A. New Lorraine M. Radtke Lois Riley Doris Stacy Leon W. Todd, Jr.

Lee R. McMurrin, Superintendent of Schools Thomas A. Linton, Secretary-Business Manager Gordon E. Harrison, Chief Negotiator

TABLE OF CONTENTS

	Page
Resolution	. 1
PART I	
 A. Consideration B. Conditions and Duration of Agreement C. Negotiations D. Timetable E. Subordinate Statutes, Etc 	. 2 . 2 . 3
PART II	
A. Recognition B. Union Negotiating Committee C. Union Security D. Management Responsibilities E. Limitations Upon Union Activity	. 4 . 4 . 6
PART III SALARIES AND FRINGE BENEFITS	
 A. Salaries B. Health Insurance C. Life Insurance D. Insurance E. Sick Leave F. Leaves of Absence G. Pensions H. Holidays and Excused Time	. 8 . 10 . 10 . 11 . 11 . 23
PART IV HOURS OF WORK	
A. Required Working Hours B. Required Work Year PART V WORKING CONDITIONS	
 A. City Service Commission Requirements B. Change of Address C. Probationary Period D. Discharge During Probation E. Reduction in Hours F. Other Provisions 	. 25 . 25 . 26 . 26

TABLE OF CONTENTS [Continued]

PART VI GRIEVANCE AND COMPLAINT PROCEDURE

 A. Purpose B. Definitions C. Resolution of Grievance or Complaint D. Steps of Grievance Procedure E. Presence of Complainant or Grievant F. Group Grievance G. Procedure for Grievances Which Are Not Under the Jurisdiction of First Authority. H. Disciplinary Matters 	28 28 29 32 33 33 33
PART VII NO STRIKE CLAUSE	34
PART VIII BASIS FOR AGREEMENT	
A. Agreement on Behalf of the Union	34
 B. Agreement on Behalf of the Board C. Aid to Construction of the Provisions of 	34
the Agreement	35
D. Saving Clause	35
E. Entire Agreement	35
APPENDIX A — FOOD SERVICE PERSONNEL	
Classifications	38
Requirements	38
Underfilling	40
Promotion and Reclassification	40
Salary Schedule — 1977	41
Salary Schedule — 1978	41
Salary Schedule — 1979	42
Salary Schedule — 1980	42
Service Increment	43
Uniform Allowance	43
	40
APPENDIX B — CHILD CARE ATTENDANTS	
Salary Schedule — 1977	44
Salary Schedule — 1978	44
Salary Schedule — 1979 Salary Schedule — 1980	44
Salary Schedule — 1980	44
Service Increment	45
Reporting Pay	45
Uniform Allowance	45

THIS AGREEMENT, made and entered into at Milwaukee, Wisconsin, pursuant to the provisions of Section 111.70. Wisconsin Statutes, by and between the Milwaukee Board of School Directors, a municipal employer (hereinafter referred to as the "Board") and the Service and Hospital Employees' International Union, Local 150, (hereinafter referred to as the "Union") as representative of the employes employed hy the Milwaukee Board of School Directors and included in the bargaining unit certified by the 10 Wisconsin Employment Relations Commission (Food Service Managers, Food Service Manager Trainees. Food Service Assistants, and Child Care Attendants) WITNESSETH

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WHEREAS, both of the parties to this agreement 15 are desirous of reaching an amicable understanding with respect to the employer-employe relationship which exists between them and to enter into complete agreement covering rates of pay, hours of work, and conditions of employment; and 20

WHEREAS, the parties acknowledge that during the negotiations which resulted in this agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of 25 collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this agreement: and

WHEREAS, it is intended that the following 30 agreement shall be an implementation of the provisions of Section 111.70. Wisconsin Statutes, consistent with the legislative authority which devolves upon the Board and the administrative authority and responsibility of the Secretary-Business 35 Manager and the statutes of the State of Wisconsin and amendments thereto and, insofar as applicable, the administrative rules of the Department of Public Instruction and amendments thereto.

A CONSIDERATION

The consideration for the execution of this binding agreement is the covenants mutually expressed herein and arrived at by the parties hereto.

B. CONDITIONS AND DURATION OF AGREEMENT

1. This agreement shall continue in full force and effect from July 1, 1977, to and including The Board and the Union June 30, 1980, for the life of this agreement each voluntarily and unqualifiedly waives the right, and each agrees that the other shall not be obligated to bargain collectively with respect to any subject or matter referred to or covered in this agreement or with respect to any subject or matter not specifically referred to or covered in this agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both of the parties at the time they negotiated or signed this agreement.

2. All expenditures or compensation by paid employes in accordance with this agreement must first meet the requirements and procedures required by law and the provisions of Chapter 119 of the Wisconsin Statutes.

3. Any reference to or interpretation of Chapter 119, as it relates to the foregoing paragraphs shall not be subject to arbitration.

NEGOTIATIONS

30 Either party to this agreement may select for itself such negotiator or negotiators for the purposes of carrying on conferences and negotiations, under the provisions of Section 111.70, Wisconsin Statutes, as such party may determine. No consent from either 35 party shall be required in order to name such

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negotiator or negotiators, except as limited by Part II, Section B.

D. TIMETABLE

 Conferences and negotiations shall be carried on by the parties hereto in 1980 as follows:

10 It is agreed that the dates specified in these guidelines may be waived by mutual consent of the parties.

> 2. The parties agree that should it become necessary, they will utilize mediation and fact finding in order to facilitate negotiations.

3. The negotiators for the Board and the Union shall recommend to the Board and the Union, respectively, that they ratify any agreements reached in negotiation. Upon ratification, the agreement shall be reduced to writing and signed by both parties.

E. SUBORDINATE STATUTES, ETC.

This agreement shall in all respects, wherever the same may be applicable herein, be subject and 25 subordinate to the provisions of the Wisconsin Statutes as amended and shall also be subject to the Rules of the Board as amended, provided, however, that if any amendment to the Rules is in conflict with any specific provision of this agreement, the agreement 30 shall govern.

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Step 1. Submission of Union demands to the Board by April 1.

Step 2. Submission of the Board's demands to the Union by April 15.

PART II

A. RECOGNITION

The Board recognizes the Union as the exclusive collective bargaining agent for the appropriate certified bargaining unit and as the certified 5 representative of those employes in the bargaining unit occupying the positions and classifications as defined in the appropriate "Certification of Representatives," promulgated by the Wisconsin **Employment Relations Commission (Food Service** 10 Managers, Food Service Manager Trainees, and Food Service Assistants). The Union recognizes its responsibility to cooperate with the Board to assure maximum service at minimum cost to the public, consonant with its obligations to the employes it represents. 15

B. UNION NEGOTIATING COMMITTEE

The Union shall advise the Board of the names of its negotiators. The Union shall be allowed a total of not to exceed sixteen [16] hours of employe's base salary for time spent in negotiations during the regular working hours during the life of this agreement. The Union shall determine the allocation of the hours among the membership during the negotiations.

C. UNION SECURITY

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represented by the Local 150, Service and Hospital Employees' International Union, bargaining unit who have completed sixty (60) calendar days of service, work more than fortyeight (48) hours in a month, and are not members of the Union shall be required, as a condition of employment, to pay to the Union each month a proportionate share of the cost of the collective bargaining process and contract administration. Such charge shall be deducted from the employe's paycheck in the same manner as Union dues and shall be the same amount as the Union charges for regular dues,

1. FAIR SHARE AGREEMENT. All employes

not including special assessments or initiation fees.

No part of Fair Share money may be used to any extent in a political campaign for or against any candidate for public office.

In consideration of this provision, the Union agrees:

a. That no employe will be denied membership or have his/her membership terminated in the Union for reasons other than failure of the employe to tender his/her dues, initiation fees, or duly imposed fines uniformly required as a condition of acquiring or retaining membership in the Union. The Union agrees to furnish the Milwaukee Board of School Directors a current list of employes in the bargaining unit whose applications for Union membership are denied and a list of employes whose memberships are terminated, with grounds therefor, within five (5) days after rejection or termination.

b. The Union further agrees to hold the Milwaukee Board of School Directors harmless from any damages arising out of any legal action by any employe contesting the above set forth deduction from his/her salary. The Board and the Union agree to jointly defend against any such action.

2. BARGAINING UNIT LISTS. The Board shall provide the Union with a complete data processing 30 printout listing of all employes in the bargaining unit in March and October of each year at no cost to the Union. The list shall be in alphabetical order by last name and include address. 35 work location, salary, employe number, classification, pension eligibility, and date of hire. A monthly list will be provided to the Union of new employes with address, classification, work location, and date of hire and of promotions, retirements, resignations, and transfers within the bargaining unit and the effective date of the transaction.

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3. **DUES DEDUCTION AND CHECKOFF.** The Board shall provide the Union with the opportunity to have dues of members of the bargaining unit deducted from the employes' checks, where the employe so desires. Such deduction will commence two (2) pay periods after the pay period in which the request is received.

4. BULLETIN BOARDS. The Union shall be permitted to utilize a portion of bulletin boards in the kitchen area to post notices of meetings, notices of social events, and notices of elections. Such documents shall not contain political or religious statements or statements which would constitute a personal attack or reflect unfavorably on the school system or its employes.

D. MANAGEMENT RESPONSIBILITIES

1. The Union recognizes the prerogative of the Board and Secretary-Business Manager to operate and manage its affairs in all respects, in accordance with its responsibilities. All powers or authority, which the Board and Secretary-Business Manager have not officially abridged, delegated or modified by this agreement, are retained by the Board and Secretary-Business Manager.

2. The Secretary-Business Manager has the right to schedule overtime work as required in a manner most advantageous to the Board and consistent with the requirements of school employment and the public interest.

3. It is understood by the parties that every incidental duty connected with the operations enumerated in job descriptions is not always specifically described. Nevertheless, it is intended that all such duties shall be performed by the employe.

4. The Board and Secretary-Business Manager reserve the right to discipline and/or discharge. The Board and Secretary-Business Manager

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reserve the right to lay off for lack of work or funds or the occurrence of conditions beyond the control of the Board or where such continuation of work would be wasteful and unproductive. Where a layoff is required in a school, the persons with least seniority in the system at such school will be laid off first. The Board and Secretary-Business Manager shall have the right to determine reasonable schedules of work and to establish the methods and processes by which such work is performed, including the assignment, reassignment, and transfer of personnel, except as specifically limited by the provisions of this agreement.

5. The Union recognizes that the Board has a statutory right and obligation in contracting for matters relating to the school system operation. The right of contracting or subcontracting is vested in the Board. The right to contract or subcontract shall not be used for the purpose or intention of undermining the Union nor to discriminate against any of its members.

6. The Union recognizes the exclusive right of the Board, the Superintendent and the Secretary-Business Manager to establish reasonable work rules. Changes in work rules may be made by the Board, the Superintendent and the Secretary-Business Manager as they deem necessary, but any dispute with respect to the reasonableness of any such change may be submitted to advisory fact finding in accordance with Section 111.70 of Wisconsin Statutes.

E. LIMITATIONS UPON UNION ACTIVITY

1. No Union member or officer shall conduct Union business on Board time, except as set forth herein.

2. No Union meeting shall be held on Board time.

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PART III

SALARIES AND FRINGE BENEFITS

A. SALARIES

1. The salaries of employes as developed by collective bargaining, are set forth in Appendices A and B.

2. Overtime worked by full-time employes over eight (8) hours per day or forty (40) compensated hours per week, as authorized by the director of the respective divisions, shall be compensated at the time and one-half rate. The forty (40) hour' week is recognized as the standard work week for all full-time employes.

B. HEALTH INSURANCE

1. The Board shall continue to provide hospitalsurgical and major medical benefits for its employes as at present, subject to the following changes:

a. The S-M 100 surgical care program to a maximum of ten thousand dollars (\$10,000) for any one illness for employes and their covered dependents.

b. Payment of up to two hundred dollars (\$200) of diagnostic x-ray and laboratory charges for each covered participant per calendar year.

c. The deductible feature of the Major Medical Plan is fifty dollars (\$50) per individual and one hundred fifty dollars (\$150) per family. The limit on Major Medical is twenty-five thousand dollars (\$25,000).

2. The Board shall continue to pay single or family coverage of regularly employed personnel.

3. Employes shall not be entitled to duplicate coverage under any other group health insurance plan.

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4. Employes shall not receive duplicate coverage under the present policy and under Medicare. Employes entitled to benefits under Medicare shall receive those benefits first, and the Board contract shall provide only supplemental benefits up to the present benefits provided for employes in the contract.

5. Where both husband, wife or other members of the family are employed by the Board, the Board shall only pay for one family coverage.

6. Coverage for the new employe normally begins with the second month following acceptance of an approved application. An applicant, who wishes health insurance coverage to become effective on the first day of employment, may have such coverage by paying to the Board a sum equivalent to two (2) months' payment of the premium, along with an approved application.

7. Employes retiring after January 1, 1973, who are at least fifty-five (55) years of age and who have been employed for twenty (20) years by the Milwaukee Public Schools shall be allowed to continue in the hospital insurance group on a self-pay basis with payment for premiums to be made from deductions taken from the retiree's pension checks.

If the employe described above has seventy percent (700/) or more of the maximum allowable full day accumulation of sick leave, he/she shall be allowed to continue in the plan with the Board paying the full premium at the rate in existence at the time of retirement.

All half-day balances will be converted into fullday equivalents in making the seventy percent (70%) determination. In the event of the death of such retired employe, the spouse of such employe, at the time of retirement, shall be allowed to continue in the health insurance single plan with the Board paying the full premium at the rate in existence at the time of retirement. If such retired employe did not have the required

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accumulation of sick leave, at the death of the employe, the spouse shall be allowed to continue in the single health insurance plan on a self-paid basis.

5 Such employes who retire prior to age sixty-five (65) shall have their health insurance premiums paid to the extent that such premiums do not exceed the amount paid prior to retirement. When the retiree attains age sixty-five (65), 10 he/she shall receive the Medicare Carveout Plan, provided that such total payment shall not exceed the total amount paid for group coverage prior to retirement.

C. LIFE INSURANCE

1. The Board shall continue in effect its present group life insurance policy for employes. The insurance for each employe shall be an amount equal to the even one thousand dollars (\$1,000) next exceeding the basic wage of the employe.

2. The first fifteen thousand dollars (\$15,000) shall be paid by the Board for those who qualify. On the balance, the Board shall pay three dollars and sixty cents (\$3.60) per thousand per year, with the balance paid by the employe.

3. The Board agrees that if an employe retires at age fifty-five (55) with fifteen (15) years or more of service, such employe may pay the full premium to maintain full life insurance until age sixty-five (65). The insurance provides that at attainment of age sixty-five (65) and thereafter, for those eligible, life insurance is provided without cost to the employe.

D. INSURANCE

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1. The Board will reimburse employes against loss or damage to personal property used in the course of employment in buildings operated by the Board, arising from theft, fire, or willful damage not to exceed fifty dollars (\$50) on any one occurrence.

2. The Board will pay the premium on an insurance policy to cover malicious damage to employes' cars while parked at school during school hours or while on school business. Such policy will not cover the first ten dollars (\$10) of damage in any one incident.

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3. Present liability insurance covering tort liability, paid for by the Board, shall be continued in the amount of five million dollars (\$5,000,000).

E. SICK LEAVE

1. GENERAL PROVISIONS

a. Classified employes, including part-time employes and those who are compensated at an hourly rate, when such employes comply with the terms and conditions set forth in these rules, may be granted sick leave with full pay on the following basis during any year: Fifteen (15) working days for full-time employes on a twelve-month basis, twelve and one-half (121/1) working days for full-time employes on a ten-month basis, a proportionate amount of sick leave for employes who serve on less than a full-time basis. Absences of fulltime employes shall be shown on the time sheets, and absences of part-time employes shall be shown on IBM absence cards (Form #27).

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b. Employes serving on a temporary basis or a provisional basis and on-call substitutes shall not be granted any sick leave allowance.

> c. Sick leave with full pay shall be granted at the rate of .067 hours of sick leave earned for each hour paid exclusive of overtime. The unused balance of sick leave allowance shall be accumulated to the employe's credit, provided that the balance to the credit of the

employe at the end of any month shall not exceed one hundred forty-five (145) working days at full pay and accumulative thereafter to an unlimited total of working days at half pay. Accumulations of full pay and half pay sick leave benefits shall be kept in separate accounts and shall not be transferable.

d. Sick leave shall cover necessary absence from duty because of:

1) The illness or bodily injury of an employe;

2) A limitation of one day of absence for illness in the immediate family, without a statement from a physician generally being required, but that a statement be required from a doctor giving the nature and seriousness of the illness of the member of the immediate family and declaring the need for the employe to be with the ill member of the family, if absent for more than one day. No more than five (5) day per calendar year shall be utilized for family illness purposes.

3) The exclusion from employment for quarantine because of exposure to contagious disease, as defined by the City Commissioner of Health.

"Member of the immediate family" is defined as husband or wife, child, stepchild, brother, sister, parent or stepparent, wherever they may reside, or other relative living in the same dwelling unit.

e. Leave of three (3) consecutive days shall ordinarily be permitted without requiring the employe to submit a doctor's certificate for his/her own illness, provided that the principal or the department or division head who certifies time sheets for payroll purposes has other satisfactory evidence of bona fide illness as herein above defined. When any employe's

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leave extends beyond three (3) consecutive days, a statement from a physician, surgeon, dentist, osteopathic surgeon, chiropodistpodiatrist; osteopath, chiropractor, psychiatrist, or from an assigned city physician or city nurse, certifying the nature and seriousness of the illness, or the certificate of an authorized and recognized Christian Science practitioner, certifying that the employe is under Christian Science treatment, shall be furnished to the department or division head and shall be filed with the time sheet. Such certification may be required for shorter terms of sick leave absence.

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 f. 1) During the initial probationary period, no sick leave with pay will be allowed, however, the employe shall accrue sick leave during this period. The calendar dates for the computation for sick leave benefits shall be established by the Accounting Division.

> 2) Any length of time during which an employe is on layoff, suspension, or leave of absence and any length of time not recognized by the Annuity and Pension Board as accumulative of pension credit, when the employe in question is a member of the City Annuity and Pension System, shall not be recognized as qualifying for sick leave or as adding to a sick leave accumulation. No sick leave shall be advanced before it is earned.

2. ABSENCE ON ACCOUNT OF DEATH

a. If explicitly reported on the time sheet, absence of a regularly appointed employe, due to the death of a wife, husband, parent, parent-in-law, stepparent, child, brother, sister or stepchild, shall be permitted without loss of pay for not to exceed three (3) full work days, provided the days are used within the calendar week (any seven (7) consecutive days), starting with the day of death.

b. In case the death of a relative, as listed in 2, a, above, occurs when such relative is in the armed services of the United States, these provisions may apply to leave for the purpose of attending memorial or religious services held because of such death, without regard to the place where death occurred or to the place where services are held.

c. Absence of one day without loss of pay, within the calendar week, starting with the day of the death, shall be permitted in case of the death of a grandparent, grandchild, brother-in-law, sister-in-law, son-in-law, daughter-in-law, uncle, aunt, nephew, niece, or first cousin.

> d. Not more than six (6) regular appointed classified employes may be excused by their department held for one-half day, without loss of pay, to attend the funeral of a fellow employe.

> e. Such absence shall be explicitly reported on the time record.

3. MISCELLANEOUS. A total of not more than two (2) days per year deductible from sick leave may be taken for one of the following reasons:

a. A required attendance at a court proceeding;

b. A required attendance at a legal proceeding for the purchase or sale of a home in which the employe will reside;

c. Absence due to summoning by a governmental agency, such as the Internal Revenue or the draft board;

35 d. Absence due to legal proceeding involving adoption of a child by the employe;

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e. Absence due to the attendance of a funeral of a close friend, provided, however, that this time may not be used for the death of a relative or fellow employe;

f. Absence due to travel involved in funeral attendance;

g. Where religious discipline makes it mandatory upon the employe to desist from his/her daily occupation; and,

 h. Absence to attend the graduation of a son or daughter from high school or an institution of higher learning.

> i. Absence which is beyond control of the employe, such as absence due to: automobile accident on the way to work, fire, flooding, or other property damage requiring immediate attention by the employe.

Upon return to work, the employe will acknowledge in writing that absence was due to one of the enumerated reasons and shall be required to state the reason by number. Under no circumstances, however, may these days be used for a mass withdrawal of services.

4. SEPARATION FROM SERVICE. The present provisions for termination of sick leave benefits, upon separation from the service, shall be continued with the stipulation that, when an employe returns to service within one year of the date of separation, he/she shall be credited with any unused accumulation of full pay or half pay benefits.

5. CONTROL OF SICK LEAVE

a. Present regulations governing the certification of sick leave on payroll time sheets, when illness absence extends beyond three (3) consecutive days, are to be applied

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uniformly to all classifications of Board employes. Such certification may be required for shorter terms of sick leave absence.

b. The Union recognizes and supports a program of surveillance and disciplinary action in any case of misuse of leave benefits. Violation of any of the provisions relating to sick leave by any employes or making of any false report regarding illness or sick leave shall subject the employe committing such violation or making such false reports to disciplinary action by the Secretary-Business Manager and shall constitute a cause for discharge, suspension without pay, or demotion, subject to the Board rules governing such action.

6. SEVERANCE PAY. Upon retirement employes shall be paid in a lump sum for up to thirty (30) accumulated full days of sick leave in excess of seventy percent (70%) of maximum full day accumulation. Half days are not convertible for this purpose.

F. LEAVES OF ABSENCE

1. FOR INJURY, COMPENSABLE DISEASE, OR OTHER CASUALTIES

a. Any employe, who in the course of his/her employment sustains a compensable injury or contracts a compensable disease under the Wisconsin Workmen's Compensation Law, shall be given the option to accept sick leave benefits, as provided in Section E above. This option, which shall be in writing, may be terminated without prejudice to temporary total or temporary partial disability benefits under the Workmen's Compensation Act thereafter, but in no case shall sick leave and disability benefits be allowed for the same period.

b. Any employe, who is absent because of an injury or disease compensable under the

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PART III

Wisconsin Workmen's Compensation Law and who selects either workmen's compensation or sick leave benefits, shall be entitled to receive full salary for the first eighty (80) workdays of temporary total disability in lieu of compensation under the Workmen's Compensation Law or sick leave benefits for said Such days of absence not to period. exceed eighty (80) workdays for any individual in any calendar year shall not be deducted from the sick leave credit of the employe. If the compensable injury results from an assault, the employe shall be entitled to the first year in lieu of compensation under the Workmen's Compensation Law.

c. Leaves of absence granted to classified personnel, as a result of injury or disease compensable under the Wisconsin Workmen's Compensation Law, shall involve no change in increment date.

d. Before return to work after any absences of ten (10) or more consecutive working days, the employe may be required to pass a physical examination by a Board designated doctor, which examination must indicate he/she is physically and mentally capable of performing all tasks to which he/she is ordinarily assigned.

2. MATERNITY LEAVE

a. In each case of pregnancy, the employe shall have one of the following three (3) options:

1) **TEMPORARY DISABILITY LEAVE**. Temporary disability leave constitutes the period the employe's doctor certifies the employe is medically unable to work because of pregnancy or complications arising therefrom. This certification shall be promptly furnished in writing to the Division of Personnel. Temporary disability

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leave is treated in accordance with sick leave and other related provisions of this contract.

2) CHILD REARING LEAVE AFTER TEMPORARY DISABILITY LEAVE. At the conclusion of temporary disability, a leave of absence without pay shall be granted for any one case of pregnancy, if so requested by the employe, on a semester basis for a period not to exceed three (3) full semesters, including the period of temporary disability. Upon certifying to the Administration the anticipated beginning date of the temporary disability because of pregnancy, the employe shall notify the Administration in writing whether the employe intends to take the child rearing leave beyond the period of temporary disability. The employe may change this designation at any time up to ten (10) days after the birth of the child or the original designation shall stand.

3) COMBINATION PRENATAL, TEMPO-RARY DISABILITY, AND CHILD REARING LEAVE. At the employe's option, in addition to temporary disability leave, an employe shall be granted a leave of absence without pay, not to exceed three (3) semesters, commencing at any time during pregnancy.

a) At the time the employe requests a prenatal leave, the employe shall notify the Administration in writing whether the employe intends to take the child rearing leave beyond the period of temporary leave. The employe may change this designation at any time up to ten (10) days after the birth of the child, or the original designation shall stand.

b) In addition to the certification of pregnancy for prenatal leave and

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notice of child rearing leave, the employe shall promptly furnish in writing to the Division of Personnel the doctor's statement when he/she certifies the employe to be medically unable to work because of pregnancy or complications arising therefrom.

4) EMPLOYE REEMPLOYMENT AFTER USING OPTION 2 OR 3 ABOVE. Employes electing leave under Option 2 or 3 above shall be considered out of assignment and shall be returned to employment subject to reassignment under Part III, Section F, 6 (Curtailment of Leave) or Part III, Section F, 7 (Return After Leave of Absence).

b. Temporary disability absences of forty-five (45) working days contained within a period of nine (9) consecutive calendar weeks, attested to by the employe's physician, shall not be questioned. In paid absences of a longer term, or if the temporary disability request is filed more than thirty (30) working days prior to the date of delivery, the Administration may require the employe to be examined by a physician from the Milwaukee Health Department, or by a physician selected by the employe from a panel of five (5) obstetricians appointed by the Milwaukee Health Department. The cost of such examination shall be borne by the Board.

c. The payment of temporary disability benefits shall remain available as long as valid State or Federal Guidelines require it.

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d. ADOPTION LEAVE. An employe who adopts a child shall, upon request, be granted a leave without pay for up to eighteen (18) months.

3. JURY DUTY. Employes who are called for jury service shall receive full salary during the period of absence, provided that employes shall remit to the Board an amount equal to the compensation

paid to them for such jury service on workdays, excluding any supplemental payments, and attach the summons to the payroll time sheet.

4. LEGISLATIVE OR UNION LEAVE. Upon election to full-time political or Local 150 Union office. employes shall be granted leaves of absence for a length of time to concur with the term of office. Subsequent extensions of this leave shall be granted upon reelection to office or upon election to another full-time political office. However, the employe so excused shall each year, on or before the anniversary date of the granting of such leave, express in writing his/her desire to remain on leave of absence and his/his desire to return to his/her previous position upon termination of his/her term of office. No increment benefits will be gained during such period of time.

5. MILITARY LEAVE

a. Upon proper notification to the Superintendent or Secretary-Business Manager, employes, who, as a part of their National Guard or Reserve military obligation, must attend shortterm training encampments of not over seventeen (17) consecutive days during the school year shall be permitted to be absent without loss of pay, provided that their pay for such training encampment is remitted to the Board.

b. Military leave of absence and credit therefor will be granted in accordance with the following:

1) Any employe who enters any branch of the military or naval service of the United States during times of national emergency shall be granted a leave of absence without pay for such time (not to exceed four years, except as involuntarily but honorably extended) as his or her service in said armed forces may be required by the United States Government.

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2) All such leaves of absence shall be applied for and granted in accordance with the rules of the Board applicable to the classified employes and the following procedures.

3) All such employes granted such leaves shall be deemed to have been in the service of the Board during such military leaves. except for pay or salary purposes, and shall be entitled to all automatic salary increments, seniority, sick leave accumulations and other benefits and privileges, if any, provided in the rules, resolutions and regulations of the Board that would otherwise have accrued to them during the period of such military leaves. Upon notice of return from military leave, employes shall be furnished with the necessary forms and instructions for applying for reinstatement of insurance benefits. Upon request, the employe will be supplied with a statement of accumulated sick leave including any earned while on military leave.

4) Employes serving a probationary period at the time of entry into the military service shall be required, as a condition precedent to obtaining permanent tenure, to render actual service for six (6) months or as extended.

5) Any employe on military leave of absence as specified above and within ninety (90) days after his or her separation from military service or the termination of hospitalization, if any, shall, upon written application, be restored to his or her position and similar assignment in the employment of the Board, provided he or she shall furnish proof of discharge or separation from service under honorable conditions and be found by a physician, selected by the Board, to be in a satisfactory state of health for the performance of his or her duties.

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6) Any employe who shall not within such ninety (90)-day period make such application for restoration to his or her position shall not be entitled to be restored thereto.

7) The Board of School Directors shall, during such leave of absence, pay to the Pension Board, any sums that would have been payable by the employes of said fund by means of payroll deductions, during such leaves, (not to exceed four years, except as involuntarily but honorably extended by the United States Government).

8) When an employe takes a preinduction or other examination and is obliged to be absent from his/her regularly assigned duties in the Milwaukee Public Schools, he/she shall be compensated for such absence for a period not to exceed two (2) days.

9) Employes who request a military leave during times other than a national emergency shall be granted such leave for a period not to exceed four (4) years. Credit for experience on the salary schedule (increments) shall be granted for those who have been honorably discharged. However, in all other respects, military leave granted under this paragraph shall be treated as an an extended leave without entitlements of pay or benefits.

Should a period of national emergency be declared during the time that a person is on military leave under this section, all the benefits and privileges of a military leave granted during a period of national emergency shall apply to the person upon return from military leave.

6. CURTAILMENT OF LEAVE. The Division of Personnel may curtail a leave of absence upon knowledge that the employe has violated the conditions of the leave or upon knowledge that the

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condition warranting approval of the leave of absence had been alleviated to permit the employe to work. Failure to return from a leave of absence will result in termination.

7. RETURN AFTER LEAVE OF ABSENCE. Employes on leave of absence may request a return from leave, either during the term of the leave of absence or upon expiration of the leave, by making such request in writing to the Food Service Division at least five (5) days prior to their requested day of return. Upon receipt of the request and upon receipt of a notice of satisfactory health from the medical examiner of the City of Milwaukee, the employe shall be returned to his/her previous position if it's still open, otherwise they will be placed on the reinstatement list by seniority.

8. VIOLATION OF LEAVE OF ABSENCE PROVISIONS. Violation of any of the provisions relating to leaves of absence by an employe or the making of a false report regarding any type of leave shall subject the employe committing such violation or making such false reports to disciplinary action by the Secretary-Business Manager and shall constitute a cause for discharge, suspension without pay, or demotion, subject to the Board rules governing such action.

G. PENSIONS

The law provides that all newly appointed classified employes of the Board of School Directors, who work more than twenty (20) hours per week regularly 30 assigned time, automatically become members of the Coordinated Plan (Employes' Retirement System and Social Security) as a condition of their employment. The Board shall pay the entire employe's contribution to the Employes' Retirement System, other than Social Security, for those eligible and enrolled in such system.

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H. HOLIDAYS AND EXCUSED TIME

1. Food Service Managers, Trainees, Assistants, and Child Care Attendants are granted a holiday for each of the following days: Memorial Day, Thanksgiving Day and the day after Thanksgiving. In order to be eligible for holiday pay, the employe must be paid for the day before and after the holiday.

2. When a holiday falls on a Sunday, it shall be celebrated on the following workday. When a holiday falls on a Saturday, it shall be celebrated on the preceding workday.

PART IV

HOURS OF WORK

15 A. REQUIRED WORKING HOURS

1. The basic work week of Food Service Managers and salaried Child Care Attendants shall consist of eight (8) hours out of the calendar day and forty (40) hours in the calendar week, subject to the right of the Superintendent or Secretary-Business Manager to schedule overtime work.

2. The basic working time of all other employes in the bargaining unit will be their regularly assigned working time.

B. REQUIRED WORK YEAR

1. The annual work year of Food Service Managers, Food Service Trainees, and salaried Child Care Attendants shall consist of one hundred ninety-four (194) days including the paid holidays. Food Service Assistants shall work the days in which meals are served in the schools, or other days at the direction of the director of Food Services or his/her designee.

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2. The time schedule for Food Service Trainees will be seven (7) hours per day for the above work year.

3. On all days except holidays, Food Service Managers and Trainees shall report as directed to carry out duties for such day as assigned by the director or his/her designee.

PART V

WORKING CONDITIONS

10 A. CITY SERVICE COMMISSION REQUIREMENTS

1. The City Service Commission conducts examinations for each classification and submits an eligible list of names to the directors of the respective divisions.

2. Employes must maintain their residence within the corporate limits of the city during their employment.

3. Applicants are required to submit satisfactory evidence as to date and place of birth.

4. All eligible candidates are summoned for a medical and physical examination and will not be certified for service unless found physically fit.

B. CHANGE OF ADDRESS

Immediately upon changing his/her residence, the 25 employe shall give written notice to the director of his/her division, who shall report the change to the Business Department.

C. PROBATIONARY PERIOD

All persons certified from original or promotional 30 eligibility lists and all persons transferred from one

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department, bureau or board, or promoted to another. and all persons reinstated in the service, different from that in which they previously served, shall be on probation for a period of six (6) months of actual service. The probation period shall not include time 5 served as a temporary or on-call substitute, but shall date from time of certification and regular appointment from an eligible list to a regular assignment or from time of transfer or reinstatement. Upon receipt of a report from the appointing officer that he/she desires to make a probationary appointment permanent or upon completion of the probationary period without notice of discharge, the appointee shall be considered as

regularly appointed to a position in the City Service. A UFN (Until Further Notice) employe, other than one 15 replacing a regularly assigned employe, shall become a regularly assigned employe and begin the probationary period if the needs of the school have not changed and the employe has completed three (3) months of satisfactory performance. 20

D. DISCHARGE DURING PROBATION

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The appointing officer may discharge an employe at any time during his/her probation period, but a full statement of his/her reasons for such discharge must 25 be filed with the employe and the City Service Commission within three (3) days of said discharge. The clause applies only to the initial probationary period or any extension thereof for Cook Managers.

E **REDUCTION IN HOURS**

The needs of various schools are dissimilar. The Food 30 Services Division reserves the right to reduce the hours of any and all Food Service Assistants assigned to a school as fluctuation in enrollment and school needs dictate. This will be done on the basis of a transfer offer if available. Seniority will be considered 35 but is not the only determining factor. This reduction may be voluntary or involuntary.

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F. OTHER PROVISIONS

1. Food Service Managers will not be expected to transport supplies in their own cars.

2. Food Service Managers and Assistants will not be required to stock materials at a school kitchen storeroom of over thirty (30) pounds in weight.

3. Food Service personnel will not be required to serve coffee beyond the staff lunch hours.

4. Food Service personnel do not control entrance and dismissal of students and clearing of cafeteria tables. Food Service Division employes will wipe tops of tables after they have been cleared. It is not the responsibility of Food Service personnel to clear tables left in disarray by students.

5. Food spills in the lunchroom outside the area of the serving line will not be the responsibility of Food Service personnel.

6. In the event an involuntary transfer to a permanent assignment is necessary, a conference, if requested by the employe, will be held prior to implementing the transfer. A representative of the Union may be present at the conference, if requested by the employe.

7. When the employe handbook of the Food Service Division is revised, the Union may appoint three (3) members of the Revision Committee.

8. The sum of nine thousand, three hundred twenty-five dollars and eighty cents (\$9,325.80) shall be placed in the Food Service Division budget to provide for the installation and annual service charge for sixty-nine (69) telephones.

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PART VI

GRIEVANCE AND COMPLAINT PROCEDURE

A. PURPOSE

The purpose of this grievance procedure is to provide
a method for quick and binding final determination of
every question of intepretation and application of the
provisions of this agreement, thus preventing the
protracted continuation of misunderstandings which
may arise from time to time concerning such questions.
10 The purpose of the complaint procedure is to provide
a method for prompt and full discussion and consideration
of matters of personal dissatisfaction and concern of an
employe with some aspect of employment.

B. DEFINITIONS

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1. A grievance is defined to be an issue concerning the interpretation or application of provisions of this agreement or compliance therewith, provided, however, that it shall not be deemed to apply to any order, action or directive of the Secretary-Business Manager, Superintendent or of anyone acting on their behalf, or to any action of the Board which relates or pertains to their respective duties or obligations under the provisions of the state statutes.

2. A complaint is any matter of dissatisfaction of an employe with any aspect of his/her employment which does not involve any grievance as above defined. It may be processed through the application of the first two (2) steps of the grievance procedure.

C. RESOLUTION OF GRIEVANCE OR COMPLAINT

If the grievance or complaint is not processed within the time limit at any step of the grievance or complaint procedure, it shall be considered to have been resolved by previous disposition. Any time limit in the procedure may be extended by mutual consent.

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D. STEPS OF GRIEVANCE PROCEDURE

Grievances or complaints shall be processed as follows:

FIRST STEP — An employe shall, within five (5) working days, submit his/her grievance or complaint directly to his/her next higher authority, but he/she may 5 request next higher authority to send for (a) a representative of the Union, or (b) a fellow employe of his/her own choosing for the purpose of joint oral presentation and discussion of the grievance or complaint at a mutually convenient time. In the event 10 a representative is brought in by the employe, a Union representative shall also be present. If the grievance or complaint is not resolved satisfactorily, it shall be reduced to writing and presented to the employe's next higher authority within five (5) 15 working days of the oral presentation. The next higher authority shall give a written answer within five (5) working days of receipt of the written grievance or complaint.

20 The next higher authority shall advise the Superintendent or the Secretary-Business Manager in writing of his/her disposition of any grievance or complaint presented without the presence of a Union representative, with copies for the department head 25 and the Union. All written grievances shall be set forth on a form provided by the Superintendent or Secretary-Business Manager.

SECOND STEP - If the grievance or complaint is not adjusted in a manner satisfactory to the employe or the Union within five (5) working days after the presentation and discussion, then the grievance or 30 complaint may be set forth in writing within five (5) working days by a representative of the Union on a form provided by the Superintendent or the Secretary-Business Manager. The grievant shall sign the grievance or complaint. Thereafter, the Union 35 representative shall transmit the written grievance or complaint to the department head. The department head shall, at the Union's request, set a mutually convenient time for discussion of the grievance or complaint. The department head shall advise the 40 Union in writing of his/her disposition of the

grievance or complaint with a copy for the Superintendent, the Secretary-Business Manager, or their designee.

THIRD STEP - If the written grievance is not adjusted in a manner satisfactory to the employe or the Union 5 within five (5) working days after the discussion with the department head, it may be presented within five (5) working days by the Union to the Superintendent. the Secretary-Business Manager, or their designee for discussion. Such discussion shall be within ten (10) 10 working days at a mutually convenient time fixed by the Superintendent, the Secretary-Business Manager, or their designee. The Superintendent, the Secretary-Business Manager, or their designee shall render a written disposition to the Union within ten (10) working 15 days from said hearing. If the grievance is not certified to the impartial referee in accordance with the impartial referee procedure within twenty (20) working days after notification of the Superinten-20 dent's, the Secretary-Business Manager's, or their designee's decision, such decision shall become final.

FOURTH STEP — The decision of the Superintendent, the Secretary-Business Manager, or their designee upon a grievance shall be subject to the impartial referee upon certification to him/her by the Union.

The final decision of the impartial referee, made within the scope of his/her jurisdictional authority, shall be binding upon the parties and the employes covered by this agreement.

1. "Jurisdictional authority" is limited to consideration of grievances or complaints as herein above defined.

The impartial referee procedure shall be subject to the following:

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 a. The certifying party shall notify the other party in writing of the certification of a grievance.

b. The certifying party shall forward to the impartial referee a copy of the grievance and the other party's answer and also send a copy of such communication to the other party. c. Upon receipt of such documents, the impartial referee shall fix the time and place for a formal hearing of the issues raised in the grievance not later than thirty (30) days after receipt of such documents, unless a longer time is agreed to by the parties.

d. Upon the fixing of a referee hearing date, the parties may arrange mutually agreeable terms for a prehearing conference to consider means of expediting the hearing by, for example, reducing the issues to writing, stipulating fact, outlining intended offers of proof, and authenticating proposed exhibits.

e. In those cases where either party deems it necessary, it may be arranged that a transcript of the hearing be made by a qualified court reporter. The party making such arrangements shall bear the full cost thereof. The other party may purchase a copy. If the impartial referee requests that he/she be furnished with a copy, the expense of the original copy and the reporter's attendance charge shall be borne equally by the parties except as provided in 3 below.

f. At the close of the hearing, the impartial referee shall afford the parties reasonable opportunity to submit briefs.

g. The impartial referee shall render his/her decision as soon as possible, preferably within twenty (20) working days.

h. The impartial referee shall lay down the rules for orderly conduct of the hearing.

i. In making his/her decision, the impartial referee shall be bound by the principles of law relating to the interpretation of contracts, followed by Wisconsin courts.

j. The expenses of the impartial referee shall be borne equally by the parties, except that the party requesting reconsideration or /

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rehearing shall bear the full expenses of the impartial referee incurred in such reconsideration or rehearing except as provided in 3 below.

2. APPOINTMENT OF IMPARTIAL REFEREE. Impartial referee shall be selected as follows:

a. If the parties are unable to agree upon the selection of an impartial referee within two (2) weeks after desired certification of a grievance, they shall by joint letter request the Wisconsin Employment Relations Commission to submit to them a list of names of five (5) persons suitable for selection as impartial referee.

b. If the parties cannot agree upon one of the persons named on the list, the parties shall strike a name alternately, beginning with the Union, until one name remains. Such remaining person shall act as impartial referee. In subsequent selections, the parties will alternate the first choice to strike a name.

3. **PAYMENT OF ARBITRATION COSTS.** During each year of the contract, the Board shall pay the cost of the impartial referee's fees plus one transcript for the Union and one transcript for the Board for up to two (2) arbitrations.

E. PRESENCE OF COMPLAINANT OR GRIEVANT

1. The person taking the action may be present at every step of the procedure and shall be present at the request of the Union, the Superintendent, Secretary-Business Manager, their designee, or the department head, as the case may be.

2. Grievances or complaints at the second step and grievances at the third step may be processed during the day at the grievant's or complainant's school. If impossible to schedule a meeting at the grievant's or complainant's school, the employe may be released without loss of pay

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PART VI

to meet with the appropriate party. Every effort shall be made to not absent an employe from his/her work.

F. GROUP GRIEVANCE

5 In order to prevent the filing of a multiplicity of grievances on the same question of interpretation or compliance, where the grievance covers a question common to a number of employes, it shall be processed as a single grievance, commencing with the
10 party having jurisdictional authority thereof. Any group grievance shall set forth thereon the names of the persons or the group and the title and specific assignments of the people covered by the group grievance.

15 G. PROCEDURE FOR GRIEVANCES WHICH ARE NOT UNDER THE JURISDICTION OF FIRST AUTHORITY

Any grievance or complaint, based upon action of authority higher than the first higher authority, shall 20 be initiated directly with the person having such jurisdiction of the matter.

H. DISCIPLINARY MATTERS

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1. Any regularly appointed employe who is reduced in status, suspended, removed, or discharged may, within five (5) working days after receipt of such action, file a grievance as to the just cause of the discharge, suspension, or discipline imposed upon him/her.

The Union shall be notified of all disciplinary
 actions.

PART VII

NO STRIKE CLAUSE

The Union and the Board subscribe to the principle that differences shall be resolved by peaceful and appropriate means without interruption of the school program. The Union, therefore, agrees that there shall be no strikes, work stoppages, slowdown, or other concerted refusal to perform work by the employes covered by this agreement during the life of the contract. Upon notification from the Board of any unauthorized work stoppage, the Union shall make public that it does not endorse such stoppage. Having given such public notice, the Union shall be freed from all liability for any breaches of this part.

PART VIII

BASIS FOR AGREEMENT

A. AGREEMENT ON BEHALF OF THE UNION

The Union hereby and herewith covenants, agrees, and represents to the Board that it is duly authorized and empowered to covenant for, and in behalf of, all employes in the bargaining unit and represents that it and its members shall faithfully and diligently abide by, and be strictly bound to, all the provisions of this agreement as herein set forth. The parties agree that in conferences and negotiations, the Union will represent all employes in the bargaining unit.

B. AGREEMENT ON BEHALF OF THE BOARD

The Board hereby and herewith covenants, agrees, and represents to the Union that it is duly authorized and empowered to covenant for, and on behalf of, the Board and represents that it will faithfully and diligently abide by, and be strictly bound to, all of the provisions of this agreement as herein set forth.

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C. AID TO CONSTRUCTION OF THE PROVISIONS OF THE AGREEMENT

It is intended by the parties hereto that the provisions of this agreement shall be in harmony with the duties, obligations, and responsibilities which by law devolve upon the Board, the Superintendent and the Secretary-Business Manager, and these provisions shall be applied in such manner as to preclude a construction thereof which will result in an unlawful delegation of powers unilaterally devolving upon the Board, the Superintendent and the Secretary-Business Manager.

D. SAVING CLAUSE

If any part or section of this agreement or any addendum thereto should be held invalid by operation of law or by an tribunal of competent jurisdiction, or if compliance with, or enforcement of, any part or section should be restrained by such tribunal, the remainder of this agreement and addenda shall not be affected thereby, and the parties shall enter into immediate collective bargaining negotiations for the purpose of arriving at a mutually satisfactory replacement for such part or section.

E. ENTIRE AGREEMENT

25 The foregoing constitutes an entire agreement between the parties, and no verbal statement shall supersede any of its provisions.

Dated at Milwaukee, Wisconsin, this <u>30th</u> day of June, 1977.

PART VIII

LOCAL 150 SERVICE AND HOSPITAL EMPLOYEES" INTERNATIONAL UNION, AFL-CIO

Gordon Owley, Business Representative

Donald Beatty, President

NEGOTIATING COMMITTEE [Food Service Personnel]

Ora Lovett, Member

Aurelia Miller, Member

Emily Palkovic, Member

Elaine Poehlman, Member

Lois Weisman, Member

NEGOTIATING COMMITTEE [Child Care Attendants]

Henrietta Liebl, Member

MILWAUKEE BOARD OF SCHOOL DIRECTORS

OFFICERS

Evelyn T. Pfeiffer, President

Lee R. McMurrin, Superintendent of Schools

Thomas A. Linton, Secretary-Business Manager

Gordon E. Harrison, Chief Negotiator

PERSONNEL AND NEGOTIATIONS COMMITTEE

Lorraine M. Radtke, Chairman

Edward S. Michalski, Vice-Chairman

Stephen Jesmok, Jr., Member

Marian McEvilly, Member

Clara A. New, Member

APPENDIX A - FOOD SERVICE PERSONNEL

CLASSIFICATIONS

The criteria for the Food Service Manager series is as follows:

5	Classification	Average Lunches Served
	Food Service Manager I	1 - 200
	Food Service Manager II	201 - 300
	Food Service Manager III	301 - 450
	Food Service Manager IV	451 - 600
10	Food Service Manager V	601 - 850
	Food Service Manager VI	851 - and over
	Central Kitchen Manager	

School classifications are normally established for the school year based on the average number of lunches 15 served daily between October and March 31 of the preceding school year.

During periods of desegregation and widespread transfers of students between schools, school classifications will be determined after actual participation figures are in, generally October for all practical purposes.

Head Start and Special Kindergarten meals served in the lunchroom shall be counted as a regular school lunch. Head Start meals served in areas other than the lunchroom shall be counted as one (1) lunch for every three (3) Head Start meals.

Schools shall be classified once annually.

REQUIREMENTS

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Food Service— 1 school year paid experience, including Manager I successful completion of training program as certified by the Director of Food Services

Food Service 2 school years paid experience, including Manager II — 1 semester as a Food Service Manager I

APPENDIX A

Food Service 3 school years paid experience, including Manager III — 1 semester as a Food Service Manager II

Food Service 3 school years paid experience, including Manager IV - 1 semester as a Food Service Manager III

- 5 Food Service 3 school years paid experience including Manager V — 1 year as a Food Service Manager III or VI and Central higher. Kitchen Mgr.
- One school year equals ten (10) months. Paid experience may include quantity food preparation work in other areas; such experience shall be evaluated by the School Food Service Division for relevancy and acceptability. The method of evaluation shall be appointment as an hourly employe for a probationary period prior to appointment as a trainee.

In addition to the service requirements, promotion to the classifications of Food Service Manager I-IV requires:

1. Passage of an appropriate City Service 20 Commission examination;

2. Recommendation by the Director of Food Service; and

3. Approval by the City Service Commission.

In addition to the service requirements, promotion to 25 the position of Food Service Manager V, VI, and Central Kitchen Manager requires:

> 1. Pessage of the qualifying examination which is a one-time examination for all three (3) positions.

2. Recommendation by the Director of Food 30 Services; and

3. Approval by the City Service Commission.

UNDERFILLING

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Vacant positions may be underfilled with lower level personnel in the event all personnel on the appropriate City Service eligibility list refuse the assignment. If this occurs, personnel filling positions one level below that of the vacancy shall be offered the vacancy. If these personnel refuse the assignment, personnel on the eligibility list one level below that of the vacancy shall be offered the vacancy. This procedure shall be used at succeedingly lower levels until the position is filled.

Positions reclassified may be underfilled by the incumbent.

PROMOTION AND RECLASSIFICATION

All Food Service Managers underfilling positions may 15 progress in that school by meeting the requirements of the higher level classification. Any manager successfully underfilling a Food Service Manager position may be permitted to take the exam for the next higher position prior to the completion of the proba-20 tionary period. Promotion will in all cases be effective only after the applicant has met the service requirements for the position and received recommendation for promotion by the Director of Food Services. Personnel satisfactorily underfilling positions may not be 25 displaced by personnel on a higher level eligibility list. This language is not to be construed to limit the Secretary-Business Manager's right to assign, reassign, and transfer employes, nor his/her right to discipline 30 or discharge employes.

Personnel promoted shall receive one increment of the pay range to which they are being promoted or the minimum of that range, whichever resultant salary is greater.

35 Personnel filling positions which are reclassified downward shall have their salary reduced one increment of the pay range in which they are currently allocated or the maximum of the new pay range, whichever resultant salary is less. Personnel filling positions

APPENDIX A

which are reclassified downward shall be offered the next vacancy at their previous classification.

SALARY SCHEDULE [Food Service Managers and Food Service Assistants]

1977 BIWEEKLY

		Minimum	Maximum	Increment
5	Food Service Manager I*	\$279.04	\$362.47	\$11.88
	Food Service Manager II	294.57	377.86	11.88
	Food Service Manager III	316.02	400.02	14.84
	Food Service Manager IV	338.08	427.09	14.84
	Food Service Manager V	366.12	451.08	14.84
10	Food Service Manager VI	393.56	504.63	17.80
	Central Kitchen Manager	424.55	561.24	17.80
	Hourly	3.41	4.16	.11
	Food Service Assistant	В		
	Food Service Trainees			
15	On-call Substitutes			

* Food Service Trainees at top hourly rate will begin at second step of Food Service Manager I range.

1978 BIWEEKLY

Minimum Maximum Increment

	Food Service Manager I*	\$291.60	\$378.78	\$12.41
	Food Service Manager II	307.83	394.86	12.41
20	Food Service Manager III	330.24	418.02	15.51
	Food Service Manager IV	353.29	446.31	15.51
	Food Service Manager V	382.59	471.38	15.51
	Food Service Manager VI	411.27	527.34	18.60
	Central Kitchen Manager	433.65	586.50	18.60
25	Hourly	3.56	4.35	.11
	Food Service Assistants	1		
	Food Service Trainees			
	On-call Substitutes			

* Food Service Trainees at top hourly rate will begin at second step of Food Service Manager I range.

APPLICATION

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15

Individual rates and increments shall be increased by four and one-half percent $(4\frac{1}{2}\theta_0)$ effective pay period 1, 1978. Increases shall be without regard to regular service anniversary increments.

		197	79 BIWEEK	LY
		Minimum	Maximum	Increment
	Food Service Manager I*	\$306.18	\$397.72	\$13.03
	Food Service Manager II	323.22	414.60	13.03
	Food Service Manager III	346.75	438.92	16.29
	Food Service Manager IV	370.95	468.63	16.29
	Food Service Manager V	401.72	494.95	16.29
	Food Service Manager VI	431.83	553.71	19.53
	Central Kitchen Manager	455.83	615.82	19.53
	Hourly	3.74	4.57	.12
	Food Service Assistants	3		
5	Food Service Trainees			
	On-call Substitutes			

* Food Service Trainees at top hourly rate will begin at second step of Food Service Manager I range.

APPLICATION

20 Individual rates and increments shall be increased by five percent (5%), effective pay period 1, 1979. Increases shall be without regard to regular service anniversary increments.

1980 BIWEEKLY Minimum Maximum Increment

	Food Service Manager I*	\$306.18	\$397.72	\$13.03
25	Food Service Manager II	323.22	414.60	13.03
	Food Service Manager III	346.75	438.92	16.29
	Food Service Manager IV	370.95	468.63	16.29
	Food Service Manager V	401.72	494.95	16.29
	Food Service Manager VI	431.83	553.71	19.53
30	Central Kitchen Manager	455.83	615.82	19.53
	Hourly Food Service Assistants Food Service Trainees On-call Substitutes	3.74	4.57	.12
	OII-CHI DUDAULUIS			

* Food Service Trainees at top hourly rate will begin at second step of Food Service Manager I range.

SERVICE INCREMENT

After the first 700 hours of service, an increment 5 will be given. Hours are accumulated from the first day of service. After an additional 700 hours, another increment shall be given. Additional increments shall be given for additional periods of service of 1,400 hours until the maximum of the range is reached.

10 REPORTING PAY

In the event that an employe reports to work at the direction of the Director of Food Services and through no fault of his/her own is released from work, he/she shall be guaranteed two (2) hours of pay if a Food Service Assistant and four (4) hours of pay if a Food Service Manager.

UNIFORM ALLOWANCE

An annual uniform allowance in an amount shown below will be paid to regular salaried and hourly Food 20 Service Managers, Food Service Assistants and Trainees for the purchase of two (2) uniforms. Those regularly assigned six (6) months prior to March 1 of the year in which granted are eligible.

Food Service Division uniforms are to be purchased by the employe annually, as specified by the Food Services Division. Employes are required to provide their own white cloth or clear plastic aprons.

197 8 - \$4 0
1979 - \$45
1980 - \$50

30

APPENDIX B - CHILD CARE ATTENDANTS

SALARY SCHEDULE

	Minimum	1977 Maximum	Increment
Child Care	\$277.87	\$362.47	\$11.88 (Biweekly)
Attendants	3.41	4.16	.11 (Hourly)
	Minimum	1978 Maximum	Increment
Child Care	\$307.83	\$394.86	\$12.41 (Biweekly)
Attendants	3.56	4.35	.11 (Hourly)

APPLICATION

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10

Individual rates and increments shall be increased by four and one-half percent (4½%), effective pay period 1, 1978. Increases shall be without regard to regular service anniversary increments.

		1979	
	Minimum	Maximum	Increment
Child Care Attendants	\$323.22 3.74	\$414.60 4.57	\$13.03 (Biweekly) .12 (Hourly)

APPLICATION

15 Individual rates and increments shall be increased by five percent (5%), effective pay period 1, 1979. Increases shall be without regard to regular service anniversary increments.

		Minimum	1980 Maximum	Increment
20	Child Care	\$323.22	\$414.60	\$13.03 (Biweekly)
	Attendants	3.74	4.57	.12 (Hourly)

APPENDIX B

SERVICE INCREMENT

After the first 700 hours of service, an increment will be given. After an additional 700 hours, another increment shall be given. Additional increments shall be given for additional periods of service of 1,400 hours until the maximum of the range is reached.

REPORTING PAY

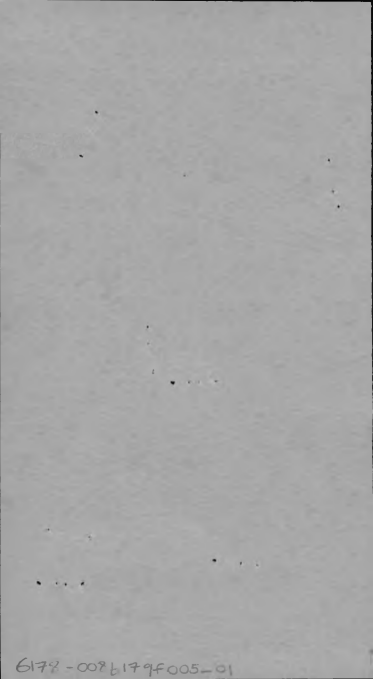
In the event an employe reports to work at the direction of his/her supervisor and through no fault of his/her own is released from work, he/she shall be guaranteed two (2) hours of pay if an hourly Child Care Attendant and four (4) hours of pay if a salaried Child Care Attendant.

UNIFORM ALLOWANCE

15 An ennual uniform allowance in an amount shown below will be paid to regular salaried and hourly Child Care Attendants for the purchase of two (2) uniforms. Those regularly assigned six (6) months prior to March 1 of the year in which granted are eligible.

20

1978 -	\$4 0
1979 -	\$45
1980 -	\$50



Bureau of Labor Statistics Collective Bargaining Studies U.S. Department of Labor

This report is authorized by law 29 U.S.C. 2.

Your voluntary cooperation is needed to make the results of this survey comprehensive, accurate, and timely.



App. exp. March 31, 1980

O.M.B. No. 44-R0003

830205

JANUARY 15, 1978

CHIEF NEGOTIATOR MILWAUKEE PUBLIC SCHOOLS ADMINISTRATION BUILDING P O DRAWER 10K MILWAUKEE , WI. 53201

PREVIOUS AGREEMENT EXPIRED JUNE 30, 1977

FEB

Gentlemen:

We have in our file of collective bargaining agreements a copy of your agreement(s):

WITH SERVICE EMPLOYEES MILWAUKEE WI BD OF SCH DIRECTORS NONINSTRUC LU 150 WISCONSIN

Would you please send us a copy of your current agreement—with any supplements (e.g., employee-benefit plans) and wage schedules—negotiated to replace or to supplement the expired agreement. If your old agreement has been continued without change or if it is to remain in force until negotiations are concluded, a notation to this effect on this letter will be appreciated.

I should like to remind you that our agreement file is open for your use, except for material submitted with a restriction on public inspection. You may return this form and your agreement in the enclosed envelope which requires no postage.

Sincerely yours, Shisken JULIUS SHISKIN

Commissioner

PLEASE RETURN THIS LETTER WITH YOUR RESPONSE OR AGREEMENT(S).

1. Approximate number of employees involved 1100	
2. Number and location of establishments covered by agreement150	
3. Product, service, or type of business <u>Food Service - Schools</u>	
4. If your agreement has been extended, indicate new expiration dateJ	une 30, 1980
Gordon E. Harrison, Chief Negotiator	une 30, 1980 414-475-8280
Gordon E. Harrison, Chief Negotiator Your Name and Position	414–475–8280 Area Code/Telephone Number
Gordon E. Harrison, Chief Negotiator	414-475-8280