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MASTER CONTRACT AGREEMENT

Between

THE BOARD OF EDUCATION THE SCHOOL DISTRICT OF WAUKESHA WAUKESHA, WISCONSIN

And

THE EDUCATION ASSOCIATION OF WAUKESHA

 $2003 - 2004 \qquad 2004 - 2005$

June 3, 2003

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1		<u>ARTICLE I</u>
2 3 4		PURPOSE AND INTENT
4 5 6 7 8 9 10	1.01	The Board of Education of The School District of Waukesha and the Education Association of Waukesha recognize that the development and operation of the educational programs of the highest quality are for the benefit of the students and the community of Waukesha. This is a responsibility which, for its effective discharge, requires consultation among the School Board, the Superintendent and members of the faculty speaking through their representatives.
11 12 13 14 15 16 17	1.02	The Board of Education and the Education Association of Waukesha recognize their responsibilities toward each other and the community for negotiating in good faith and asking agreement on matters regarding wages, hours and conditions of employment and neither will demean the process. The ultimate aims of education are the continued development and implementation of quality in our educational program and the constant welfare of the children.
18		ARTICLE II
19 20		RECOGNITION
21 22 23 24 25 26 27 28	2.01	"The Board of Education of the School District of Waukesha recognizes the Education Association of Waukesha as the exclusive representative on matters of wages, hours and conditions of employment for all full-time and regular part-time teachers, guidance counselors, librarians, psychologists, social workers, speech and language pathologists, occupational therapists, physical therapists and special education itinerants, but excluding aides, substitute teachers, secretarial, custodial, maintenance, lunch program, supervisory and all other employees."
29 30		ARTICLE III
31 32 33		AGREEMENT
34 35 36 37	3.01	When a substantive agreement is reached, it shall then be made in writing and submitted for ratification to the Board and to the Association. Upon approval by both parties, it shall be signed by their respective presidents and secretaries and shall be binding on both parties.
38 39 40 41 42 43 44	3.02	If any sections of this Agreement or any addenda thereto should be held invalid by operation of law or by any tribunal of competent jurisdiction, or if compliance with or enforcement of any section or addenda should be restrained by such tribunal, the remainder of this Agreement and addenda thereto shall not be affected thereby, and the parties shall enter into negotiations as soon as possible for the purpose of arriving at a mutually satisfactorily replacement for such (invalid) section(s).
45		ARTICLE IV
46 47 48		BOARD'S RIGHTS CLAUSE
48 49 50 51 52	4.01	The Board on its own behalf, and on behalf of the electors of the District, retains and reserves unto itself all the powers, rights, authority, duties and responsibilities conferred upon and vested in the Board by the laws and Constitution of the State of Wisconsin and the United States.
52 53 54	4.02	The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board; the adoption of rules, regulations, and practices; and the use of judgement and discretion in connection

55 56 57	therewith shall be the responsibility of the Board subject to the terms of this agreement and the laws and Constitution of the State of Wisconsin and the United States.
 58 59 60 61 62 63 64 	The Board recognizes that the involvement of the professional staff is important to the development and implementation of a quality educational program, particularly in the area of curriculum and instruction. The Board agrees that as a process to promote this involvement, periodic meetings will be held between the administration and representatives assigned by the EAW. This agreement to meet and confer is not to be construed to amend in any way the rights and responsibilities of the Board or the EAW under the provisions of 111.70 or this Agreement.
65 66 67	<u>ARTICLE V</u>
68 69	ASSOCIATION RIGHTS
70 5.01 71	The Association shall have access to any public records held by the District.
72 5.02 73 74	The Association shall have the opportunity to use the following School District facilities. Such use shall not occur during the school day or impair normal District operations.
75 76 77 78 79	a. The use of school buildings for meetings - Approval for use shall be secured from the building principal in advance of the use. If the facilities requested require the use of services not normally operating (air conditioning, after hours custodial service, etc.) the Association shall pay the cost of such services.
80 81 82	b. The use of typewriters, ditto, or other office machines. The cost of materials and supplies used shall be paid by the Association to the Board.
83 84 85	c. The use of a school bulletin board for the posting of Association notices, the District delivery service and school mailboxes for distribution of communications to employees.
86 5.03 87 88	The Association President shall receive copies of the agenda and the official minutes of the Board of Education.
89 90 91	The District shall provide the Association President with a paid half-time release to perform Association duties.
92 93 94 95	a. The Association will reimburse the District for the costs of the salary and fringe benefits of the replacement teacher. The replacement teacher shall be hired under the provisions of Article XXII of this agreement. The President shall have input as to the selection of the replacement teacher.
96 97 98	b. The release time President shall accrue all rights of employment as a full-time employee (i.e. advancement on salary schedule, insurance benefits, retirement, etc.)
99 100 101	c. Although released part-time, the President shall perform all duties of a full-time teacher with relation to attendance at parent/teacher conferences and staff meetings.
102 103 104 105 106 107 108	 d. Section 5.04 (Association President release time) will be extended until June 30, 2004. After June 30, 2004, it will be extended to coincide with the dates of subsequent Master Contract Agreement renewals unless either party requests a review. The review must be requested, in writing, prior to March 1 of the year of the Master Contract Agreement expiration. The parties shall enter into discussions on this issue as soon as possible for the purpose of reaching a mutually agreeable conclusion. If no conclusion is reached, this section (Association President Release

109 110		Time) will sunset.
111 112 113	5.05	The Association shall be given the opportunity, at the conclusion of building faculty meetings, to present reports and announcements.
114 115 116 117 118 119 120	5.06	At the beginning of each school year, the Association shall be credited with 10 days to be used by the officers of the Association or their designees for Association business. The use of these days shall be at the discretion of the Association but shall require 24 hours notice to the Superintendent of Schools, or if less than 24 hours notice, with the consent of the Superintendent. The Association shall reimburse the District for the salary of the teacher released for Association business when a substitute is hired. No employee shall be released under this section for more than two (2) consecutive days.
121 122 123 124	5.07	The Association shall not use a District facility in the preparation or dissemination of materials which are libelous or slanderous to members of the Board, its officers or agents.
125		<u>ARTICLE VI</u>
126 127		DISCRIMINATION
128 129 130 131 132	6.01	It is mutually agreed that there shall be no coercion, intimidation, or discrimination practiced by the Education Association of Waukesha or its members, or the Board or its members, against any employee because of membership or non-membership in the Education Association of Waukesha.
133 134 135 136 137	6.02	The Board agrees that there shall be no coercion, intimidation, or discrimination by the Board or its members against any member or officer of the Association because of activities on behalf of the Association. No Association activities which will interfere with the employee's duties or the orderly operation of the school, will be conducted during the work day.
138 139 140 141	6.03	The Association agrees that there shall be no coercion, intimidation, or discrimination by the Association or its members against the Board, its members, or its agents, because of activities by these parties on behalf of the Board.
142 143 144 145	6.04	The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied without regard to age, sex, religion, race, national origin or marital status.
145 146 147		ARTICLE VII
148		DEFINITIONS
149 150	7.01	As used in this Agreement:
151 152		a. Board shall mean Board of Education of the School District of Waukesha.
153 154 155		b. <u>Superintendent</u> shall mean the Superintendent of Schools of the School District of Waukesha.
155 156 157		c. Association shall mean the Education Association of Waukesha.
157 158 159		d. <u>Teacher</u> shall mean all full time or regular part time certified Classroom Teachers.
160 161		e. <u>Counselors</u> shall mean all full time or regular part time certified Guidance Counselors.
161		f. <u>Social Workers</u> shall mean all full time or regular part time certified Social Workers.

163		
164		g. <u>Psychologists</u> shall mean all full time or regular part time certified Psychologists.
165		
166		h. <u>Speech and Language Pathologists</u> shall mean all full time or regular part time certified Speech
167		and Language Pathologists.
168		
169		i. Occupational and Physical Therapists shall mean all full time or regular part time certified
170		Occupational and Physical Therapists shall mean all full alle of regular part alle certified
171		Occupational and Englished Enclapists.
		. Sussial Education Itinometric shall mean all full time or regular part time cortified Vision or
172		j. <u>Special Education Itinerants</u> shall mean all full time or regular part time certified Vision or
173		Hearing Impaired Teachers serving students on an itinerant basis.
174		
175		k. <u>Employee</u> shall mean all members of the unit included in Article II.
176		
177		1. Every reasonable effort and rule of reason shall mean what reasonable people would do in a
178		particular set of circumstances.
179		
180		
181		ARTICLE VIII
182		
183		GRIEVANCE PROCEDURE
184		
185	8.01	This grievance procedure is designed to insure adequate and appropriate solution of grievances, as
186		hereinafter defined, at the lowest possible administrative level.
187		
188	8.02	A grievance is defined as an alleged violation regarding the interpretation or application of any of the
189	0.02	provisions of this Agreement.
190		provisions of this Agreement.
190	8.03	A complete to any metter of direction which an employed has with our respect of his/has
	0.05	A complaint is any matter of dissatisfaction which an employee has with any respect of his/her
192		employment which does not involve any grievance as defined in 8.02. It is recognized by the parties
193		that employees who feel that they have a justifiable complaint may register this complaint with the
194		principal or immediate supervisor. Such complaint shall be extended in writing. In the event that the
195		employee is dissatisfied with the principal's or immediate supervisor's response, the complaint may
196		be brought to the Executive Director of Human Resources.
197		
198	8.04	The term "days" when mentioned in this grievance procedure shall mean working days; thus,
199		weekends or non-employment days are excluded. The first day shall be the next complete working
200		day following receipt of the grievance by the appropriate party or receipt of an answer by the
201		aggrieved. The grievance must be submitted within twenty (20) days of the incident which gives rise
202		to the problem. Each occurrence of a disputed interpretation or application constitutes a new
203		grievance. Disputed pay practices are subject to legal limits.
204		
205	8.05	Initiation or withdrawal of a grievance shall in no way reflect upon the employee's professional
206	0.00	standing or loyalty to the school, department, or other organizations to which he/she is responsible.
207		Neither shall it be considered a reflection upon his/her supervisor, or upon the general administration
208		of the School or Department. All parties to a grievance must be assured of freedom from restraint,
200		coercion, discrimination or reprisal.
		coordion, diserminiation of reprisa.
210	0.07	Cinco it is important that arisy appare he are served as readily as a service in the service of the service is the service of
211	8.06	Since it is important that grievances be processed as rapidly as possible, the number of days indicated
212		at each level should be considered as a maximum and every reasonable effort should be made to
213		expedite the process. The time limits specified may, however, be extended by mutual agreement.
214	0.07	
215	8.07	In the event that a grievance is filed at such a time that it cannot be processed through all of the steps
216		in this procedure by the end of the school term, the parties will, upon receipt of written request of the

alleged aggrieved, make an effort to reduce the time limits set forth herein so that the grievance 217 218 procedure may be exhausted prior to the end of the school term if possible. 219 220 8.08 In the event a grievance is filed so that sufficient time as stipulated under all levels of the procedure 221 cannot be provided to pursue the grievance to all levels of the appeals, then said grievance shall be resolved in the new school term in September under the terms of the Agreement in effect at the time 222 223 the grievance was initiated. 224 225 8.09 When used in 8.09, the aggrieved shall mean "the grievant and/or Association Representative". Any grievance as defined in paragraph 8.02 above, shall be processed as follows: 226 227 228 Step 1 - Within twenty (20) days of the incident that gives rise to the problem, the aggrieved a. party shall present the grievance orally to the principal or immediate supervisor. (8.04) 229 230 231 b. Step 2 - If the response of the administrator does not satisfactorily resolve the grievance in Step 1, it shall be presented by the aggrieved to the principal or immediate supervisor within five (5) 232 233 days of the administrator's Step 1 response. At this and all succeeding steps, such advancement of the grievance shall be in writing as outlined in Section 8.13 of the Agreement. The principal 234 or immediate supervisor shall respond in writing within five (5) days of receipt of the grievance. 235 236 c. Step 3 - If the grievance is not resolved satisfactorily under Step 2 above, it shall be advanced to 237 the Superintendent, or his/her designee, within five (5) days of receipt of the administration's 238 response in Step 2 above. The Superintendent, or his/her designee, shall respond in writing 239 240 within five (5) days of receipt of the grievance. 241 242 d. Step 4 - If the grievance is not resolved satisfactorily under Step 3 above, it shall be advanced by the aggrieved to the Board of Education within five (5) days of receipt of the Superintendent's 243 response in Step 3 above. Within twenty (20) days of receipt of the grievance, the Board of 244 Education shall meet with the aggrieved. Within fifteen (15) days of this meeting, the Board 245 shall render its response in writing. Step 4 of the grievance procedure shall be held in abeyance 246 247 for the term of this Agreement. If either party wishes it reinstated at the conclusion of this Agreement, the inclusion of Step 4 shall be considered the status quo for bargaining purposes. 248 249 250 e. If the grievance is not resolved in Step 4, it may be advanced within ten (10) days by the 251 Association to compulsory, final, and binding arbitration. The Association will request the Wisconsin Employment Relations Commission to submit a panel of five (5) arbitrators from 252 which the parties shall alternately strike names until one name shall remain. The Association 253 shall strike first. 254 255 256 f. The Board and the Association shall share equally any costs of the arbitration proceeding except those costs arising out of their own preparation, witness fees or expenses, or representation costs. 257 258 It is understood that the function of the arbitrator shall be to provide a ruling as to the 259 interpretation and/or application of specific terms of the Agreement. This arbitrator shall have no power to advise on salary adjustments, except the improper application thereof, nor to issue any 260 opinion advising the parties to add to, subtract from, modify or amend any terms of this 261 262 Agreement. The decision of the arbitrator shall be final and binding on all parties except as forbidden by law. 263 264 265 Initiation of Group Grievances. To avoid multiple filing of grievances by employees with identical 8.10 claims, the Association may process the grievance commencing with Step 3. 266 267 268 8.11 Hearings held under this procedure shall be conducted at a time and place which will afford a fair and 269 reasonable opportunity for all persons entitled to be present to attend. In the case of a group of grievants, a representative shall be selected by the group to represent them. Grievance meetings are 270

271 272 273		not normally held during school hours. In the event hearings do occur during school hours, employees present shall be excused with pay.
273 274 275 276	8.12	The record of the steps taken in the grievance procedure and all communications and documents dealing with an employee grievance shall be placed in a file apart from the employee's personnel file.
278 277 278 279 280 281 282	8.13	Forms for filing grievances, serving notices, taking appeals, making reports and recommendations, and other necessary documents, will be jointly prepared by the Superintendent and the Association and costs shared fifty-fifty (50/50). The forms will then be made available to the senior building representative of the Education Association of Waukesha to facilitate operation of grievance procedure.
283 284		"The written statement of grievance shall include:
285 286 287 288 289 290		 The name of the employee involved. The facts giving rise to the alleged grievance. Reference and identification of the specific articles or sections of the Agreement alleged to be violated. The contention of the employee and the Association with respect to these alleged violations. An indication of the specific relief sought."
291 292 293 294 295	8.14	It is understood by the parties that the registration of concerns, complaints or grievances will be through normal organizational channels, the complaint procedure, or the grievance procedure prior to seeking recourse through extra-organizational channels.
296 297		ARTICLE IX
277		AKITCEEIA
298		
298 299		PAYROLL PROCEDURES
298 299 300 301 302 303 304	9.01	
298 299 300 301 302 303 304 305 306	9.01 9.02	PAYROLL PROCEDURES Payment of salaries for regular payroll shall be in twenty-six equal payments. The pay dates, based on the start of the fiscal year (July 1), are biweekly and the pay days shall be Wednesday. On the first date in June, all remaining checks, except one, shall be distributed. The one remaining check
298 299 300 301 302 303 304 305 306 307 308 309		PAYROLL PROCEDURES Payment of salaries for regular payroll shall be in twenty-six equal payments. The pay dates, based on the start of the fiscal year (July 1), are biweekly and the pay days shall be Wednesday. On the first date in June, all remaining checks, except one, shall be distributed. The one remaining check shall be distributed on the next scheduled pay date.
298 299 300 301 302 303 304 305 306 307 308 309 310 311 312		PAYROLL PROCEDURES Payment of salaries for regular payroll shall be in twenty-six equal payments. The pay dates, based on the start of the fiscal year (July 1), are biweekly and the pay days shall be Wednesday. On the first date in June, all remaining checks, except one, shall be distributed. The one remaining check shall be distributed on the next scheduled pay date. The following voluntary payroll deductions will be made upon properly signed authorization: a. All Professional Association dues spread over twenty-six (26) equal installments beginning with
298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316		 PAYROLL PROCEDURES Payment of salaries for regular payroll shall be in twenty-six equal payments. The pay dates, based on the start of the fiscal year (July 1), are biweekly and the pay days shall be Wednesday. On the first date in June, all remaining checks, except one, shall be distributed. The one remaining check shall be distributed on the next scheduled pay date. The following voluntary payroll deductions will be made upon properly signed authorization: a. All Professional Association dues spread over twenty-six (26) equal installments beginning with the first regular payroll. Authorization shall be in the business office by September 1st. b. Waukesha United Fund spread equally over five (5) months ten (10 pays) beginning with the
298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315		PAYROLL PROCEDURES Payment of salaries for regular payroll shall be in twenty-six equal payments. The pay dates, based on the start of the fiscal year (July 1), are biweekly and the pay days shall be Wednesday. On the first date in June, all remaining checks, except one, shall be distributed. The one remaining check shall be distributed on the next scheduled pay date. The following voluntary payroll deductions will be made upon properly signed authorization: a. All Professional Association dues spread over twenty-six (26) equal installments beginning with the first regular payroll. Authorization shall be in the business office by September 1st. b. Waukesha United Fund spread equally over five (5) months ten (10 pays) beginning with the January 1st payday. Authorization shall be in the Business Office by the first day of classes for October 1st payroll or by December 1st for January 1st payroll deduction, or by

f. <u>Credit Union</u>: Employees may make voluntary deductions from their paycheck for deposit to the Educators' Credit Union. Authorizations for deduction must be made by the opening day of classes or thirty (30) days prior to the deductions being made. Payments shall be made within three (3) days of the regular payday. A maximum of two (2) changes may be made per year by any employee.

331 9.03 <u>Fair Share</u>

- a. The Association, as the exclusive representative of all the employees in the bargaining unit, will represent all such employees, Association and non-Association, fairly and equally, and all employees in the unit will be required to pay, as provided in this article, their fair share of the costs of representation by the Association. No employee shall be required to join the Association, but membership in the Association shall be made available to all employees who apply consistent with the Association constitution and bylaws. No employee shall be denied Association membership because of race, color, creed or sex.
 - b. The employer agrees that effective on November 15th or thirty (30) days after the date of initial employment, if after the opening of school, it will deduct from the paychecks of all employees in the collective bargaining unit who are not members of the Association subject to Section 9.02a, or whose membership dues have not been paid to the Association in some other manner, the amount certified by the Association to be the cost of representation. Such amounts shall be paid to the treasurer in the same manner and at the same time as those dues voluntarily deducted in 9.02a above. The Association agrees to certify only such costs as are allowed by law and to inform the employer of any change in the certified costs of representation of non-association members required by law.
 - c. Changes in the amount of dues to be deducted shall be certified by the Association thirty (30) days before the effective date of the change.
- 354d.Save Harmless: The Education Association of Waukesha does hereby indemnify and shall save355the Board harmless against any and all claims, demands, suits, or other forms of liability,356including court costs that shall arise out of or by reason of action taken or not taken by the Board,357which action or non-action is in compliance with the provisions of this article and in reliance on358any list or certificates which have been furnished to the Board pursuant to this article provided359that the defense against claims, demands, suits or other forms of liability shall be under the360exclusive control of the Association and its attorneys.
- The Association agrees to certify the District only such fair share costs as are allowed by law, e. and further agrees to abide by the decisions of the Wisconsin Employment Relations Commission and/or courts of competent jurisdiction in this regard. The Association agrees to inform the District of any change in the amount of such fair share costs. The Association shall provide employees who are within the Association with an internal rebate procedure which is consistent with the requirements of state and federal law and which will allow those employees to challenge the fair share amount certified by the Association as the cost of representation and to receive, where appropriate, a rebate of any monies to which they are entitled. To the extent required by state or federal law, the Association will place in an interest-bearing escrow account any disputed fair share amounts.
- 373 9.04 A memorandum of agreement duly executed by the parties and made a part of the agreement by reference shall govern the manner of payment for all co-curricular or other assigned activities.
 375
- 9.05 Mileage may be claimed by employees whose assigned responsibilities are in more than one building
 or worksite. Mileage recorded between assigned buildings or worksites may be submitted if
 approved by the appropriate administrator. Generally, incidental travel or travel related to Appendix

379 380 381 382 383 384		C duties will not be approved. Mileage reimbursement will be calculated by multiplying the current dollar rate allowable by the IRS times the number of miles shown on the monthly mileage claim. At the end of the 1990-91 school year, the reference to the IRS shall sunset and only the dollar rate shall remain. Anyone receiving a car allowance must show evidence that he/she carries personal liability and property damage insurance.
385 386 387		ARTICLE X
388 389		SALARIES
390 391 392	10.01	The salaries of all persons covered by the Agreement are set forth in Appendix "A" which is attached hereto and made a part hereof.
393 394 395	10.02	Co-curricular personnel shall be compensated as set forth in Appendix "C" which is attached hereto and made a part hereof.
396		
397 398		<u>ARTICLE XI</u>
399		PROFESSIONAL INSERVICE REQUIREMENTS
400		
401 402 403 404 405	11.01	The District may offer and/or authorize inservice courses from which credit may be applied to column placement as provided for in Appendix A, Part 8. Credit will be granted on the basis of one credit for each thirty (30) hours of inservice course work. Teachers must receive advance approval for inservice course work which is to be applied for this column placement.
406 407 408 409 410	11.02	Employees who provide professional development during the work day will be compensated for up to two (2) hours of time outside the regular work hours to prepare for every one (1) hour of professional development as mutually agreed upon by the employee and administrator/supervisor at the rate cited in Appendix A.
411 412 413 414 415	11.03	Employees who provide professional development outside instructional hours during the school year, or in the summer months, will be compensated for both preparation and instructional time at the rate cited in Appendix A.
416 417 418 419	11.04	Employees, such as Communicative Arts Specialists, Department Chairpersons, Gifted & Talented Teachers, Technology Resources Teachers, and Media Specialist, with professional development as part of their job description, are eligible for compensation as cited in 11.02 if the professional development they provide is not directly related to their job description.
420 421 422 423 424	11.05	Employees who are regular presenters during professional development time will be allowed individual opportunities for their own professional development as mutually agreed upon by the employee and administrator/supervisor.
425 426		ARTICLE XII
427		
428		DUTY FREE LUNCH PERIOD
429 430 431 432	12.01	Each professional employee shall be granted a thirty (30) minute duty free lunch period each day. Such periods shall occur at or near the time of the regular school lunch period.

433	12.02	If, because of prevailing circumstances, it is not feasible to meet the requirement of 12.01 and the
434		employee agrees to assume noon hour supervision at the request of the Superintendent or appropriate
435		administrator, payment will be made at the following hourly rates: 2003-2004 - \$9.93; 2004-2005 -
436		\$9.93; or compensatory time off will be granted if mutually agreed to.
437		
438	12.03	Employees who do have a duty free lunch period and serve on noon hour supervision shall be paid at
439		the hourly rates identified in 12.02 for such supervision.
440		
441		
442		ARTICLE XIII
443		
444		TEACHING HOURS AND TEACHING LOADS
445		
446	13.01	The normal work day shall consist of eight (8) consecutive hours, including one-half $(1/2)$ hour duty
447	15.01	free lunch, between the hours of 7:00 a.m. and 4:00 p.m.
448		nee ruhen, between the hours of 7.00 a.m. and 4.00 p.m.
449	13.02	It is assumed that the routine assignments necessary to run a good school will be shared equitably by
449	13.02	all and that extra pay will not be granted for these duties. Notwithstanding other provisions of this
450 451		article, routine assignments may be made and/or meetings may extend beyond the school day. In any
451 452		event, the total of these shall be limited to two (2) hours per week on a monthly average.
		event, the total of these shall be finited to two (2) nours per week on a montiny average.
453	12.02	Discussion of the second
454	13.03	Divergence from the regular school day, by an individual teacher, after the school day, for mutually
455		understood and agreed upon professional and/or administrative reasons shall be agreed upon between
456		principals and teachers.
457	10.04	
458	13.04	The work year of teachers covered by the classroom teachers' salary schedule shall be determined by
459		the official school calendar. Teachers shall be paid additional compensation for employment prior to
460		or after the dates scheduled on the official school calendar.
461		
462	13.05	Teachers shall be required to attend staff meetings at the call of the appropriate administrative person.
463		Every reasonable effort will be made to limit the number and length of such meetings. It is
464		recognized by the Association and the Board that attendance of teachers at parent-teacher
465		organization meetings is beneficial to the educational program and to the image of both teachers and
466		the District. Teachers shall make every reasonable effort to attend PTO meetings, but attendance
467		shall not be mandatory. Attendance at one Open House annually shall be mandatory.
468		
469	13.06	The normal teaching load in schools serving grades 7-12 will include ten (10) preparation periods per
470		week. Preparation periods shall be equal in length to a class period. Except as provided in 13.02
471		above, any variation in scheduling shall not have the effect of reducing the preparation time of the
472		teacher. It is the intent of the parties that the high school principals and their teachers work during
473		the term of this Agreement to establish a workable hall supervision program based upon a spirit of
474		cooperation, volunteerism, equity, and professional responsibility. It is understood that occasional
475		supervision may be assigned without pay during periods of high need.
476		
477	13.07	The Board understands the desirability of keeping the number of distinct preparations by each teacher
478		in grades 7-12 to a minimum, preferably no more than two preparations. If the individual teacher
479		desires an explanation of his/her assignment, it will be granted by the immediate supervisor. If the
480		teacher is not satisfied, he/she may seek recourse through the complaint procedure.
481		
482	13.08	Preparation time for regular elementary classroom teachers (K-6) will normally include the following
483		minutes of preparation time per week:
484		
485		Kindergarten-2 sections $= 690$
486		Kindergarten-all day = 560

487		Grades $1-3 = 560$
488		Grades $4-6 = 580$
489		Elementary Specialist (art, music, physical education) $= 560$
490		Zienienany Speeranse (art, maste, prijstear eareanten) - e oo
491		Included in the above are:
492		
493		350 minutes per week of before and after school time for all regular and
494		special education classroom teachers.
495		140 minutes per week of elementary specialists for kindergarten.
496		210 minutes per week of elementary specialists for grades 1-3.
497		230 minutes per week of elementary specialists for grades 4-6.
498		250 minutes per week of elementary spectatists for grades 1 0.
499		Elementary gradial advantion tapphare shall calleborate with their principal chairmargan and
		Elementary special education teachers shall collaborate with their principal, chairperson, and
500		executive director, if necessary, to build an appropriate amount of preparation time into their
501		schedules.
502		
503		The amount of time built into elementary level special education classroom teacher's schedule shall
504		be based on a number of factors. Factors may include, but are not limited to, the age range of the
505		students, the organization of the program (example: a wide range grade 1-6 program vs. a program
506		clustered at 2-3 grades), the amount of direct instruction vs. individual support in class, the degree of
507		severity of disability of the students, the level of teacher aide support, the number of buildings
508		served, any teaming requirements, the amount of technology to assist with required reports and lesson
509		preparation an the number of annual, triennial, and initial IEP's per year. Attempts by all involved in
510		IEP's will be made to schedule IEP's during the regular staff working hours if mutually convenient
511		with parents and other IEP team members.
512		
513		It is understood by the parties that scheduling on particular days, or during a particular week, may
514		necessitate the reduction of the above mentioned number of minutes. It is understood that certain
515		duties and responsibilities attach themselves to the regular school day. When these responsibilities
516		become a concern regarding time or function, collaboration with the building principal shall occur. It
517		is further understood that calculation of this preparation time shall be based on the regular teacher
518		workday excluding the thirty (30) minute duty free lunch period.
519		
520	13.09	Whenever elementary physical education, art and music teachers are on personal illness, family or
521		personal leave and no substitute teacher can be found, classroom teachers will be compensated at the
522		rate identified in Appendix A, Section D, Paragraph 3.
523		
524	13.10	The lunch period of traveling teachers shall not be reduced to less than one-half (1/2) hour duty free
	13.10	
525		lunch provided in Section 12.01 of this Agreement. If no alternative to travel during the lunch period
526		is available, the provisions of 12.02 shall prevail.
527		
528	13.11	Teachers may take up to four students per semester in an Independent Study Option (ISO). ISO's will
529		be undertaken on a voluntary basis with the consent of a teacher. ISO's will be approved by the
530		building adminitrator.
531		
532		a. Teachers must meet an equivalent of once per week with each student and, will provide a written
533		record of contact with students upon the request of the building administrator.
534		
535		b. Teachers who agree to undertake ISO's will be compensated 8 hours of release time, per
536		semester, available any time after completion of the ISO(s). Compensated time will be taken at a
537		time mutually agreed upon between the teacher and building administrator, preferably during
538		non-contact days (excluding parent teacher conferences and staff development days)
539		
540		c. Teachers will honor all deadlines that may happen to coincide with compensation time awarded
5 - 0		

541 542			for an ISO.
543 544		d.	Days utilized as compensation for ISO's shall have no impact on the perfect attendance incentive.
545			
546 547			ARTICLE XIV
548			
549			<u>CLASS SIZE</u>
550	14.01	TI	
551 552 553	14.01	in g	e Board, as well as the Association, recognizes that class size and pupil load are important factors good education. In order to ensure that class size and pupil load are of the most effective nature both teacher and pupil, the Board will, whenever possible, consider space availability and all
554 555		oth	er educational considerations, including the recommendations of the professional staff, in ablishing class sizes and pupil loads.
556		•••••	
557 558 559	14.02	The	s recognized that mainstreaming must be a consideration in establishing class size and pupil load. erefore, the following factors shall be considered in the process of establishing the individual cher's class size and pupil load:
560			
561		a.	the number of students mainstreamed into the individual classroom and the total number of
562			students that will result from the placement of mainstreamed students in that classroom,
563			
564		b.	the nature and the degree of severity of the disability of each mainstreamed student,
565		_	
566 567		C.	the special assistance required for each mainstreamed student,
568		d.	the additional workload or increase in hours required by the addition of mainstreamed students to
569		u.	the classroom, ie. oral or written reports, IEP's, parental conferences,
570			
571		e.	the special services available to the teacher.
572			
573			s understood that it is the responsibility of the classroom teacher and the special education teacher
574			keep principals and other appropriate administrators advised of developing situations of concern so
575			t adjustments can be made. Examples of adjustments that might be considered would include, but
576 577		not	be restricted to:
577			
578		1.	A reduction in class size
579		2.	Revision of aide time
580		3.	Additional preparation time
581		4.	Additional secretarial help
582		5.	Inservice training
583		6.	Special administrative assistance
584		7.	Resource teacher assistance
585		8.	Adjustment in program requirements
586 587 588 589		9.	Adjustment of schedule

590 591						
592	TEACHER ASSIGNMENT					
593 594 595 596	15.01	In accordance with past and present practice, teachers shall not be assigned, except temporarily and for good cause, outside the scope of their teaching certificate or their major or minor field of study.				
597 598 599	15.02	Part-time teachers shall be assigned only when it isn't feasible to employ an additional full time teacher.				
600 601 602	15.03	Every reasonable effort shall continue to be made, during the school year, to request experienced teachers to act as advisors to new members of the staff on a voluntary basis.				
603 604 605	15.04	Every reasonable effort shall be made, prior to the close of the school year to notify teachers - in writing - of any change in their assignments for the ensuing school year.				
606 607 608 609	15.05	In arranging schedules for the teachers who are assigned to more than one school, every reasonable effort will be made to limit the amount of inter-school travel. Such teachers shall be notified of any change in their schedules as soon as possible.				
610 611 612	15.06	Before hiring any outside applicant, part-time employees shall be interviewed by the District for any full-time vacancy which arises. The following conditions shall first exist:				
613 614 615		a. there shall be no full-time employee properly certified and willing to fill the vacancy on the recall list, and,				
616 617 618		b. the part-time employee has the appropriate certificate for the vacancy and wishes to be interviewed for the position.				
619 620 621 622		Application of this section shall be limited to those part time employees who notify the Executive Director of Human Resources that they wish to be considered for full-time employment. Said notice must be renewed annually.				
623 624 625 626 627	15.07	Initial Educators new to the District will be assigned a mentor by the building administrator. The mentor must be an educator who is non-probationary status and who has completed a mentor training workshop/course offered jointly by the District and Association. Mentors will voluntarily choose to participate in the mentoring program.				
628 629 630 631	15.08	Mentors will provide ongoing support, advice, and counsel to one initial educator for a period of one year. Efforts will be made to provide time for the mentor and initial educator to work together during the work day.				
632 633 634 635 636 637	15.09	The mentor shall not be required or empowered to evaluate newly hired educators or any other employees of the District. Furthermore, the mentor shall not be required to attend any meeting to discuss or provide information regarding the mentoring of another educator. The mentoring program will not be used by the District or any of its representatives in any fashion to evaluate the performance of any employee in the District.				
638 639	15.10	Mentors will be compensated 1% of Appendix C salary while mentoring.				
640 641 642		<u>ARTICLE XVI</u>				

643 644		TRANSFERS
645 646 647 648 649 650 651 652 653 654	16.01	The Superintendent is responsible for the assignment of instructional personnel. It is therefore the responsibility of the Superintendent and/or the Executive Director of Human Resources to effect all transfers, reassignments, or relocations involving instructional staff members. Reassignment of staff members may become necessary to meet changing enrollments, instructional requirements, or staff new buildings. There may be other acceptable reasons, including the granting of a request of an employee who desires to change his/her place of employment within the system. When, in the best interest of the school system, a transfer of a teacher from one position to another is required, the teacher will be given reasons, in writing, for the change as early as possible before the change is to be effected. Reasons for the transfer will be expressly explained to the teacher.
655 656 657 658 659	16.02	Although the Board and the Association recognize that some transfer of teachers from one school to another is unavoidable, they also recognize that frequent transfer of teachers is disruptive to the educational process and interferes with optimum teacher performance. Therefore, they agree as follows:
660 661 662		a. When a reduction in the number of teachers in a school is necessary, volunteers will be considered first.
663 664 665 666		b. When involuntary transfers are necessary, a teacher's area of competence, major and/or minor field of study, quality of teaching performance and length of service in the School District of Waukesha will be considered in determining which teacher is to be transferred.
667 668 669 670 671 672 673 674 675		c. When program changes such as 6-3-3, or the opening or closing of a building result in multiple transfers, time sequences and procedures shall be established that clearly identify program requirements and allow for volunteers to express their desires. Wherever it is reasonably possible, voluntary transfers will be used to reduce the number of involuntary transfers. In the event that there are more volunteers or insufficient volunteers to meet staffing needs, the provisions of 16.02b shall be applied in determining the qualifications of potential transferees. Among equally qualified individuals the most senior teacher shall be given the option of available positions.
675 676 678 679 680 681 682		d. A teacher involuntarily transferred or denied a voluntary transfer under the provisions of 16.02c shall be given preferential treatment in a future transfer request to any open position for which they are properly certified and make timely application. It is understood that the provisions included in 16.02b will continue to be legitimate considerations when preferential treatment is applied. In the event that such teacher has experience in the District in the course for which there is a vacancy, District seniority alone shall govern the transfer.
682 683 684 685 686 687		e. An involuntary transfer will be made only after a meeting between the teacher involved and the Superintendent or designee, at which time the teacher will be notified of the reasons for the transfer. Requests by the teacher for transfer to particular positions will be given serious consideration.
688 689 690		f. Notice of transfer will be given to a teacher as soon as possible and under normal circumstances, not later than June 1st.
691 692 693 694		g. When involuntary transfers are necessary due to the implementation of lay-off provisions of this Agreement, the teacher with the least length of service shall be the first transferred where program requirements permit.
695 696	16.03	A teacher desiring a transfer will submit a written request to the Executive Director of Human Resources stating either the assignment preferred or a general transfer request, within the area of the

697 698 699 700		teachers certification. A transfer request shall not be treated as a general transfer request unless so stated in the written notice to the Executive Director of Human Resources. All such requests shall be made prior to April 1st of each school year. Requests must be renewed each year.
701 702 703 704 705 706	16.04	Vacancies for any professional position in the School District of Waukesha shall be posted monthly in order to provide an opportunity for personnel to submit applications. Such posting shall not be interpreted as limiting the freedom of the Board to fill positions from applicants within and outside of existing staff.
707 708		<u>ARTICLE XVII</u>
709 710		TEACHER EVALUATION
711 712 713	17.01	All monitoring or observation of a teacher shall be conducted openly and with full knowledge of the teacher.
714 715 716 717	17.02	Observations will be performed only by building administrators, directors, coordinators or person authorized by the Administration. Persons not a part of the School District of Waukesha Administration shall be professionally qualified.
718 719 720 721 722	17.03	It shall be the responsibility of the teacher to make lesson plans available in the building. It is recognized by the parties that planning is an integral part of teaching and that planning by the teacher is a part of teacher performance. The form of the "daily" lesson plan shall not be part of the evaluation so long as satisfactory evidence of effective planning is available.
723 724 725 726 727 728	17.04	A minimum of one (1) evaluation shall be conducted once every three years for non-probationary teachers. The probationary teacher shall be evaluated a minimum of once (1) each year of probation. The evaluator for the probationary employee will make every effort to conduct the first evaluation in the first three (3) months of the school year. In no case, shall such first evaluation occur beyond the end of the first semester. Written evaluations shall be forwarded to the employee within prescribed timelines.
729 730 731 732 733 733 734	17.05	If the teacher is rated "Improvement Plan Required" or "Requires Job Targets" in any area, a post- observation conference must be held within five (5) working days of the observation (or of the final observation of a series). The five (5) working day schedule may be extended with mutual consent for all other ratings.
735 736 737 738	17.06	During the post-observation conference, the evaluation document will be signed and dated on the summary sheet and the individual pages will be initialed. The teacher will receive a copy of the document. The teacher has the right to attach a written statement.
739 740 741 742	17.07	A teacher will have the right, upon written request, to review the contents of any file reflecting on his/her professional status. References and placement bureau files received prior to the teacher's employment shall be treated as privileged information.
743 744 745	17.08	In the event the parties agree to changes in the evaluation system which are in violation of Article XVII, the parties shall meet to reconcile any differences.
746 747		ARTICLE XVIII
748 749 750		NON-RENEWAL, DISMISSAL AND DISCIPLINARY ACTION

751 Non-renewal of employee contract shall be in accordance with the provisions of 118.22 of Wisconsin 18.01 752 Statutes and shall conform to Article XVII of the Master Agreement where teacher evaluation is involved. Any amendments to the statutes shall automatically be incorporated as part of this 753 754 Agreement. This article shall apply only to full time employees. 755 Employees newly employed to begin employment at the beginning of the 1995-96 school year and 756 18.02 757 thereafter shall serve a three (3) year probationary period and may be non-renewed according to procedures established by Wisconsin Statutes. Such non-renewal shall not be for arbitrary and 758 759 capricious reasons. 760 Employees hired in 1998-99, for the first (1st) year of their three (3) year probationary period, the 761 time line in the Master Agreement shall be modified as follows: 762 763 764 March 15th (fifteenth) shall be the deadline for notifying the employee that he/she may be a. 765 considered for non-renewal. 766 767 b. May 1st (first) shall be the deadline for non-renewal. 768 769 These time line modifications shall sunset on June 30, 2005. For the probationary years two (2) and 770 three (3), the time lines shall be those established by Wisconsin Statues and the Master Agreement. 771 772 18.03 The procedure for non-renewal of contract shall be as follows: 773 774 a. It shall be the responsibility of the administration to make the employee aware of unsatisfactory 775 performance or other possible cause for non-renewal of contract as soon as practicable after it is 776 determined that consideration may be given to non-renewal. Every reasonable effort shall be made to provide administrative assistance to the employee to overcome identified problems. 777 778 In the event that a citizen's inquiry into the performance of an employee is serious enough to be 779 included as a part of the justification for possible non-renewal, or be included as a part of the employee's file, the employee shall: 780 781 782 1. Be informed of the nature of the inquiry. 783 784 Be given an opportunity to respond. In the event that an employee is not informed of citizen 2. 785 inquires as required above, such inquiries shall not be included in the employee's file nor be criteria for non-renewal. 786 787 b. Upon determination that consideration may be given to non-renewal of contract, the employee 788 shall be given the opportunity for conference with his/her immediate supervisor, the Executive 789 Director of Human Resources, and/or the Superintendent regarding the matter. The employee 790 791 shall have the right to invite representation of his/her choice to the conference. 792 793 c. Fifteen (15) days prior to giving written notice of refusal to renew an employee's contract for the 794 ensuing school year, preliminary notice shall be extended to the employee. The preliminary notice shall include: 795 796 797 1. Notification that the Board is considering non-renewal of the employee's contract. 798 799 2. Notification that the employee has a right to a conference with the Board prior to being given written notice of refusal to renew his/her contract, if the employee files a request for such 800 801 conference with the Superintendent within five (5) days of receipt of the preliminary notice. 802 803 3. Notification that the conference shall be private unless the employee specifically asks that it be public in his/her request to the Superintendent. 804

005		
805		4 Notification that the annularies is antitled to connect and concentration at the conference
806		4. Notification that the employee is entitled to counsel and representation at the conference.
807		5. Notification of the reason or reasons for the consideration of non-renewal.
808 809		5. Noullication of the reason of reasons for the consideration of non-renewal.
809 810		d. If a conference with the Board is held, it will be conducted as an informal examination of the
810 811		d. If a conference with the Board is held, it will be conducted as an informal examination of the
812		problem and potential solutions.
812 813		The employee may pureue a grievenee beginning with step 8 00d
813 814		e. The employee may pursue a grievance beginning with step 8.09d.
814 815		f. If a hearing is requested, the employee shall be notified of the time and place. This hearing shall
815		meet the requirements of the statutory hearing and the grievance procedure hearing (8.09e) with
817		the Board if both hearings are requested.
818		the board if both hearings are requested.
819		g. If the Board determines that the contract shall not be renewed, the Board shall give the employee
820		g. If the Board determines that the contract shall not be renewed, the Board shall give the employee written notice of refusal to renew his/her contract for the ensuing year on or before March 15th.
820 821		written notice of refusal to refer whis/her contract for the ensuing year of or before watch 15th.
822		h. Throughout the procedure, the employee shall have sufficient time to prepare a case insofar as
823		statutory time limits permit, the right to counsel and representation of his/her choice, the right to
824		present his/her case and the right to cross examine witnesses.
825		present mis/ner case and the right to cross examine writesses.
826	18.04	The following shall be considered cause for non-renewal of contract:
827	10.04	The following shall be considered cause for non-renewal of contract.
828		a. <u>Violation of School Board Policy</u> : Copies of Board policy and amendments thereto shall be
829		available in employee workrooms in each building and senior building representatives will be
830		provided with a copy.
831		provided with a copy.
832		b. Physical or mental incapacity which would prevent the employee from meeting acceptable
833		standards of performance.
834		Standards of performance.
835		c. Failure to meet acceptable standards of performance in working with students.
836		e. I andre to moot acceptacto standards of performance in working what stadents.
837		d. Violation of the provisions of the Master Agreement and/or the individual contract.
838		a. The main of the provisions of the master rightennet that of the main taken of the main taken.
839		e. Disregard of School Board or administrative directives.
840		
841	18.05	Subject to the rule of reason, non-renewal shall conform to the following:
842		
843		a. Rules, policies or directives in question will be related to the operation of the school system.
844		
845		b. Every reasonable effort will be made to conduct investigations and procedures in a fair and
846		objective manner.
847		
848		c. Evidence of proof shall support the reason or reasons for non-renewal.
849		
850		d. Non-renewal action will only be taken after seriously considering:
851		
852		1. The employee's right to freedom from discrimination.
853		
854		2. The employee's record of service to the school system.
855		·
856		3. The seriousness of the reason or reasons.
857		
858	18.06	Dismissal (termination of employment during the term of the individual contract) shall remain a
		-

859 860		pre	progative of the Board for just cause.
861 862 863		a.	All of the protection of procedural and substantive due process requirements will be afforded the teacher during dismissal proceedings.
864 865 866		b.	Dismissal proceedings shall follow the procedure established in 18.03 except that the March 15th date shall not apply.
867 868 869 870		C.	Immediate suspension of the employee in a dismissal action may be instituted by the Board where deemed necessary in the best interest of the students. While on suspension the employee will continue to receive full salary and benefit payment.
871 872 873 874 875			At such time as the employee is dismissed, payment will stop. In the event that the suspended employee is reinstated by arbitration or court action, all payments will be reinstated retroactively. It is understood by the parties that the dismissal action itself shall be the determining factor in the discontinuation of payments.
876 877 878	18.07	a.	Disciplinary action other than non-renewal shall not conflict with the laws and Constitution of the State of Wisconsin nor shall it conflict with the terms of the Agreement.
879 880 881 882		b.	It shall be the responsibility of the administration to make the employee aware of unsatisfactory performance or other possible cause for disciplinary action as soon as practicable after it is determined that consideration is being given to disciplinary action.
883 884 885			In the event that a citizen inquiry into the performance of an employee could result in disciplinary action, or be included as a part of the employee's file the employee shall:
886 887			1. Be informed of the nature of the inquiry.
888			2. Be given an opportunity to respond.
889 890 891 892			In the event that an employee is not informed of citizen inquiries as required above, such inquires shall not be included in the employee's file nor be criteria for disciplinary action.
893 894 895		C.	The reasons shall not be wholly without basis in fact, wholly unreasoned, nor wholly inappropriate.
895 896 897		d.	The severity of the discipline shall not be entirely excessive in terms of the reasons for the action.
898 899 900		e.	The disciplinary action shall be subject to the grievance procedure on the basis of (a) to (d) above.
901 902 903 904		f.	In the event that the disciplinary action takes the form of suspension without pay and if the grievance procedure demonstrates that the suspension is not justified, the employee shall receive his/her pay and benefits retroactively.
905 906			ARTICLE XIX
907 908			LAYOFF
909 910 911 912	19.01		the event the Board determines to reduce the number of employee positions resulting in layoff for a forthcoming school year, the provisions of this article shall apply.

913 914 915 916 917	19.02	Teachers shall receive written final notice of layoff on or before May 15th of the current school year. Such notice shall include a statement of the employee's recall rights under this article. The District shall simultaneously provide the Association with copies of all layoff notices which it sends to employees pursuant to this section.
918 919	19.03	The layoff of each teacher shall commence on the date stipulated by the District in the layoff notice.
920 921 922 923 924 925	19.04	The teacher with the least length of continuous service to the District shall be the first terminated subject to the following considerations, and subject to other provisions of this article:a. Teachers in grades K-8 must be certified to fill the positions available, based on their seniority, and will be eligible for positions in grades 7-12 in their major field of training or in their minor if they have experience teaching their minor at the 7-12 level.
926 927 928		b. Teachers at the 7-12 level must be certified to fill the position available based on their seniority, and in addition:
929 930 931		1. They will be eligible for positions at the K-6 level only if they have teaching experience at that level.
932 933 934		2. They will be eligible for positions in their minor area of training only if they have teaching experience in that area.
935 936 937 938		c. If the least senior teacher holds a position for which no other teacher in the District is certified or qualifies under other sections of the article, then the next least senior teacher shall be terminated.
939 940 941	19.05	Employees within the following categories shall be laid off within their particular category on the basis of seniority:
942 943 944 945 946 947		Psychologists Social Workers Physical Therapists Occupational Therapists Speech and Language Pathologists
948 949 950 951 952 953 954	19.06	The date of the signing of the initial contract by the employee will be the date used for determining seniority under this section. Part-time employees shall accrue seniority on the basis of the percent of a full load worked (a 50% employee will receive .5 years seniority for working one year). Such employees shall only exercise that seniority against other part-time employees and shall not bump full-time employees. The procedures and dates shall otherwise comply in all respects with this article.
955 956 957 958 959 960 961	19.07	No employee may be prevented from securing other employment during the period he/she is laid off under this section. Such employee shall be reinstated in the inverse order of their being laid off, if certified to fill the available positions and meet the conditions in 19.04 above. Such re-employment opportunity shall be maintained upon written notifications to the Board, by the teacher, before March 15th of each year, by the employee. Refusal of re-employment opportunity by the employee shall release the Board from further obligation to that employee.
962 963 964 965	19.08	All benefits to which an employee was entitled at the time of his/her lay-off, including accumulation of sick leave, will be restored to him/her upon his/her return. Benefits shall not be accrued during the period of layoff.
966	19.09	There shall be no full-time or regular part-time appointments made while there are laid off employees

available who qualify for rehire under this article. Regular part- time shall not include long termsubstitutes.

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- 970 19.10 Any persons who leave the bargaining unit shall forfeit any seniority accumulated at the time of
 971 leaving the unit and, for the purpose of rehire, shall be treated as a new employee, except as provided
 972 in 19.11 below.
- 19.11 An employee in the Waukesha District who leaves the employee bargaining unit to become an administrator in the District, and whose administrative position is eliminated, may be returned to the bargaining unit subject to 19.04 (a) and (b) and will be credited with the seniority accumulated as an employee in the District.
- 979 19.12 Employees having co-curricular assignments shall not be laid off unless a qualified staff member is available and assumes the co-curricular assignment.
 981
- 19.13 Full-time employees who are involuntarily reduced to part-time shall retain the full- time seniority.
 Although they shall accrue seniority from that point forward on the basis of the percent of a full load worked, this pro-rata portion shall be added to their full-time seniority to determine appropriate placement on the full-time list.
- 987 19.14 Full-time employees who volunteer for a reduction to part-time and for whom there is no break in service shall have their full time seniority frozen. From that point forward, they shall accrue seniority on the basis of the percent of a full load worked. They may exercise that seniority only against other part-time employees; however, should they get laid off from the part-time position they shall have the right to exercise their full-time seniority against other less senior full-time employees to bump back into a full-time position.
- 99419.15The intent at the time of signing of this Agreement is not to increase class size through the995implementation of layoff under this article. In the event that circumstances arise that necessitate996layoff which will raise class size in the District as a whole, the Board and the Association shall meet997to bargain the impact of that change.
- 99919.16The contract of an employee who is initially hired in the District under an emergency certification1000shall be voided pursuant to Wisconsin Statutes if that employee fails to maintain that emergency1001certification or receive regular certification in that same area before the commencement of the next1002school year. In the event the employee is reassigned to a different area for which he/she is certified,1003the employee may allow the temporary certification to lapse.
- 100519.17Employees are required to maintain all areas of Department of Public Instruction non-temporary
certifications, with which they were hired, for a period of ten years. After that time, employees may
deactivate a certification in which they have not actively taught for a period of five (5) years. The
District shall not compel an employee to reactivate a deactivated certification. Reactivating a
certification will be determined by the employee.

ARTICLE XX

TEACHERS AND BUILDING FACILITIES

- 1017 20.01 The Board will continue to make every reasonable effort to: 1018
- 1019a.Provide space in each classroom in which teachers may safely store instructional materials and1020supplies used in said classroom.

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1022		b. Provide a teachers' work area containing adequate equipment and supplies to aid in the
1023		preparation of instructional materials.
1024		
1025		c. Provide well-lighted and clean teacher restrooms.
1026		
1027		d. Maintain existing faculty lounges in the elementary schools and existing teacher facilities in the
1028		secondary schools and continue to provide such lounges and facilities in new school buildings.
1029		
1030		e. Provide adequate parking facilities for teachers' cars.
1031		
1032		f. Provide a separate, private dining area for the use of the professional staff.
1033		
1034		g. Include a telephone in each faculty lounge for the use of the professional staff.
1035		
1036	20.02	Access to buildings is the responsibility of the building principal. The building principal may grant
1037		reasonable requests for access to the building to members of the professional staff outside of the
1038		regular school day.
1039		
1040		
1041		ARTICLE XXI
1042		
1043		TEMPORARY ABSENCE
1044		
1045	21.01	Personal Illness: Professionally certified personnel will be credited with ten (10) days of paid sick
1046		leave at the beginning of each contract year or the first day back following a leave of absence.
1047		Unused sick leave is cumulative up to a total of one hundred sixty (160) days. Employees who start
1048		after the beginning of the year will be credited sick leave on a prorated basis. (Number of days left in
1049		the contract year divided by the number of days in a full contract year.) Part-time staff will be
1050		credited with sick leave and accumulate sick leave based on the percentage of their contract.
1051		
1052	21.02	In cases of elective medical procedures (those not prescribed by a physician), employees are
1053	21.02	encouraged to schedule such procedures in such a manner that they don't interfere with their
1054		professional responsibilities.
1055		P
1056	21.03	Prolonged Personal Illness Absence: In the event that an employee is aware in advance that personal
1057	21.00	illness absence will be needed for a prolonged period of time (11 or more consecutive workdays) it
1058		shall be the duty of the employee to notify the building principal thirty (30) days in advance, or as far
1059		in advance as possible, to facilitate the hiring of the appropriate substitute. Such notice shall be in
1060		writing and contain the anticipated dates of departure and return.
1061		······································
1062		Employees on such prolonged personal illness absence shall be required to provide the District with
1063		acceptable certification from a physician that they are unable to perform their normal duties.
1064		Employees shall return to work as soon as medically able to perform their duties.
1065		
1066		If the certification by the employee's physician is not acceptable to the Board, the Board may require
1067		a second opinion from a physician selected by the employee from a list of three (3) or more
1068		physicians submitted by the Board. The Board will pay the cost of the second medical opinion.
1069		
1070	21.04	Family Needs and Medical Leave: Annually, five (5) days shall be granted for serious illness in the
1071		immediate family. Immediate family is described as husband, wife, children, parents, brothers and
1072		sisters of the employee or their spouse, or any person living in the employee's household. In the case
1073		of use for serious illness in the immediate family, the employee shall, upon return, file a report
1074		explaining the illness on a form, furnished by the District, with the Executive Director of Human

1075		Resources.
1076 1077 1078 1079 1080	21.05	<u>Funeral Leave</u> : Annually, up to three (3) days of leave shall be granted for a death in the immediate family of an employee. This leave shall be deducted from the employee's accrued sick leave. If no sick leave is available, it shall be without pay.
1080 1081 1082 1083	21.06	<u>Personal Business Leave</u> : A maximum of two (2) days of Personal Business Leave days, either restricted or unrestricted, will be granted in any contract year.
1083 1084 1085 1086 1087 1088 1089 1090 1091 1092		a. <u>Restricted Personal Business Leave</u> : Employees may be granted up to two (2) days per year to conduct personal business and/or funerals of other than persons in the immediate family. Such absence is to be approved by the Superintendent, or his/her designee, in advance. Personal business leave shall be understood to only include personal business that cannot be conducted outside the regular school day. Personal leave shall not be granted for the extension of vacation time, for recreational or hobby related activities, or for business related to outside employment of the employee or the employee's spouse. Restricted personal business leave will be deducted from the employee's sick leave.
1093 1094 1095		b. <u>Unrestricted Unpaid Personal Business Leave (Deduct)</u> : Employees may use one of their personal business days at their discretion with adequate notice. Such day shall be without pay, but not be deducted from sick leave accumulation in 21.01.
1096 1097 1098	21.07	Civil and Other Leaves:
1099 1100 1101 1102 1103 1104		a A professional employee shall be allowed time off, without loss of pay or sick leave, when performing jury duty, when subpoenaed to appear before a public body, commission or court (unless he/she is the defendant and is convicted) or when performing emergency civilian or military duty in connection with national defense or civil disorder. Any pay received for services performed while so absent must be endorsed over to the Waukesha School Board up to an amount equal to payments from the Board.
1105 1106 1107 1108		b. Absence for other reasons may be arranged for with the Superintendent, or his/her designee, and will not ordinarily be with pay.
1103 1109 1110 1111 1112		c. The Superintendent or appropriate administrator may approve absence with pay for committee work or attendance at conferences which the administration deems are beneficial to the educational process.
1113 1114 1115	21.08	No accumulated or unused personal illness days can be taken as anything other than to purchase health insurance for retirees as described in section 32.07.
1116 1117 1110		ARTICLE XXII
1118 1119 1120		EXTENDED LEAVES OF ABSENCES
1120 1121 1122 1123 1124 1125 1126	22.01	A leave of absence, without pay, of up to two (2) years may be granted to any professional staff member who has worked in the Waukesha School System for more than three (3) years and who joins the Peace Corps. The staff member must be a full-time participant in this program. Upon return from such leave, an employee will be reinstated as if he/she had been actively employed by the Board during the leave and will be placed on the salary schedule at the level he/she would have achieved if he/she had not been absent.
1127 1128	22.02	A leave of absence without pay of up to two (2) years will be granted to any professional staff

1129 1130 1131 1132 1133 1134		member who has worked in the Waukesha School System for more than three (3) years and who serves as an exchange teacher. The staff member must be a full-time participant in this program. Upon return from such leave, an employee will be reinstated as if he/she had been actively employed by the Board during the leave, and will be placed on the salary schedule at the level he/she would have achieved if he/she had not been absent.
1134 1135 1136 1137 1138 1139 1140	22.03	Military leave will be granted to any employee who is inducted or enlists in any branch of the armed forces of the United States during times of war, national emergency or a national draft. Upon return from such leave, an employee will be placed on the salary schedule at the level they would have achieved had they remained actively employed in the system during the period of their absence. The maximum credit given will be two (2) years.
$1141 \\ 1142 \\ 1143$	22.04	The Board may grant a leave of absence without pay or increment to any employee to campaign for, or serve in public office. The exercise of this discretion will be reasonable.
1144 1145 1146 1147 1148	22.05	The Board shall grant leaves without pay for the purpose of child rearing. Formal written application shall be at least forty-five (45) days prior to the leave whenever possible. It shall include acceptable medical or legal (for adoption) verification and anticipated date of beginning and return. The Board may alter the leave dates to coincide with normal calendar breaks or program requirements.
1149 1150 1151		The length of the leave will be confined to the following parameters unless altered by the Board as stated above:
1152 1153 1154		a. Child born or received (adopted) in the first quarter; leave to end on last day of the fourth quarter.
1155 1156		b. Child born or received in the second quarter; leave to end on the last day of the next first quarter.
1157 1158		c. Child born or received in the third quarter; leave to end the last day of the next second quarter.
1159 1160		d. Child born or received in the fourth quarter; leave to end the last day of the third quarter.
1161 1162		e. Child born or received in the summer; leave to end on the last day of the next fourth quarter.
1163 1164 1165 1166 1167		<u>Leave Extension</u> : Employees may apply for an extension of the child rearing leave by submitting a written request to the Executive Director of Human Resources no less than thirty (30) calendar days prior to the effective date of the requested extension. Authorization of any extensions shall be at the discretion of the Board.
1168 1169 1170 1171 1172		Early Return From Leave: Employees desiring to return from child rearing leave, prior to the expiration of said leave, may request to do so for the following reasons: miscarriage, stillbirth, layoff, disablement or death of spouse. Authorization of any early returns shall be at the discretion of the Board.
1172 1173 1174 1175 1176 1177		Teachers employed to fill openings caused by child rearing leave shall be employed as long term substitutes. However, a long term substitute under this section who serves a full year and is re-employed at the start of the next school year as a full- time regular teacher shall be treated as a replacing teacher under Article 22.17.
1178 1179		The granting of child rearing leaves does not obligate the Board to grant other leaves not listed.
1180 1181 1182	22.06	Any employee whose personal illness extends beyond the period compensated for will be granted a leave of absence, renewable, without pay, for a maximum of three (3) years for recovery from such illness. Upon return from such leave, the employee will be assigned to a substantially equivalent

1183		position.
1184	22.07	
1185	22.07	Employees who have completed at least three (3) continuous years of service in the Waukesha School
1186 1187		System may be granted, upon request, leaves of up to one (1) year without pay or increment for professional study, travel, or research other than those covered under Sabbatical Leaves. Such leaves
1188		may be extended up to one (1) year without pay or increment.
1189		may be extended up to one (1) year without pay of increment.
1190	22.08	The Board may grant career exploration leaves of up to one (1) year's duration. No more than two (2)
1191		such leaves shall be granted annually.
1192		
1193	22.09	Other extended leaves, with or without pay, may be granted at the discretion of the Board.
1194		
1195	22.10	Except for leaves under Section 22.03, .05 and .06 all requests for extended leaves will be applied for
1196		no later than April 15th of the school year preceding the term of the leave. Notice of the granting of
1197		said leave shall be in writing.
1198	22.11	
1199	22.11	All benefits to which an employee was entitled at the time his/her leave of absence commenced will be restored to him (her upon hig/her return and he/che will be assigned to a substantially equivalent
1200 1201		be restored to him/her upon his/her return and he/she will be assigned to a substantially equivalent position. It is the intent of the parties to this Agreement that the replacing employee will be
1201		transferred or terminated to provide the opening. The determination of transfer, or termination of the
1202		replacing employee, shall be at the discretion of the Board.
1204		replacing employee, shar be a are discretion of the board.
1205	22.12	Any employee taking an approved leave may elect to remain in the group for medical coverage,
1206		provided he/she pays the complete premium in the method set forth by the school District's Business
1207		Office.
1208		
1209	22.13	The employee on leave shall notify the Executive Director of Human Resources by March 1st that
1210		he/she wishes to have a contract for the following year.
1211		
1212	22.14	A replacing employee is defined as an employee replacing an employee who has been granted an
1213		extended leave of absence for one (1) year or more. The replacing employee will be extended a
1214 1215		regular contract and shall be granted salary schedule credit for the period served as a replacing employee.
1215		employee.
1217	22.15	Except as noted in 22.16 and 22.17, the job security rights of a replacing employee shall be those of a
1218	22.10	probationary employee regardless of the number of years of replacing employee service. It shall be
1219		the obligation of the Board to notify the replacing employee at the time of initial hiring that his/her
1220		rehiring will be at the District's option alone and that non-renewal will likely occur at the conclusion
1221		of the contract.
1222		
1223	22.16	A replacing employee whose appointment to that vacancy is from a regular employee position, or is
1224		the result of a recall from layoff, shall be treated as a regular employee. He/she shall not remain in a
1225		probationary status for more than the time required of other regular employees.
1226	22.17	Chauld the District determine to encount on employee who had ence here a replacing employee to a
1227 1228	22.17	Should the District determine to appoint an employee who had once been a replacing employee to a regular employee position, he/she shall be accorded all rights for the years of replacing employee
1220 1229		service that are provided other employees under this Agreement.
1230		service and are provided enter employees under ans rigitement.
1231		
1232		ARTICLE XXIII
1233		
1234		SABBATICAL LEAVE
1235		
1236	23.01	Sabbatical leave may be granted to two (2) employees in the Waukesha School System per year.
		23

1237 1238 23.02 The following policy will be used to determine sabbatical consideration: 1239 1240 The employee must be in the Waukesha system as a full-time employee for a minimum of six (6) a. 1241 vears. 1242 1243 b. The employee must have a minimum of a Bachelor's degree. 1244 1245 The proposed study program must be approved by the Superintendent. C. 1246 1247 d. Application must be on file with an outline of curricular plans by April 1st. 1248 The leave must be approved by the Board. 1249 e. 1250 1251 f. One-half (1/2) the year's current salary will be paid in twenty-six (26) installments beginning in September and ending the following June, provided that the total compensation from any 1252 program, grant, scholarship, etc., plus sabbatical pay does not exceed the full current annual 1253 salary rate. When the total does exceed this rate, the sabbatical pay shall be reduced so total 1254 payments are equal to, but not more than, the annual salary rate. During the sabbatical year, the 1255 1256 teacher will retain all insurance benefits to which he/she would be entitled if he/she were teaching. 1257 1258 1259 g. If the approved year's study is interrupted or canceled, payments will cease. 1260 1261 23.03 Employees granted a sabbatical leave shall be required to either return to the District for three (3) 1262 years of employment immediately following such leave or repay to the District the salary and benefits paid during the sabbatical leave. One third (1/3) of the salary and benefits will be forgiven for each 1263 1264 of the three (3) years of obligation which are fulfilled. Any of the obligation not forgiven above shall be paid to the District pro-rated over the period of unfulfilled obligation. The obligation shall be 1265 deemed to have been fulfilled in the event of death or permanent disablement of the employee during 1266 1267 the leave or the three (3) year period following the leave. 1268 1269 23.04 Upon return from a sabbatical leave, a teacher shall be restored to his/her former position, or to a position of at least like nature and status. All accrued rights of retirement, leave with pay, salary 1270 1271 increments, and other benefits shall be preserved and available to the teacher after the termination of 1272 the sabbatical leave of absence. 1273 Teachers replacing those on sabbatical leaves will be accorded the same privileges and rights as 1274 23.05 under Article 22.11, 22.14, 22.15, 22.16 and 22.17. 1275 1276 1277 1278 ARTICLE XXIV 1279 1280 **JOB SHARING** 1281 Definition: Job-sharing is defined as a voluntary program providing two (2) or more non-1282 24.01 probationary employees the opportunity to share one (1) full-time equivalent position without loss of 1283 1284 benefits provided by this Agreement. 1285 1286 24.02 Requests for Job-Sharing. 1287 a. Applicants for job-share will submit a written request to the Superintendent or his/her designee 1288 1289 on or before March 15th of the year prior to the initial participation year in the program. Such request shall clearly indicate a description of the job to be shared, the percent of time each 1290

1291 1292 1293 1294 1295 1296 1297 1298 1299 1300 1301		 participant will work, as well as any other special provisions different from normal full-time contract. Any special provisions in relation to specific job responsibilities such as grade reporting, conferencing, preparation time or extra duties will be clearly noted in the request. Copies will be provided to the building principal and the Education Association of Waukesha. b. Employees shall return to full-time status in the following year unless an application for renewal of the job-share is accepted. A replacing employee may be employed by the Board to fill the vacant position. Said employee may be non-renewed or terminated upon the conclusion of the job-sharing or at any time prior thereto. c. Renewals shall follow the format of part (a) above.
1302 1303 1304		e. Renewals shan follow the format of part (a) above.
1305 1306	24.03	<u>Approval</u> .
1307 1308 1309		a. If the administration approves the request, the Superintendent, or his/her designee, will notify the parties in writing of such approval.
1310 1311 1312 1313 1314		b. Should the Administration determine to modify any of the terms of the shared job as originally applied for, it shall obtain the agreement of both of the applicants prior to giving approval to the modified request. None of the modified terms shall be inconsistent with any of the terms of this Master Agreement.
1315 1316 1317 1318		 c. If the Administration chooses to deny the request for a job-share, such denial, along with the reason for denial, will be presented to the applicants, in writing, by the Superintendent, or his/her designee.
1319 1320 1321		d. The decision of the Administration to approve or deny the job-share request shall be final and will not be subject to the grievance and arbitration provision of this Agreement.
1322 1323	24.04	Benefits.
1324 1325		Participants in a job-share shall:
1326 1327		a. be paid salary on a pro-rata basis
1328 1329		b. accrue full-time seniority on a pro-rata basis
1330 1331		c. return to a full-time District position subject to the lay-off provision in effect at the time of return
1332 1333		d. receive health, dental, life and LTD insurance benefits on a pro-rata basis
1334 1335		e. accrue paid-leave on a pro-rata basis.
1336 1337 1338 1339	24.05	<u>Duration</u> : If either party so requests, this article shall be deleted from the Agreement upon its expiration and such shall be considered the status quo for bargaining purposes.
1340 1341		ARTICLE XXV
1342 1343		EMPLOYEE INSURANCE
1344	25.01	Hospital And Medical Insurance. The Employer shall provide the Wisconsin Education Association

Trust Group Health Insurance Point of Service Plan during the term of this Agreement. The 1345 1346 Employer shall contribute up to one thousand three hundred and thirty-three dollars and eighty-four cents (\$1,333.84) per month toward the family plan and up to five hundred eighty eight dollars and 1347 1348 thirty cents (\$588.30) per month toward the single plan during the 2003-2004 school year. 1349 Thereafter, the carrier shall be determined according to the procedure set forth in 25.03. The benefits and coverages described in Appendix (D) shall be the level of benefits which the Board is obliged to 1350 1351 provide for the duration of this Agreement. For year two, 2004-2005, if the premium increase exceeds twenty percent (20%), the employee will be responsible for a contribution toward the 1352 1353 monthly premium amount as follows: Five dollars (\$5.00) for a single plan. Ten dollars (\$10.00) for a family plan per month. Contributions will be used to offset the increase in the costs of the 1354 premiums. 1355 1356

1357 25.02 The carrier, coverage and benefits for the group health and/or dental insurance will be subject to a competitive bidding process as follows:
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- 1. Bidders will be prequalified according to criteria which will be mutually agreed upon by the Board and the Association.
- 2. Requests for bids will be extended by the Board for the coverage as indicated in 25.01 and for alternate proposals on dental or other types of insurance coverage within the limit as mutually agreed upon by the Board and the Association.
 - 3. The contract for the insurance under this section will be awarded to the low bidders from among the prequalified bidders.
- 137025.03The Board agrees to provide this plan of health insurance coverage for unit employees qualified and1371on long term disability. The Board retains the right to provide this coverage to those on long term1372disability through a waiver of premium with the carrier or paid by the Board, however, such coverage1373shall not be available to employees who lost Board paid coverage before June 11, 1986.1374
- 1375 25.04 The Board will provide a dental insurance plan for each bargaining unit member. The WEA Insurance Trust Plan shall be maintained for a period through June 30, 2005. The carrier for any 1376 1377 future years shall be determined according to the procedure set forth in 25.02. In the event of a carrier change, the specific coverage and benefits shall be maintained at not less than those provided 1378 in the current plan and any amendments thereto. The Board shall pay ninety six dollars and sixty 1379 1380 cents (\$96.60) (family) and thirty eight dollars and sixteen cents (\$38.16) (single) for all full-time employees. (These amounts shall be prorated for part-time employees, if coverage is available from 1381 1382 the carrier.) These dollars shall be updated in each successive year to represent full payment of the 1383 family and single rates respectively.
- 1385
 25.05 The Board shall continue to provide the employee insurance benefits for the duration of the annual contract of an employee after sick leave has been exhausted.
 1387
- 138825.06To be eligible for employee insurance, the employee new to Waukesha must work a full day (ie, a1389full-time employee). Part-time employees shall receive prorated fringe benefits where available from1390the carrier.13911391
- 1392 25.07 If a person has worked in the Waukesha School System for twenty (20) or more years and is
 restricted to a part-time work by a physician's order, he/she will still qualify for complete coverage
 provided by the Board.
- 139625.08It is agreed that payment toward family coverage will be provided when the employee has one (1) or1397more dependents as hereinafter defined: A dependent means the spouse (husband or wife) of the1398employee and their unmarried children.

1399 1400 25.09 Coverage for employee insurance, paid by the District, will continue through August unless the employee ceases work prior to the last day of school. In such cases, coverage will terminate at the 1401 1402 end of the month in which the last work day occurs. 1403 In all other cases, coverage for employee insurance paid by the School District of Waukesha will be 1404 25.10 1405 paid for the period September 1st to August 31st. 1406 1407 25.11 The Board shall provide for all employees a group term life insurance policy to be equal to 200% of the employee's annual salary. 1408 1409 The Association agrees to indemnify and hold harmless the District and the Board in the event that 1410 25.12 any legal action is taken against the Board or the District due to the inclusion of the Wisconsin 1411 Education Association Insurance Trust. 1412 1413 Effective March 1, 1983, and subject to the approval of the carrier, the Board shall provide at no cost 1414 25.13 to the employee, except as the Board cost limit below might require, the Schools Insurance Fund 1415 Long Term Income Protection Plan. This plan shall include the 90% benefit level and a cost of living 1416 adjustment. The level of the Board contribution shall not exceed .0050 times salary for the duration 1417 1418 of the Agreement. 1419 1420 a. The carrier in future years shall be determined through the procedures set forth in 25.03 of this 1421 Agreement. 1422 1423 b. As soon as an employee becomes eligible for such coverage, his/her sick leave, if any is 1424 available, shall be frozen and the employee shall begin drawing disability benefits. No sick leave will be available to the employee while he/she remains on disability but any accumulated leave 1425 shall be made available upon return to work. 1426 1427 1428 c. While on disability leave, no additional sick leave will be accumulated. 1429 1430 25.14 **Option Plan**: 1431 The Board and the Association shall encourage those employees who are doubly covered by health insurance through this District's group plan, or through this District and another group plan, to opt out 1432 of the (or one (1) of the) District's insurance plan(s). Toward this end, all employees who utilize this 1433 option will be provided with WEA Trust Tax Sheltered Annuity. The total available for each 1434 employee that opts for this plan shall be three-hundred forty one dollars and ninety six cents 1435 (\$341.96) per month. Employees that choose this plan shall have the right to re-enter the health plan 1436 with no evidence of insurability under the following condition: death of spouse, and/or divorce or 1437 remarriage, or retirement or when the spouse has medical coverage terminated. Employees who were 1438 enrolled in the Option Plan with drug card coverage prior to December 1, 1995 may continue that 1439 1440 option. 1441 This provision will not be extended beyond the termination date of this Agreement unless the parties 1442 mutually agree to the extension. If the carrier is changed during this Agreement, this benefit need not 1443 be included in the new plan, but an open enrollment period wherein all employees could again be 1444 insured under the new plan without proof of insurability shall first be held. 1445 1446 1447 1448 **ARTICLE XXVI** 1449 1450 PHYSICAL EXAMINATIONS 1451 1452 26.01 All new employees shall have a TB x-ray and physical examination. These shall be paid for by

1453 the Board if done as directed by the administration. 1454 26.02 All employees shall undergo a physical examination every five (5) years. Such examination will 1455 1456 be performed by the Board physician, (without charge to the employee), or the physician of the employee's choice, in which case the employee will pay the cost. 1457 1458 1459 1460 ARTICLE XXVII 1461 1462 PERSONAL INJURY BENEFITS AND PROTECTION 1463 1464 27.01 Any employee who, in the course of his/her employment, sustains a compensable injury, or contracts a compensable disease under the Wisconsin Workman's Compensation Law, shall be 1465 given the option to accept sick leave benefits, as provided in Article 21.01. This option, which 1466 1467 shall be in writing, may be terminated without prejudice to temporary total or temporary partial disability benefits under the Workman's Compensation Act thereafter, but in no case shall sick 1468 leave and disability be allowed for the same period. 1469 1470 27.02 Whenever an employee is absent from school as a result of personal injury caused by an assault 1471 1472 by a student, occurring in the course of the employee's work, the employee will be paid full salary for the period of such absence, and no part of such absence will be charged to his/her 1473 annual sick leave. The obligation of the District under this section shall be limited to one (1) 1474 year. In the event that recovery required a length of time making the employee eligible for 1475 Worker's Compensation, Long Term Disability and/or Disability Retirement, the District will 1476 1477 continue to pay the difference between the amount collected and the employee's regular pay. 1478 27.03 The Board, at its own expense, shall have the right to have the employee examined by a 1479 physician, designated by the Board, for the purpose of establishing the length of time during 1480 which the employee is temporarily disabled or absent from performing his duties, and the opinion 1481 of said physician as to the said period shall govern. 1482 1483 Employees will immediately report, in writing, to the school principal all cases of assault suffered 1484 27.04 by them in connection with their employment. 1485 1486 1487 27.05 This report will be forwarded to the Superintendent and the Board, which will comply with any 1488 request from the employee for reasonable assistance. 1489 If civil proceedings are brought against an employee alleging that he/she committed a tort in 1490 27.06 connection with his/her employment, legal counsel to defend the employee in such proceedings 1491 will be provided by the Board through its insurance carrier. 1492 1493 1494 27.07 If criminal proceedings are brought against an employee arising out of his/her employment 1495 responsibilities, the Board shall pay the reasonable and necessary costs of his/her defense, including attorney's fees in any case where the employee is cleared of the charges against 1496 1497 him/her. 1498 1499 1500 ARTICLE XXVIII 1501 1502 SCHOOL CALENDAR 1503 1504 28.01 The school calendar, including the starting date, ending date, unpaid vacation periods, legal paid 1505 holidays, number of pupil attendance and membership days and the teacher record days will be established through the negotiating process by the Board and the representatives of the EAW. In 1506

1507 1508 1509		the event that the Board adopts a calendar prior to reaching calendar agreement by the parties, such calendar shall be modified to correspond with said agreements, once reached.
1510 1511 1512 1513	28.02	In an effort to avoid the delaying of issuance of contracts, the negotiated school calendar will be one (1) year in advance of the salary schedule and other items being negotiated in the current year.
$1514 \\ 1515$	28.03	The school calendar will be set forth as Appendix "G" of this agreement.
1516 1517 1518 1519	28.04	In the event that a year round type of school calendar is adopted, the parties agree to enter negotiations for the purpose of amending the calendars.
1520		ARTICLE XXIX
1521 1522 1523		<u>SPECIALISTS</u>
1524 1525 1526 1527	29.01	The Board and the Association recognize that competent specialists are essential to the operation of an effective education program. The Board will provide art, music, physical education and library specialists to supplement the elementary classroom teacher at all grade levels.
1522 1528 1529 1530 1531 1532 1533	29.02	When the specialists are teaching class, the classroom teacher will be permitted, on a bi-weekly average, to be out of the classroom for preparation at least one (1) hour and twenty-five (25) minutes per week in grades 1-3, and two (2) hours per week in grades 4-6. It shall be considered that parity for the lower elementary grades is provided by the noon hour differential. In the event school is not in session on a particular day, specialist time will not be made up.
1534 1535 1536 1537	29.03	When consecutive scheduling of specialists is considered in the best interest of the educational program in a particular building by the principal, and the teachers of that building, every reasonable effort will be made to schedule such classes consecutively.
1538 1539 1540	29.04	Every reasonable effort will be made to meet each class in grades 1-6 and special education in art, music and physical education once a week.
1541 1542 1543 1544	29.05	The classroom teacher shall be responsible for teaching art, music and physical education at other times and shall assure maximum continuity of the programs by coordinating lesson plans with the specialist teacher.
1545 1546 1547	29.06	If possible, substitutes shall be provided when the specialist teacher is not in attendance.
1548		ARTICLE XXX
1549 1550		EDUCATIONAL RESEARCH AND PROGRAM DEVELOPMENT
1551	20.01	
1552 1553 1554 1555 1556 1557	30.01	The Board and the Association recognize the importance of educational research and program development, particularly as it relates to improving education services to students. Employees, or groups of employees, interested in contracting with the Board in meeting recognized school District objectives may submit proposals to the Executive Directors of Curriculum & Instruction for consideration by the Board.
1558 1559 1560		Proposals shall include a description of the research, the program goals and objectives to be met, and/or the process to be used, and a system of evaluation. Proposals may include a request for funds for salary stipends and/or operational funds. The Board shall continue to budget sufficient

1561		monies to adequately fund approved projects.
1562		
1563		
1564		<u>ARTICLE XXXI</u>
1565		
1566		<u>SUPPLIES</u>
1567		
1568	31.01	The Board will continue its endeavor to provide sufficient instructional materials to ensure that
1569		each pupil will have the best education program available to him/her. The professional staff shall
1570		continue to be used as resource persons relative to instructional materials.
1571		
1572		
1573		ARTICLE XXXII
1574		
1575		<u>RETIREMENT</u>
1576		
1577	32.01	Retirement shall be in accordance with the appropriate provisions of Wisconsin State Statutes.
1578		
1579	32.02	Employees who retire at age fifty-five (55) or older and have been in the Waukesha system
1580		fifteen (15) or more years will receive a terminal bonus of seven-hundred fifty dollars (\$750).
1581		
1582	32.03	Employees who retire at age fifty-five (55) or older and have been in the Waukesha system ten
1583		(10) or more years may carry the group health insurance, subject to the rules of the carrier, by
1584		making the necessary payments directly to the carrier for the desired coverage.
1585		
1586	32.04	Employees who are retired and are over sixty-five (65) years of age may remain in the group
1587		health insurance plan, subject to the rules of the carrier, by paying the "medi-care" carve-out rate
1588		directly to the carrier. This implies that the employee must carry the supplementary medicare
1589		plan.
1590		
1591	32.05	If a retiree and spouse are on the group health insurance plan, the surviving spouse may remain
1592		on the plan if he/she desires and make the payments as provided in 32.03/32.04 above.
1593		
1594	32.06	Group Life Insurance for retirees as follows:
1595		•
1596		The board shall provide for all employees a group term life insurance policy to be equal to 200%
1597		of the employee's annual salary. The policy shall include an extended term benefit in accordance
1598		with the following table of coverage reductions:
1599		
1600		
1601		From 65th birthday until 66th birthday-75% of full benefit
1602		From 66th birthday until 67th birthday-50% of full benefit
1603		From 67th birthday and thereafter-25% of full benefit
1604		·
1605		a. Employees retiring <u>prior</u> to age sixty-five (65) with less than twenty (20) years of service
1606		shall have life insurance terminated at date of retirement.
1607		
1608		b. Employees retiring <u>prior</u> to age sixty-five (65) with twenty (20) or more years of service
1609		are entitled to up to three (3) years of life insurance paid by the District. Employees may
1610		continue to pay premiums after such three (3) years to age sixty-five (65). At age sixty-
1611		five (65), the District will pay premiums until death.
1612		
1613		c. Employees retiring at sixty-five (65) or older with less than twenty (20) years of service
1614		may continue by paying their own premiums.

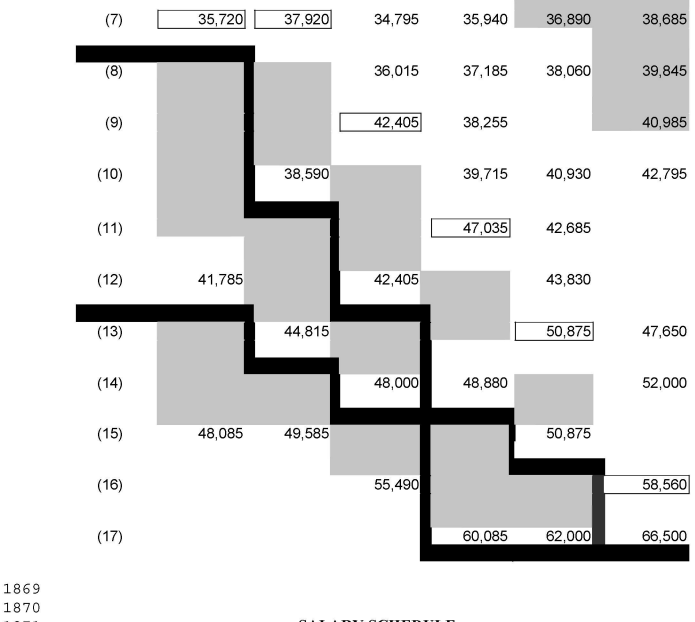
1615 1616 d. Employees retiring at sixty-five (65) or older with twenty (20) or more years of service will be continued with the board paying the premium. 1617 1618 Employees who became totally disabled before age 60 will be continued during period of 1619 e. disability with premium paid by WEA. 1620 1621 Employees who become totally disabled between the ages of 60-65 may continue by 1622 f. payment of his/her own premium. Those reaching sixty-five (65) years of age with twenty 1623 (20) or more years of service will qualify under (d) above. 1624 1625 1626 32.07 Early Retirement: 1627 Early retirement benefits shall be available to employees fifty-five (55) and older, who retire 1628 1629 from their regular, full-time duties. 1630 Eligibility: Employees who have taught at least ten (10) years in the District, (but less than 1631 a. 30 years needed to be fully vested), shall be eligible to receive early retirement benefits 1632 from WRS. 1633 1634 1635 b. Employees who plan to take early retirement shall notify the Superintendent, or designee, of their intent to do so by October 1st for retirement at the end of the first semester of the 1636 current school year, and by February 1st, for retirement at the end of the second semester. 1637 The actuarial reduction form must be completed and returned by the above dates. 1638 1639 1640 c. Limitations: Unless otherwise specified, employees shall only be permitted to retire under this policy at the end of a semester. 1641 1642 Contribution: For employees with at least twenty (20) years in the District, the District will 1643 d. pay the actuarial reduction penalty of a retirement annuity for the employee to a maximum 1644 1645 of two (2) years as determined by WRS. This payment will be made in full directly to WRS upon receipt of the final calculation of the actuarial reduction penalty. 1646 1647 1648 Annual actuarial reduction penalties shall not exceed an annually agreed upon dollar cap. In 2004-2005, the cap shall be \$625,000. In future years, the cap amount will be subject to 1649 1650 bargaining. In the event that there are more employees seeking an actuarial reduction payment than funds available, the employees with the most district seniority will prevail in 1651 determining who will receive the benefit of the actuarial reduction payment. Once the 1652 dollar cap has been reached, no additional retirees will be eligible to receive the actuarial 1653 reduction payment for that year. If recalculation of the actuarial reduction payment costs 1654 would allow an employee to retire within the dollar cap amount, the employee may elect to 1655 retire without prejudice if they are otherwise eligible under 32.07(b) above. Denial of 1656 1657 actuarial reduction payment will not prevent the employee in a future year from retiring with this payment. In the event that the dollar cap is not fully expended, the residual will 1658 be used to adjust the following year's salary schedule. 1659 1660 Insurance Coverage: 1661 e. 1662 1. Employees who voluntarily retire, pursuant to this article, shall be eligible to remain 1663 in the group insurance coverages maintained by the District. 1664 1665 1666 2. The Board shall make the same hospital/surgical insurance contributions on behalf 1667 of early retirees that is made on behalf of all other unit employees; except that, where a retiring employee becomes eligible for Medicare, the Board shall pay the 1668

1669	cost of the Medicare policy plus the cost of additional insurance coverage, which,
1670	when added to Medicare, is equivalent to the coverage, provided all unit employees.
1671	
1672	a. For employees with a minimum of fifteen (15) years of seniority in the district,
1673	but less than twenty-five (25), the Board-paid coverage will remain in effect for
1674	a maximum of three (3) years. An additional two (2) years of the same coverage
1675	will be paid by the Board fixed at the same premium as in the third year of
1676	retirement. If there are additional amounts due, the retiree will pay that amount
1677	directly to the carrier/District.
1678	
1679	b. For employees with twenty-five (25) or more years of District seniority, the
1680	Board-paid coverage will remain in effect for a maximum of three (3) years. An
1681	additional two (2) years of the same coverage will be paid by the Board fixed at
1682	the same premium as in the third (3^{rd}) year of retirement. If there are additional
1683	amounts due, the retiree will pay that amount directly to the carrier/District.
1684	Additional months of insurance may be purchased after the fifth (5 th) year using
1685	the value of accumulated sick leave in excess of ninety (90) days to a maximum
1686	of one-hundred sixty (160) days. The value of the unused sick days will be at
1687	the rate of the employee's daily contractual rate at retirement.
1688	the rate of the employee's daily contractual rate at retrement.
1689	3. Early retirees who wish to maintain other insurance coverages shall, subject to the
1690	rules of the carrier, make the necessary payments directly to the carrier for the
1691	desired coverages. In the event payment cannot be made directly to the carrier,
1692	payment shall be made directly to the District.
1693	
1694	4. Early retirees may continue participation in the District health insurance program
1695	following termination of District-paid coverage by paying the premium as outlined
1696	in paragraph (3) above.
1697	
1698	f. In the event that an analysis of the cumulative costs/savings of this program depicts costs
1699	exceeding savings, the District shall not be obligated to approve that employee's early
1700	retirement or any additional early retirements.
1701	
1702	g. This early retirement section of the Agreement shall terminate on June, 2005 unless
1703	extended by mutual agreement of the Board and the Association. Such extension shall be
1704	executed in writing.
	executed in writing.
1705	
1706	Save Harmless: The Education Association of Waukesha does hereby indemnify and shall save
1707	the Board harmless against any and all claims, demands, suits or other forms of liability including
1708	court costs that shall arise out of, or by reason of, action taken or not taken by the Board, which
1709	action, or non-action, is in compliance with the provisions of this article provided that the defense
1710	against claims, demands, suits or other forms of liability shall be under the exclusive control of
1711	the Association and its attorneys. Should a court of competent jurists, state or federal agency
1712	issue any rulings, the thrust of which hold this article to be illegal, the Education Association of
1713	Waukesha and the Waukesha School Board shall meet in conformity of article III, Section 3.02
1714	(savings clause) to negotiate a mutually acceptable replacement. Should the Waukesha School
1715	Board be unwilling to change the unlawful provisions, the Education Association of Waukesha
1716	will not be obligated to fulfill the indemnity provision of this section.
1717	
1718	
1719	ARTICLE XXXIII
1720	
1721	EMPLOYEE CONTRACT
1722	EATH DUT DE CONTRACT
1122	
	22

1723 1724 1725	33.01	Employee's individual contracts shall be deemed to incorporate all of the terms of an Agreement concerning wages, hours and conditions of employment made between the Board and the Association.
1726 1727 1728 1729 1730	33.02	In the event an agreement concerning wages, hours and conditions of employment has not been reached by the negotiating parties at the date (per statute) employees' contracts are to be issued, the following procedure will be followed:
1731 1732 1733		a. The employee will be informed by the Superintendent that the Board has voted to extend a contract to them for the ensuing year.
1734 1735 1736 1737		b. The contracts will be available in the building principal's or immediate supervisor's office any time after a date to be stipulated in the Superintendent's letter of notification. Current practice in the administration of the contract shall be continued.
1738 1739 1740 1741 1742 1743		c. A note will be attached to the contract (which does not include salary amount) stating, "The salary on this contract will be determined by negotiations and approval of both EAW and the Board of Education, but shall not be less than the salary received in the current school year. This notification is to be considered part of the contract until a negotiated settlement is reached."
1743 1744 1745 1746 1747		d. Contracts must be signed by the statutory limit date unless it is mutually agreed to extend the deadline in individual cases. Persons having such individual cases should communicate with the administration.
1748 1749 1750 1751 1752 1753 1754 1755 1756 1757 1758 1759	33.03	<u>Contract Release</u> : The District and the EAW encourage employees to notify the District as soon as possible regarding contract release. The District will provide an incentive of \$250.00 to any employee whose resignation for the next contract year is received prior to March 1st. Persons being considered for non-renewal or dismissal will not be eligible for this incentive. The incentive payment will be included in the employee's final payroll check of the current contract year. Any employee notifying the District that she/he wishes to be released from her/his contract after July 1st for the following contract year, or any time during the course of a current contract year, shall include a late release payment of \$500.00. Said employee shall be released from the contract upon the District's receipt of this payment. Contract release language will have no impact, at any time, on a retiree. This language, Contract Release, will sunset June 30, 2005.
1760 1761		ARTICLE XXXIV
1762		NEGOTIATING PROCEDURES
1763 1764 1765 1766	34.01	The Board and the Association recognize their responsibilities toward each other for negotiating in good faith and asking agreement on matters regarding wages, hours and conditions of employment and neither party will demean the process.
1767 1768 1769 1770	34.02	The parties will furnish a list of their duly authorized agents for negotiations on or before the opening session. All correspondence and communication shall be channeled through those agents.
1771 1772 1773 1774 1775	34.03	Both parties shall submit their proposals in writing to the other party to this Agreement at the first negotiation session. This first session will be open to the press and public. Further negotiations sessions shall be open unless either party calls for a closed session(s) or partial session.
1776	34.04	The parties will discuss and attempt to agree on ground rules for bargaining at the initial session.

1777 1778 34.05 The Superintendent, upon request, shall supply all reasonable available statistics and data relative to the local school District, to the Board and/or the Association. 1779 1780 1781 34.06 If, by operation of a statutory law, the permissive items contained in this Agreement are subject to becoming mandatory subjects of bargaining, the parties agree that all such permissive items 1782 1783 will evaporate twenty-four (24) hours prior to the effective date of such legislation. 1784 1785 Final determination of which items are evaporated by this section shall be withheld until the items are identified as permissive by a declaratory ruling of the WERC or until the items are 1786 modified by the parties themselves. All such petitioned items shall be maintained and enforced 1787 during the period of determination above. 1788 1789 1790 Within twenty (20) working days following the effective date of the legislation, either party may 1791 file a petition with the WERC requesting a declaratory ruling on items contested as being mandatory subjects of bargaining. 1792 1793 If requested, the opposite party shall participate in a joint petition for declaratory ruling through 1794 the Wisconsin Employment Relations Commission to determine whether the challenged subjects 1795 1796 are mandatory or permissive. 1797 1798 Upon receipt of a decision, all items found to be mandatory shall be continued. Those items found to be permissive shall immediately evaporate and the parties shall enter into immediate 1799 bargaining over the impact, if any, of the permissive language and over the appropriate 1800 1801 replacement provision for the permissive section. This limited reopener shall be subject to the binding arbitration procedure of 111.70, Wisconsin Statutes. 1802 1803 If the Board agrees, in writing, that the exact terms and conditions of the permissive subjects will 1804 be maintained, for the duration of the Agreement then in force, negotiations over the impact will 1805 be delayed until bargaining on the successor Agreement begins. 1806 1807 This section shall be deleted from the Agreement on July 1, 2005 unless extended by mutual 1808 1809 agreement of the parties. Any ruling by the WERC on petitions filed under this section shall be binding on the parties even though the ruling may be made following the expiration of this 1810 1811 section. 1812 1813 1814 ARTICLE XXXV 1815 1816 WORK STOPPAGE 1817 1818 35.01 The Association shall not, for the term of this Agreement, condone, authorize or call a work 1819 stoppage, strike or slowdown as a result of a dispute arising out of the interpretation, meaning and application of the terms of this Agreement which are covered by the binding arbitration 1820 procedure of this Agreement. 1821 1822 35.02 1823 If a dispute arises which is not covered by the binding arbitration portion of this Agreement, it 1824 shall not be construed that the Board has agreed that any of the above concerted activities are 1825 allowed. 1826 1827 1828 ARTICLE XXXVI 1829

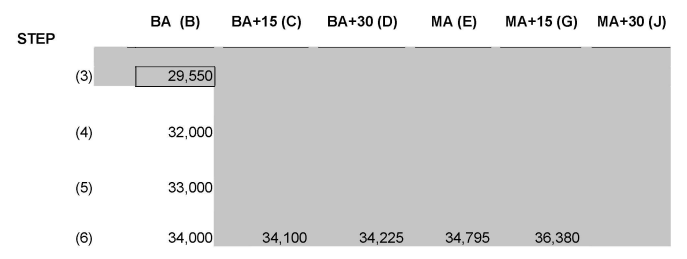
1830									
1831183236.011833Either party may terminate or request amendment to this Agreement by notifying1833in writing on or about January 1, 2005. The initial meeting for presentation of pro1834held on or about January 15, 2005 in respect to a new Agreement or amendment1835Agreement. In the event that a successor Agreement is reached prior to Januar1836section shall be waived.1837									
1838 1839 1840 1841 1842	 36.02 If no such notice of termination or amendment is given, this Agreement shall automa continue in full force and effect after the above time and date until terminated by sixty (60 written notice by either party to the other expressly stating its intention to termina Agreement. 								
1843 1844 1845	36.03	This Agreement sha to June 30, 2005.	Ill be effective	as of July 1, 2003	3, and shall rer	nain in full forc	e and effect up		
1846 1847 1848 1849 1850 1851 1852 1853 1854	36.04	36.04 Either the Board or the EAW may reopen the Master agreement contract with respect to wages and employee fringe benefits for the 2004-2005 school year if on, or before, July 1, 2004, the State of Wisconsin enacts legislation which eliminates, or changes, the 3.8% Qualified Economic Offer (QEO) parameter provisions of the Municipal Employment Relations Act, or having other material changes on the articles listed below. If either party re-opens the contract as provided in this paragraph, written notice must be given to the other party on or before July 1, 2004. The re- opener is to be applicable only to the following provisions: 21.01, 21.06(b), 21.08, 25.01, Article 32, Appendix A, Appendix B and Appendix C.							
1855 1856 1857 1858	Education	Association of Wauk	esha	Wauk	esha Board o	fEducation			
1859 1860 1861 1862	By	President	 	ByBy	Pre	esident	Date		
1863 1864 1865	By	Executive Secretary		By		Clerk	Date		
1866 1867 1868	18661867SALARY SCHEDULE								
	STEP (3)	<u>BA (B)</u> 29,550	BA+15 (C)	BA+30 (D)	MA (E)	MA+15 (G)	MA+30 (J)		
	(4)	32,000							
	(5)	33,000							
	(6)	34,000	32,835	34,025	34,795	36,380			



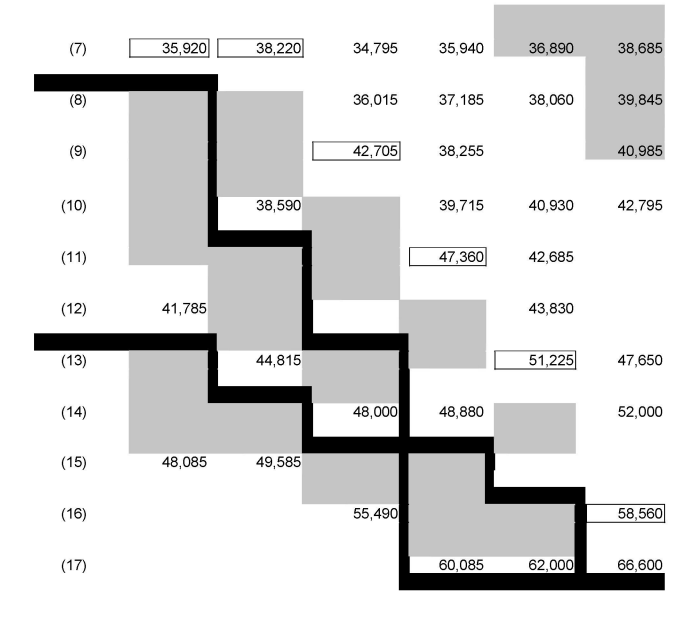
1871

1872

SALARY SCHEDULE 2004 – 2005



36



- 1873
- 1874
- 1875 APPENDIX A
- 1876 1877

1878 <u>COMPENSATION</u>

1879 1880

1884

1886

- A. The Board shall pay 6.2% of Appendix A, and Appendix C employee's salary to Wisconsin Retirement
 System (WRS) beginning at Step 1 of the salary schedule. (Effective January 1, 1996, said contribution
 shall be up to 6.5 %.)
- 1885 B. Column Placement and Vertical Movement:
- Employees with a Baccalaureate Degree and proper certification or licensure will be placed in Column B.
- 1890 2. To be placed in Column C (BA+15):
- 1891

1892 1893			A. The fifteen (15) credits beyond the Bachelor's Degree must be certified as being graduate credits.
1894			
1895			B. The credits will be related to the employee's field of instruction as determined by the
1896			superintendent or designee.
1897		•	
1898		3.	To be placed in Column D (BA+30):
1899			
1900			A. The thirty (30) credits beyond the Bachelor's Degree must be certified as being graduate
1901 1902			credit.
1902 1903			B. The credits will be related to the employee's field of instruction as determined by the
1903 1904			superintendent or designee.
1904 1905			superintendent of designee.
1905 1906		4.	To be placed in Column E (MA), the employee must have a Master's Degree.
1900		т.	To be placed in Column E (WA), the employee must have a Master's Degree.
1908		5.	To be placed in Column G (MA+15) the employees must have a Master's Degree (Column E)
1909		5.	plus fifteen (15) graduate credits.
1910			
1911		6.	To be placed in Column J (MA+30) the employee must have a Master's Degree (Column E) plus
1912			thirty (30) graduate credits.
1913			
1914		7.	Employees will be permitted an annual increment until they reach the benchmark. Employees
1915			who have surpassed the benchmark may continue until they have reached the maximum (the first
1916			line). Employees who were beyond the maximum (first line) as of the beginning of the 1999-
1917			2000 school year may continue to the second maximum line. Employees who were beyond the
1918			second maximum line as of the beginning of the 1997-98 school year may continue to the top
1919			step of that column.
1920			
1921		8.	Part-time employees shall be placed on the salary schedule at the appropriate column and step for
1922			degrees/credits and years of District service. They shall receive as compensation the same
1923			percent of that column and step as the percent of a full load they work.
1924			
1925		9.	Part-time employees shall be subject to the same conditions as in paragraphs B1 through B7,
1926			receiving the percent of that cell representing the percent of a full load worked.
1927		10	
1928		10.	A part-time employee moving to full-time employment shall be placed on the salary schedule at
1929			the cell agreed upon between the employee and the District.
1930	C	М	
1931	C.	Nove	ement Between Columns:
1932		The	alow, schodule change features on unempline nonfermance through education. The FAW and
1933 1934			salary schedule change focuses on upgrading performance through education. The EAW and ict agree that course work taken needs to be high quality. As in the past, all course work must be
1934 1935			a college or university with an accredited graduate program and taken for graduate credit. The
1935			ict will keep a list of approved colleges and universities. Colleges and universities not adhering to
1937			bus standards of performance will be removed from the list.
1938		ingoit	sus sumarus of performance will be removed from the list.
1939		1.	To be considered for column movement (BA+15, BA+30, Masters), all employees shall be in a
1940			District approved graduate program. All graduate credits and inservice credits must receive prior
1941			approval. Approval of credits will be submitted to a committee of one (1) School District and
1942			one (1) EAW representative. All credits must meet District criteria for column movement.
1943			
1944			Employees may accumulate fifteen (15) District approved graduate credits prior to entering a
1945			District approved graduate program. These credits can be used for movement from the BA

1946 1947 .		column to the BA+15 column only.
	n	Curdits haven de Masterla Decure contrad hafers Contamber 1, 1000 and effort he effective date of
1948 1949	2.	Credits beyond a Master's Degree earned before September 1, 1999 and after the effective date of the ampleuse's last achieve but offer August 25, 1080, will be accented for the ampleuse's
		the employee's last column move but after August 25, 1980, will be accepted for the employee's
1950		next column move.
1951	2	Employees hired effect the 1000 2000 school year will be placed on the engraphic herebrook
1952	3.	Employees hired after the 1999-2000 school year will be placed on the appropriate benchmark
1953		step (BA 3) or above, as determined by the District. For columns other than the BA, salary
1954		placement shall be by mutual consent of the new employee and the District. After the conclusion
1955 1956		of the probationary period, the employee must be placed on the salary schedule commensurate
		with their education.
1957	4	With the susception of any larger placed in the DA column on in the MA+20 column all new
1958	4.	With the exception of employees placed in the BA column or in the MA+30 column, all new
1959		employees will move from benchmark to the next benchmark upon completion of the appropriate
1960		credits as specified in Appendix A-B.
1961	-	Developeration in the DA and any cill be accorded a second division of the instance of the ins
1962	5.	Employees in the BA column will be permitted an annual increment during their first years of
1963		employment with each year of employment, step 3 to step 7. Any further movement will be
1964		made to the appropriate benchmark upon completion of the credits as specified in Appendix A-B.
1965	6	
1966	6.	Employees in the MA+30 column will be permitted an annual increment on the schedule to the
1967		schedule maximum.
1968	-	
1969	7.	Employees hired before the 1999-2000 school year will be placed on the salary schedule based
1970		on their schedule placement in the 1998-99 school year plus one additional step for experience, if
1971		the step is available to them. If column movement is also appropriate, the employee will be
1972		placed in the appropriate column and step, plus one additional step for experience, if a step is
1973		available.
1974	0	
1975	8.	Employees Hired Before 1999:
1976		
1977		a. will be allowed to continue annual increments in their column until no steps remain available
1978		in the column, or,
1979		
1980		b. will make an appropriate column move as specified in Appendix A-B, which would allow for
1981		an annual increment on the salary schedule to a benchmark and will be eligible only for
1982		column movement (benchmark to benchmark) thereafter. If placement at the new column
1983		and benchmark does not constitute a salary advancement, the employee will then be moved
1984		to the appropriate column at their current step and allowed to continue down the column.
1985		
1986		c. Employees referenced in the second part of paragraph 8B (above) may advance a maximum
1987		of one column. Further advancement is limited to a benchmark.
1988	0	
1989	9.	Once all employees hired before 1999 have been placed on benchmark, all movement will be
1990		made benchmark to benchmark, except for the remaining increment steps in the MA+30 column
1991		as in 4 above.
1992	10	Transfor from one column to another will require the following he submitted to the Director of
1993	10.	Transfer from one column to another will require the following be submitted to the Director of
1994		Human Resources.
1995		2. Written statement from the employee requesting a column transfer
1996		a. Written statement from the employee requesting a column transfer.
1997		h A latter from the graduate institution cartifying that the employee is in a Master's Dresser
1998 1999		b. A letter from the graduate institution certifying that the employee is in a Master's Program.
エラフラ		

2000 Transcripts of credits. c. 2001 2002 Copies of the following two (2) forms: "Request for Graduate Course Approval for Column d. 2003 Movement", and "Request for Salary Schedule Column Change". 2004 Degree or notice of Degree. 2005 e. 2006 Column movements will not be allowed during an employees first contract year. 2007 f. 2008 11. Transfer from one (1) column to another will be made retroactive for the agreement year if the 2009 above proper credentials have been presented on or before January 15. 2010 2011 District authorized inservice credits may be applied toward column advancement. Up to six (6) 2012 12. 2013 inservice credits may be applied between columns BA and BA+30. Nine (9) inservice credits may be applied between column MA and MA+30 in the salary schedule except that advancement 2014 beyond columns BA+30 requires a certified Master Degree. 2015 2016 2017 Undergraduate Credits: Credits for lane advancement will normally be graduate credits. In some 13. special circumstances, undergraduate credits, to a maximum of six (6) credits, may be approved 2018 2019 by the Executive Director of Human Resources to substitute for graduate credits. Request for 2020 such approval must be submitted at least ten (10) days prior to an expected response. A refusal to approve the request shall not be subject to the grievance procedure. 2021 2022 2023 14. Employees on Job Targets: Employees who are on (job targets) will not be eligible for column 2024 movement during any semester(s) that they are on (job targets). After June 30, 2005, this section will be extended unless either party requests a review. The review must be requested, in writing, 2025 prior to March 1, 2005. The parties shall enter into discussions on this issue as soon as possible 2026 2027 for the purpose of reaching a mutually agreeable conclusion. If no conclusion is reached, this section (14) will sunset. 2028 2029 2030 New Employee To The District: 2031 D. 2032 1. 2033 A new employee to the District must complete the three (3) District teacher development program graduate courses within the probationary period. There will be no cost to the employee to take 2034 the courses unless he/she wishes to use the courses for column movement. 2035 2036 2037 2. If a new employee has completed any of the three (3) designated courses prior to being employed by the District, a course suggested by the employee or District and approved by the District may 2038 be substituted and paid for by the District. 2039 2040 2041 3. In the event that a new employee is unable to complete the three (3) courses within the 2042 probationary period, the employee will meet with an EAW representative and District representative to create an individual plan for the completion of the courses. 2043 2044 2045 4. If an employee has reached the MA+30 column and elects to take a District-designated course, the employee would not receive graduate credit nor need to pay to take the course. 2046 2047 2048 5. If the employee pays the tuition for these courses, then the three (3) District courses can be used for movement between any of the columns at any time while the District employs the employee. 2049 2050 A notice disclosing the employee's requirement to take the three (3) courses shall be signed and 2051 6. 2052 dated at the time the employee is hired. 2053

2054	Е. <u>5</u>	Summer	and Other Employment:
2055			
2056		1.	Summer school teaching and other professionally oriented summer employment shall be
2057			compensated at the rate of: 2003 -2004 - \$19.40; 2004 -2005 - \$20.16 per hour. Summer
2058			school teachers will be awarded a fifteen (15) minute preparation period for each hour of
2059			assigned teaching time.
2055			assigned teaching time.
2000		2.	Driver Education behind-the-wheel training as a year-round program is exclusive of the above
		Ζ.	
2062			provisions.
2063			
2064		3.	School year work including curriculum, inservice instruction or group leader and other related
2065			work done outside regular instruction hours will be compensated using the following formula for
2066			hourly pay.
2067			
2068			Current BA benchmark divided by 190 divided by 8 equals the hourly rate.
2069			(example $35,720 \div 190 \div 8 = 23.50$)
2070			
2071		4.	Middle and high school classroom teachers who, during one of his/her normal preparation
2072		••	periods, are assigned to substitute teach for another classroom teacher's class will receive the
2072			hourly rate as stated in item 3 above. This rate will not be used for assignment overloads.
2073			nourry rate as stated in item 5 above. This rate will not be used for assignment overloads.
		5	Elementers to show described and an 12.00 will receive the heards, note as stated in item 2 shows
2075		5.	Elementary teachers described under 13.09 will receive the hourly rate as stated in item 3 above.
2076			
2077	_		
2078	F.	<u>Vocat</u>	ional Co-op:
2079			
2080		Begin	ning with the 2001-2002 school year, teachers with DPI vocational certification (that requires
2081		20001	hours of work experience) assigned to teach and supervise vocational co-op students will be paid a
2082		one-ti	me payment of \$2000 for that vocational certification work experience credit.
2083			
2084		Teach	ers who have received vocational certification work experience credit with credits toward lane
2085			ment are not eligible for the above payment.
2086			
2087			
2088	G.	Drive	r Education - Behind-the-Wheel Pay:
2089	U.		<u>I Education - Dennid-life-Wheel I ay</u> .
		A Dal	hind-the-Wheel driver education instructor will receive an hourly salary as follows:
2090		A Del	ind-uie-wheel driver education instructor will receive an nourry salary as follows.
2091			
2092			2003 - 2004 - \$19.40 2004 - 2005 - \$20.16
2093			
2094	H.	<u>Athlet</u>	tic Director:
2095			
2096			2003 - 2004 - \$3,257 2004 - 2005 - \$3,257
2097			
2098		High S	School (10-12) athletic director will receive additional monies to his/her regular salary. One (1)
2099		additio	onal week of work prior to the beginning of the school year is required.
2100			
2101	I.	Salary	of Psychologists and Social Workers:
2102		<u></u>	
2102		1.	The salaries of psychologists and social workers shall be determined by first placing them
2103		1.	appropriately on the teacher salary schedule (Appendix A) and multiply at that step as follows:
2104 2105			appropriatory on the teacher satary schedule (Appendix A) and multiply at that step as follows.
			Developing Social Workers
2106 2107			<u>Psychologists</u> <u>Social Workers</u>

2108			1.05 1.05					
2109 2110			The compensation shall be for a one hundred ninety (190) day work year.					
2111 2112 2113			Beginning with the 1985-86 school year, newly hired social workers shall be employed at 1.00 times their appropriate column and step placement.					
2114 2115 2116 2117 2118 2119		2.	Summer compensation for psychologist and social workers shall be at the rate of 1/190 of the annual salary as computed in paragraph 1 above for each day of summer work. Social workers hired prior to the 1985-86 school year shall have their pay rates red-circled during the 1986-87 school year and thereafter at 1.05 times their appropriate column and step.					
2120 2121 2122	J.	<u>Depa</u>	artment Chairpersons:					
2123 2124 2125			2003 - 2004 - \$4,544 2004 - 2005 - \$4,544					
2126 2127	K.	<u>Limi</u>	ted Term Employee:					
2128 2129 2130 2131 2132 2133 2134 2135		a.	A limited term employee is an employee assigned to fill a position, which at the time of the appointment is anticipated to be of a temporary nature, that is, covering a period of time of at least one day but less than a full school year. The job description of such an employee would include those tasks normally associated with the job of full-time and regular part-time teachers, guidance counselors, librarians, psychologists, social workers, speech and language pathologists, occupational therapist, physical therapists, and special education itinerants regardless of the building in which tasks are carried out.					
2133 2136 2137 2138 2139 2140 2141		b.	A limited term employee shall be entitled to the salary at the rate of a long term substitute teacher. (21 day plus rate) After sixty (60) days, the daily rate will become the same as a beginning teacher, retroactive to the first day of employment. Long term employees will be eligible for one (1) sick day per month with a maximum of ten (10) days per year. No other benefits will be provided.					
2142 2143 2144 2145 2146 2147		C.	A limited term employee who is re-employed in a bargaining unit position in a subsequent school year shall be advanced one full increment provided their initial employment was for more than a full semester in the prior year. The seniority date of that employee is the date for which they are hired as a regular full-time or regular part-time employee.					
2147 2148 2149 2150 2151 2152 2153	L.	Instrue Traini	for a District designee employee, who volunteers to obtain an initial non-Department of Public ction certification in Cisco or ASE, required to teach specialty courses, will be borne by the District. Ing required to maintain these certifications will be granted inservice credit as provided in section of this agreement.					
2154 2155	MI	EMOR	ANDUM OF AGREEMENT					
2156 2157	Ap	pendix	B will be deleted from the Agreement subject to the following conditions:					
2158 2159 2160 2161		1.	District personnel under contract to the District, specifically employed in the position as listed prior to the 1979-80 school year, will continue to receive the additional dollar amount of the base salary as indicated. New personnel employed effective with the 1979-80 school year will not receive the additional dollar amount of the base as listed by position and percent.					

2162								
2163		Full-time	counselor 3%					
2165	Full-time counselor 3% (Prior to 1979-80)							
2165		(11011)	.0 1979-80)					
2165	2. Secondary cou	ngolorg will continue to	work two (2) extra weeks with p	nument based on prior				
	-		· · · · · · · · · · · · · · · · · · ·	÷ 1				
2167		. ,	llowing school year and succeed	•				
2168		•	counselors hired after May 13, 1	· · · ·				
2169			I shall be paid on a per diem bas					
2170			The ten (10) days of extended as					
2171	-	urrently employed elem	entary counselors will be phase	d out on the following				
2172	schedule:							
2173	10							
2174			nain at the end of the year					
2175			nain at the end of the year					
2176	19	090-91 0 days ren	nain at the end of the year					
2177								
2178								
2179	<u>APPENDIX C</u>							
2180								
2181								
2182	POLICIES ON PAY FO	<u>R ACTIVITIES</u>						
2183		1 11 ' ' 11 ' 1						
2184	-	•	tual agreement. If every reasona					
2185			he administration. It is recognize					
2186			l if feasible. To be relieved of an a					
2187			ease from the assignment of the					
2188			fort will be made to comply with					
2189			gnment shall be released upon no					
2190	A A		teacher will remain in the activit	•				
2191			years in any extra curricular as	signment shall exempt				
2192 2193	employees from any future	: involuntary assignment	to that duty.					
2193 2194	The following apply to per	song aggionad activitiag	for which they receive extra pay					
2194 2195	APPENDIX C	sons assigned activities	for which they receive extra pay					
2195	ALLENDIAC	COCUPPICI	LAR ACTIVITIES					
2198 2197			LARACIIVIIIES					
2197 2198	BASE: \$33,000: 2003 -20	004 \$33.000, 2004 20	005					
2198 2199	,	will be the BA Benchm						
2199	Dase 101 2003-00		SCHOOLS					
2200		111011	<u>SCHOOLS</u>					
2201		2003-2004		2003-2004				
2202	ACTIVITY	<u>_%</u>	ACTIVITY	<u></u>				
2203	ACHIVITI	<u></u>	ACHIVIII	<u></u>				
2204 2205	BASEBALL		TENINIS					
2205	Head	10.7	<u>TENNIS</u> Head	8.0				
2208 2207	J.V.	7.5	J.V.	8.0 5.9				
2207 2208	J. V. Freshman	7.5 7.5	J.V.	5.9				
2208	i iosiilliali	1.5	<u>TRACK</u>					
2209	BASKETBALL		Head	10.7				
2210	Head	10.7	Assistant	7.5				
2211 2212	J.V.	7.5	Assistant	1.3				
2212	J.V. Freshman	7.5	WRESTLING					
2213 2214	ricsiillali	1.5	Head	10.7				
2214 2215	CROSS COUNTRY		Assistant	7.5				
	CROSS COUNTRY		Assistant	1.5				

2216	Head	8.0		
2217	Assistant	5.9	VOLLEYBALL	
2218			Head	8.0
2219	FOOTBALL		J.V.	5.9
2220	Head	10.7	Freshman	5.9
2221	Varsity Assistant	7.5		
2222	J.V.	7.5	STRENGTH & CONDITIONING	SUPERVISOR
2223	Freshman	7.5	1 st Semester	5.3
2224			2 nd Semester	5.3
2225	<u>GOLF</u>		Summer	5.3
2226	Head	8.0		
2227	Assistant	5.9	INTRAMURALS	
2228			Basketball	3.2
2229	GYMNASTICS		Coordinator	2.1
2230	Head	10.7	Softball	2.7
2231	Assistant	7.5		
2232			EQUIPMENT MANAGER	5.3
2233	SOCCER			
2234	Head	10.7	MISCELLANEOUS GROUP I	
2235	J.V.	7.5		
2236	Freshman	7.5	COMPUTER SPECIALIST	10.7
2237				
2238	<u>SOFTBALL</u>		DRAMATICS	
2239	Head	8.0	Director (per play)	4.3
2240	J.V.	5.9	Musical Choral	4.3
2241	Freshman	5.9	One Act Play	4.3
2242			One Act Assistant	2.1
2243	<u>SWIMMING</u>		Musical Instrumental	2.1
2244	Head	10.7	Play Props	2.1
2245	J.V.	7.5	Stage & Lighting	2.1
2246	Diving	7.5		
2247				
2248	<u>APPENDIX C</u> (Continued)			
2249	BASE: \$33,000: 2003 – 2004			
2250	Base for 2005-06 wil	l be the BA Benchn	nark	
2251				

2252		2003 - 2004		2003 - 2004
2253	<u>ACTIVITY</u>	<u>%</u>	<u>ACTIVITY</u>	<u>%</u>
2254				
2255	<u>MUSIC</u>		Class Advisors	1.1
2256	Band Director	10.7	Close-Up	2.7
2257	Band Director & Asst. 9	7.0	Debate Head	8.0
2258	Color Guard	2.7	Debate Assistant	5.9
2259	Drill Team Instructor	2.7	DECA	5.3
2260	Percussion	2.7	Ecology Club	1.1
2261	Chorus	8.6	F.B.L.A.	5.3
2262	Orchestra	7.5	Foreign Language Club	1.1
2263			Forensics (Head)	4.3
2264	SCHOOL NEWSPAPER		Forensics (Assistant)	2.7
2265	(If no class during year)	6.4	HERO	5.3
2266			HOSA	5.3
2267	YEAR BOOK		Key Club	4.3
2268	Editorial	6.4	Letter Winners Club	1.1
2269	Pictures	2.7	Literary Club	2.1

2270	Sales	3.2	Math Club	1.6
2271	Year Book Photography	4.3	National Honor Society	1.6
2272	No class semester 1 – 3/5 paym	ent	Newspaper Photograph	1.1
2273	No class semester 2 – 2/5 paym	entPhotography	4.3	
2274			Pom Pon Girls (Dance Team)	7.5
2275	MISCELLANEOUS GROUP II		Pom Pon J.V. (Dance Team)	7.5
2276			Prom	2.1
2277	Academic Decathalon	4.3	SADD	4.3
2278	A.F.S./International Club	3.2	Ski Club	1.1
2279	Art Club	1.1	Ski Race Team	2.7
2280	Automotive Service Excellence	3.0	Student Council	10.7
2281	Cheerleader (Varsity & J.V.)	7.5	Ticket Sales	5.3
2282				

MIDDLE SCHOOL

	2003 - 2004		2003 - 2004
ACTIVITY	<u>%</u>	<u>ACTIVITY</u>	<u>%</u>
Boys Basketball	4.8	Wrestling	5.3
Girls Basketball	4.8		
Cross Country	4.3	MISCELLANEOUS	
Flag Football	2.1	Art Club	2.1
Soccer	1.6	Assorted Clubs	1.1
Softball	2.7	Drama	2.1
Track	4.3	Math Club	1.6
Volleyball	2.1	Newspapers1.6	
		Intermediate Basketball	3.2
	Boys Basketball Girls Basketball Cross Country Flag Football Soccer Softball Track	ACTIVITY%Boys Basketball4.8Girls Basketball4.8Cross Country4.3Flag Football2.1Soccer1.6Softball2.7Track4.3	ACTIVITY%ACTIVITYBoys Basketball4.8WrestlingGirls Basketball4.8Cross Country4.3MISCELLANEOUSFlag Football2.1Art ClubSoccer1.6Assorted ClubsSoftball2.7DramaTrack4.3Math ClubVolleyball2.1Newspapers1.6

2301 APPENDIX C (Continued)

BASE: \$33,000: 2003 - 2004, \$33,000: - 2004 - 2005 Base for 2005-06 will be the BA Benchmark

MIDDLE SCHOOLS (Continued)

			<u> </u>	
2307				
2308		2003 - 2004		2003 - 2004
2309	<u>ACTIVITY</u>	<u>%</u>	<u>ACTIVITY</u>	<u>%</u>
2310				
2311	MISCELLANEOUS (Continued)		<u>MUSIC</u>	
2312	Photo Club	1.1	Band	2.1
2313	Science Club	1.6	Bell Choir	1.1
2314	Student Council	5.3	Chorus	2.1
2315	Yearbook	2.7	Jazz/Pop Strings	1.1
2316			Orchestra2.1	
2317			Triple Trio	1.1
2318				
2319				
2320		<u>ELEMENTA</u>	RY SCHOOLS	
2321				
2322		2003 - 2004		2003 - 2004
2323	<u>ACTIVITY</u>	<u>%</u>	<u>ACTIVITY</u>	<u>%</u>

2324 2325 2326 2327 2328 2329	<u>MUSIC</u> Band Orchestr	ra	8.6 8.6	Cross Country Future Problem Solving Science Fair Town Meeting	$ 1.1 \\ 1.1 \\ 1.1 \\ 1.1 \\ 1.1 $
2330		PER OCCURI	RENCE, UNI	LESS OTHERWISE SPECIFIED	
2331 2332 2333 2334	Football/E Timers & Football/E	2 Scorers		<u>2003 – 2004</u> \$23.81	
2335	Ticket Se	ellers & Announcers		23.81	
2336	Ticket Tal	kers		23.81	
2337	Supervisio	on in Stands		23.81	
2338	For Non-A			18.63	
2339	Bus Super	vision per Occasion		5.95	
2340	-	for Detention		8.93	
2341	For Ordin			15.67	
2342		Supervision		12.69	
	-	-			
2343 2344		ns Not Covered Above y may exceed 1.1% of App		9.93	
2345 2346 2347 2348		elp is needed for intra-mura 64.75 per night after 6 p.m.	•	approved by the principal at \$3.75 per \$100 per person per year.	night before 6
2349 2350	<u>LONGE</u>	/ <u>ITY</u>			
2351 2352 2353 2354	Those acti Cardinal S	ivities will include all athle	etic teams, dra aphone. All o	activities which are subject to close pul matic directors, debate coaches, and a other activities are considered to have s ngevity provisions.	dvisors of the
2355 2356 2357	The rate o	f compensation recommen	ided:		
2358 2359 2360	1.	After five (5) years (during of the job level salary.	ing the 6th ye	ar) in the same activity or job (ie, fresh	ıman coach) - 8%
2361 2362 2363	2.	After eight (8) years (du job level salary.	ring the 9th y	ear) in the same activity or job, 5% (at	total of 13%) of
2364 2365 2366	3.	After ten (10) years (dur the job level salary.	ring the 11th y	year) in the same activity or job, 5% (a	total of 18%) of
2367 2368	Recomme			paid (other than starter and referee):	
2369 2370		Basketballas assigned b Footballas assigned by	•		

2371	Dual cross-country	0
2372	4 teams and up, cross-country	3
2373	Dual or triangular track	3
2374	4 teams and up, track	5
2375	Dual or triangular, swimming	3

All events not listed above will have maximum as agreed with, by the principal. Changes from the abovemaximums must be approved by the principal.

Funds for this supervision will be taken from receipts of activities that have sufficient funds. Supervision
for events without income will come from Board funds.

FACULTY PASSES: Teachers shall continue to receive passes to high school functions. Functions
 sponsored by the WIAA may be an exception. The teacher must select at which high school the pass
 would be honored.

POINT OF SERVICE HEALTH PLAN SUMMARY

All Health Care Services Except Prescription Drugs and Mental Health and Substance Abuse Services						
	Level 1 100% Coinsurance No Deductible Stop Loss N/A	Level 2 90% Coinsurance \$100/\$200 Deductible \$600/\$1,200 Stop Loss	Level 3 80% Coinsurance \$100/\$200 Deductible \$1,100/\$2,200 Stop Loss			
All medical services* except those which require pre- authorization.** Services which require pre-authorization are listed on the first page of this Benefit Summary.	Received from your Primary Care Physician or a Primary Provider to whom your primary Care Physician has referred you.	Received from any Network provider other than your Primary Care Physician or a Primary Provider to whom your Primary Care Physician has referred you.	Received from non- Network providers.			
Chiropractic services	Received from a Network Chiropractor.	Level 2 does not apply to chiropractic services; chiropractic benefits are paid at either Level 1 or 3	Received from non- Network chiropractors.			
Chiropractic services * Services received when a		chiropractic services; chiropractic benefits are paid at either Level 1 or 3 be reimbursed at Level 1, subje	Network chi			

** When we pre-authorize services based on a specified expenditure, the specified expenditure is the reimbursement limit, and deductible and coinsurance amounts do not apply.

	Received from Network providers	Received from non-Network providers
Coinsurance amount and reimbursement limits	Reimbursement is 90% of the first \$50,000 (100% thereafter) of covered expenses for combined inpatient, transitional, and outpatient services per Benefit Period.	Reimbursement is limited to 90% of the covered expenses for the first \$2,000 of outpatient services, the first \$3,000 of transitional services, and the first \$7,000 of inpatient services per Benefi Period.*

received from a Network provider.

Amendments which Apply to Your Policy: Page 1.1 IC-2390-251-0795

ADDENDUM TO

WEA INSURANCE CORPORATION GROUP HEALTH INSURANCE POLICY AND CERTIFICATE

BENEFIT SUMMARY

This Benefit Summary provides important information about reimbursement limits which apply to your health insurance benefits. It also specifies what amendments, if any, apply to your coverage. Many of the terms used below are explained in Section 2 of your Group Health Insurance Certificate. Your Certificate describes your benefits and the exclusions and limitations that apply to them. We encourage you to read it.

Employer: WAUKESHA SCHOOL DISTRICT Effective Date of Policy: 12-01-95

Benefit Period: January through December Policy Anniversary: July 01

Maximum Deductible: \$100 per individual; \$200 per family

Prescription Drug Co-payment: \$5 generic; \$15 band name; \$30 designer drug

Emergency Room Co-payment: \$25

Stop Loss: The amount of individual and family stop loss depends on the level of reimbursement to which you are entitled for covered services. See the reimbursement tables below and page 21 of your policy for applicable amounts. Stop loss amounts include amounts paid toward deductibles, but do not include either co-payments for prescription drugs and emergency room treatment or coinsurance amounts you pay for covered mental health and substance abuse expenses and prescription drugs.

Maximum Aggregate Benefit: \$1,000,000 per individual

Services Which Require Pre-authorization:

Cardiac catheterization	MRI of back
Carpal tunnel release	MRI of head
Contraceptive methods approved	MRI of knee
by the FDA after 1/1/95	Myringotomy with or without tube insertion
Diabetes equipment and self-management program	sPresurgical second opinion consultations
Diagnostic colonoscopy	Reconstructive or plastic surgery
Durable medical equipment	Septoplasty
Ethmoidectomy	Skilled nursing facility care
Habilitative therapy for developmental delays	Tonsillectomy with or without adenoidectomy
Home health care	Transplantation procedures
Hospice	Treatment of TMJ, MPD, or TMD
Kidney dialysis or transplantation	

Page 1.0

IC-2390-251-0795

OFFICE OF THE SUPERINTENDENT 222 MAPLE AVENUE WAUKESHA, WI 53186

Dear Co-Worker:

The Waukesha Board of Education has voted to extend a contract to you for 20_-20_- . The contract will be available for your signature in your principal's office any time after March 15, 20_- . We would appreciate it if you would sign your contract just as soon as you are certain you will be a member of our staff in 20_-20_- .

Because negotiations are not complete, we have agreed with the E.A.W. Negotiating Committee that the following note will be attached to the contract in lieu of a stated salary:

"The salary on your new contract will be determined by negotiations and approval of both the E.A.W. and the Board of Education, but shall not be less than the salary received in the prior year. This is considered to be part of the contract until a negotiated settlement is reached."

Contracts must be signed by April 15, 20_ unless it is mutually agreed to extend the deadline in individual cases. If you have a problem in this matter, please feel free to talk with us.

Sincerely,

Superintendent of Schools

APPENDIX F

TEACHER'S CONTRACT

IT IS HEREBY AGREED, Between the Board of Education of the School District of Waukesha, party of the first part, and _______ a qualified teacher, party of the second part, that the said party of the second part is to teach in the public schools of the District in such grades, classes or positions to which the teacher may be assigned, for a term of one (1) school year consisting of one hundred ninety (190) contract days, to commence on the _____ day of _____, 20__; said school year to be divided into such terms or semesters as the said party of the first part may hereafter determine: at and for the agreed sum of ______ Dollars for the said school year, the above amount to be paid in twenty-six (26) equal installments of ______ Dollars each subject to applicable withholdings and/or employee/employer contributions.

This contract is conditioned upon the teacher's possession of an appropriate State of Wisconsin teacher's license or certificate as required by the laws of the State of Wisconsin, and any contract entered into pursuant to this notice shall be invalid in the absence of such a license or certificate.

This contract is subject to the provisions of Wisconsin Statute 118.22 and the provisions of the Agreement between the EAW and the Board.

Certificate of License	Expiration Date:
Date of Birth:	
Attest:	
Teacher	Board of Education President
Dated	Board of Education Clerk
	Dated
Column: Step:	

SCHOOL DISTRICT OF WAUKESHA
CALENDAR
2003-2004

July 2003 S М Т W Т F S 1 2 3 4 5 8 9 10 12 6 7 11 19 13 14 15 16 17 18 20 27 21 22 23 24 25 26 29 28 30 31

August 2003							
S	М	Т	W	Τ	F	S	
					1	2	
3	4	5	6	7	8	9	
10	11	12	13	14	15	16	
17	18	19	20	21	22	23	
24	(25)	(26)	(27)	(28)	29	30	
31							

September 2003							
S M T W T F S							
	(1)	2	3	4	5	6	
7	8	9	10	11	12	13	
14	15	16	17	18	19	20	
21	22	23	24	25	26	27	
28	<29>	30					

October 2003						
S	М	Т	w	Т	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	(30)	(31)	

November 2003							
S	Μ	Т	W	Т	F	S	
						1	
2	3	4	5	6	7	8	
9	10	11	12	13	14	15	
16	17	18	19	20	21	22	
23	(24)	(25)	(26)	(27)	(28)	29	
30							

	December 2003							
S	М	Т	W	Т	F	S		
	1	2	3	4	5	6		
7	8	<9>	10	11	12	13		
14	15	16	17	18	19	20		
21	22	23	(24)	(25)	(26)	27		
28	(29)	(30)	(31)					

August

New Teacher Inservice	
Teacher Work Days	
Staff Development Day	

September

Labor Day1	
First Day of Class	
Staff Development/Early Release Day	

October

WEAC Convention No Service Day	30
WEAC Convention No Service Day	31
End of First Quarter	31

November

Conference Day	24
Conference Day	25
Thanksgiving	.27
No Service Day	. 26, 28

December

Staff Development/Early Release Day	/9
Holiday Recess	

January

Holiday Recess	-2
End of First Semester	22
End of Second Quarter2	22
Teacher Record Day	23

February

Budget/Inservice Day	26
Conference Day	27

March

April

Staff Development/Early Release Day	22
Spring Recess	9-16

Mav

No Service/Snow Make-up Day	28
Memorial Day	31

June End of Second Semester	10
End of Fourth Quarter	.10
Graduation Day	June 12
Teacher Record/Meeting Day	11, 14

() Denotes non-student day

Denotes staff development early release

Snow Day Make-Up Schedule: Day 1: 5-28 Day 2: No make up

Day 3: 6-11 students / 6-15 staff Day 4: No make up

January 2004						
S	М	Т	w	Т	F	S
				(1)	(2)	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	(23)	24
25	26	27	28	29	30	31

February 2004						
S	Μ	Т	W	Т	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	(26)	(27)	28
29						

	March 2004							
S	Μ	Т	W	Т	F	S		
	1	2	3	4	5	6		
7	8	9	10	11	12	13		
14	15	16	17	18	19	20		
21	22	23	24	25	26	27		
28	29	30	31					

	April 2004									
S	М	MTWTFS								
				1	2	3				
4	5	6	7	8	(9)	10				
11	(12)	(13)	(14)	(15)	(16)	17				
18	19	20	21	<22>	23	24				
25	26	27	28	29	30					

	May 2004										
S	М	MTWTFS									
						1					
2	3	4	5	6	7	8					
9	10	11	12	13	14	15					
16	17	18	19	20	21	22					
23	24	25	26	27	(28)	29					
30	(31)										

	June 2004						
S	Μ	Т	W	Т	F	S	
		1	2	3	4	5	
6	7	8	9	10	(11)	12	
13	(14)	15	16	17	18	19	
20	21	22	23	24	25	26	
27	28	29	30				

FOR RECORD PURPOSES:	Student Record	Student Days	Faculty Days
First Quarter	42	42	46
Second Quarter	46	48	50
Third Quarter	43	44	45
Fourth Quarter	46	46	49
First Semester	88	90	96
Second Semester	89	90	94
Year	177	180	190

Actual Parent Conference dates and times will be determined by each site. November 24th, November 25th & February 27th are suggested dates.

2003-2004

SCHOOL DISTRICT OF WAUKESHA CALENDAR 2004-2005

	July 2004						
s	М	Т	W	Т	F	s	
			2	1	2	3	
4	5	6	7	8	9	10	
11	12	13	14	15	16	17	
18	19	20	21	22	23	24	
25	26	27	28	29	30	31	

	August 2004								
s	S M T W T F S								
1	2	3	4	5	6	7			
8	9	10	11	12	13	14			
15	16	17	18	19	20	21			
22	23	24	25	(26)	(27)	28			
29	(30)	(31)							

September 2004									
S	S M T W T F S								
			1	2	3	4			
5	(6)	7	8	9	10	11			
12	13	14	15	16	17	18			
19	20	21	22	23	24	25			
26	<27>	28	29	30					

		Octo	ber 2	2004		
S	М	Т	W	Т	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	(28)	(29)	30
31						

	November 2004						
S	M	Т	W	Т	F	S	
	1	2	3	4	5	6	
7	8	9	10	11	12	13	
14	15	16	17	18	19	20	
21	(22)	(23)	(24)	(25)	(26)	27	
28	29	30					

December 2004								
S	М	Т	w	Т	F	S		
			1	2	3	4		
5	6	<7>	8	9	10	11		
12	13	14	15	16	17	18		
19	20	21	22	(23)	(24)	25		
26	(27)	(28)	(29)	(30)	(31)			

August

New Teacher Inservice	.26
Teacher Work Days	27, 31
Staff Development Day	30

<u>September</u>

First Day of Class	1
Labor Day	6
Staff Development/Early Release Day	27

October

WEAC Convention No Serv	ice Day28
WEAC Convention No Serv	ice Day29

November

Conference Day	22
Conference Day	23
Thanksgiving	25
No Service Day	. 24, 26

<u>December</u>

Staff Development/Early Release Day7	
Holiday Recess	3-31

January

End of First Semester	20
End of Second Quarter	0
Teacher Record Day	21

February

Budget/Inservice Day	24
Conference Day	25

March

Spring	Recess	25-31
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April

Spring Recess	1
Staff Development/Early Release Day	28
End of Third Quarter	8

Mav

No Service/Snow Make-up Day	20
Memorial Day	30

June

Last Day of Classes /	
End of Second Semester	10
End of Fourth Quarter	10
Graduation Day	June 11
Teacher Record/Meeting Day	13, 14

() Denotes non-student day Oenotes staff development early release

1000

Snow Day Make-Up Schedule:
Day 1: No make up
Day 2: May 27
Day 3: No make up
Day 4: 6/13 student / 6/15 staff

January 2005						
S	М	Т	W	Т	F	s
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	(21)	22
23	24	25	26	27	28	29
30	31					

February 2005							
s	М	Т	W	Т	F	S	
		1	2	3	4	5	
6	7	8	9	10	11	12	
13	14	15	16	17	18	19	
20	21	22	23	(24)	(25)	26	
27	28						

	March 2005						
S	М	Т	W	Т	F	S	
		1	2	3	4	5	
6	7	8	9	10	11	12	
13	14	15	16	17	18	19	
20	21	22	23	24	(25)	26	
27	(28)	(29)	(30)	(31)			

April 2005							
S	М	Т	W	т	F	S	
					(1)	2	
3	4	5	6	7	8	9	
10	11	12	13	14	15	16	
17	18	19	20	21	22	23	
24	25	26	27	<28>	29	30	

May 2005							
S	М	т	W	Т	F	S	
Ţ	2	3	4	5	6	7	
8	9	10	11	12	13	14	
15	16	17	18	19	20	21	
22	23	24	25	26	(27)	28	
29	(30)	31					

June 2005							
S	M	Т	W	Т	F	S	
			1	2	3	4	
5	6	7	8	9	10	11	
12	(13)	(14)	15	16	17	18	
19	20	21	22	23	24	25	
26	27	28	29	30			

FOR RECORD PURPOSES:	Student Record	Student Days	Faculty Days
First Quarter	45	45	49
Second Quarter	42	44	46
Third Quarter	47	48	49
Fourth Quarter	43	43	46
First Semester	87	89	95
Second Semester	90	91	95
Year	177	180	190

Actual Parent Conference dates and times will be determined by each site. November 22nd, November 23rd & February 25th are suggested dates.

2004-2005