MT. BLUE REGIONAL SCHOOL DISTRICT- RSU#9

AND

MT. BLUE SUPPORT STAFF ASSOCIATION

BUS DRIVERS/CUSTODIANS

SECRETARIES/ED TECHS

2018-2021
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PREAMBLE

This Agreement is entered between the Mt. Blue Regional School District’s Board of Directors-RSU#9 and the Mt. Blue Regional School District Education Association.

WHEREAS, the Board and the Association have reached certain understandings which they desire to confirm in this Agreement,

NOW THEREFORE, the parties mutually agree as follows:

ARTICLE 1- RECOGNITION

A. The Mt. Blue Regional School District Board of Directors-RSU#9, hereinafter referred to as the “Board,” recognizes the Mt. Blue Regional School District Education Association, hereinafter referred to as the “Association,” as the sole and exclusive bargaining agent, as defined in 26 MRSA 962, of a unit consisting of the entire group of drivers, bus drivers, bus driver/custodians, bus driver/maintenance, maintenance, security, mechanics, lube technicians, lead personnel, custodians, secretaries, education technicians, study hall monitors, bus aides, American sign language interpreters, and registrar who have been employed with RSU #9 for nine (9) months or more.

B. The term “employee” shall refer to all employees in the bargaining unit except where specific language refers to only one classification of employees.

C. The term “driver” shall mean any RSU #9 employee, including bus and car drivers, receiving pay for the purpose of operating a district vehicle transporting RSU#9 students.

ARTICLE 2- MANAGEMENT RIGHTS

A. Except as explicitly limited by a specific written provision of this Agreement, the Board shall continue to have all rights, functions, powers, duties, or authority available to it under law. A failure to exercise any function reserved to the Board shall not be deemed a waiver of its right to exercise such function. The exercise of any right or power of the Board or the effect thereof shall not become the basis for a grievance or a prohibited practice complained in and of itself, nor because it is alleged to have been done inconsistently or in violation of past practice.
B. The Association acknowledges the right of the Board to make such rules and regulations governing the conduct of its employees in accord with this Agreement.

**ARTICLE 3- PROBATIONARY PERIOD**

A. All newly hired employees shall serve a probationary period of nine (9) working months. Probationary employees shall have their benefits and wages set by the Board according to the years of experience (up to five) and based on the current Support Staff Salary and, upon completion of the probationary period, employees who are retained shall be covered by the Agreement.

B. During the probationary period, an employee will not be allowed to apply for any position openings unless no non-probationary employee has applied for the opening.

**ARTICLE 4- EXAMINATIONS**

A. The Board shall require each driver to have an annual physical and such requirement shall be promptly complied with. Examinations shall be taken during working hours. Examinations shall be fully paid by the Board. Said examination shall be completed no later than the day before school opens.

B. The Board reserves the right to select its own occupational health vendor at no cost to the employee. If the vendor offers a choice of medical personnel for the annual physical, the employee shall select the examiner.

C. The Board shall require each new employee to have a physical examination. The employee required to have a job suitability physical will be expected to demonstrate, and to be certified by the District’s examining physician, essential job functions of his/her job description.

**ARTICLE 5- EMPLOYEE RIGHTS**

A. Pursuant to Title 26 M.R.S.A. Section 961 and the following, the Board hereby agrees that every employee of the Board has the right to freely organize, join or not join, and support or not support the Association and its affiliates for the purpose of engaging in collective negotiations and other concerted activities for mutual aid and protection. As a duly elected body exercising governmental power under color of law of the State of Maine, the Board undertakes and agrees
that it shall not directly nor indirectly discourage, deprive or coerce any employee in the enjoyment of any rights conferred under Title 26 MRSA Section 961. The Board further agrees that it shall not discriminate against any employee with respect to hours, wages, or working conditions by reason of his/her membership in the Association.

B. Any formal written complaints regarding an employee by any parents, student, or other persons that warrant further action shall be called to the attention of the employee and investigated. Should it become necessary to conduct an investigation into alleged misconduct against an employee concerning any matter which could adversely affect the continuation of that employee in his/her position, salary, or increments pertaining thereto, or any matter which could lead to disciplinary action, the employee shall be advised an investigation is being conducted. The employee shall also be told the nature of the investigation as specifically as possible without jeopardizing the investigation. Before the employee being investigated is questioned as part of that investigation, the employee shall be given prior written notice that an investigatory meeting will be taking place. The employee will be entitled to have a representative present during such an investigatory meeting. Other employees questioned as part of the investigation are not entitled to the same information as the employee being investigated. A request for a reasonable continuance shall be granted if a representative is not available. The investigation will be conducted by the Superintendent or his/her designee, provided, however, the designee may not be a member of the Board.

C. At the conclusion of the investigation, the employee will be informed of the results of such investigation in writing. If the results of the investigation shows the allegations are unfounded, such will be noted in the investigation record. When an investigation has taken place, which concluded no wrongdoing by the employee, a letter indicating the allegations were unfounded will accompany all documents in the employees personnel file. If the result of the investigation show the allegations are proven, the employee shall be so advised in writing and provide a copy of all pertinent information used. When an investigation has taken place, which concluded no wrongdoing by the employee, all derogatory material will be removed and destroyed.

D. Before disciplinary action is imposed, the Superintendent or designee taking such discipline shall afford the employee the opportunity to rebut the findings against him/her. Such meeting shall be mutually scheduled and must take place not more than ten (10) workings days after receipt of the finding.

E. **Discipline and Discharge**

No employee who has satisfied the probationary period shall be issued a written reprimand, suspended or discharged without just cause. Any written reprimand is subject to the grievance procedure with the understanding that the decision of the Board of Directors is not appealable to arbitration.
F. When it is necessary to suspend an employee, suspension shall be immediate and without pay. Charges shall be presented in writing at the time of the suspension.

**ARTICLE 6- ASSOCIATION RIGHTS**

A. When any representative of the Association or any employee is mutually scheduled by the parties to participate in negotiations (including grievance proceedings, mediation, fact finding, or arbitration), conferences or meeting with the Board and/or its representatives, he/she shall suffer no loss of pay or any action which may affect his/her employment or salary status.

B. The local Association will be permitted to transact its business on school property, provided that this does not interfere with or interrupt normal school operations and that permission is granted by the principal or appropriate supervisor. The local Association has the right to utilize personnel from the state and national levels in the process of transacting such business.

C. The Association and its representatives may have the right to use school buildings at reasonable hours for meetings, provided that the principal or appropriate supervisor of the building in question has approved in advance the time and place of all such planned meetings.

D. The Association may have the right to use the school facilities and equipment on school property, including typewriters, personal computers, stenographic machines, other duplicating equipment, calculating machines and all types of audiovisual equipment when such equipment is not otherwise in use, with the permission of the principal or appropriate supervisor in each case, and charges will be made for materials used.

E. The Association shall have, in each building, the right to use a bulletin board in each custodian’s room, in the bus garage staff room and in each existing faculty/employee lounge with the approval of each principal or appropriate supervisor and the Superintendent. The Association may have the right to the use of the bulletin board in the Central Office for Association notes with the approval of the Superintendent.

F. The Association may have the right to use the inter-school mail facilities, school email system, and school mail boxes, as long as it does not interfere with normal operation.

G. The Association may have the right to use existing telephones in any school, so long as the costs of toll calls are charged to the Association.

H. The Association shall have the right, as any other private organization, to place items on the agenda of a Board meeting.
I. Every year up to five (5) paid days leave will be allowed should the Association President or designee(s) attend local, state, or national conferences, or other business pertinent to Association affairs, provided substitutes are available, he/she shall be excused with pay provided that the Association shall reimburse the Board for the salary of the substitute. A written notification for leave shall be submitted to the Superintendent by the President of the Association three (3) working days prior to the meeting. The Board shall attempt to hire substitute for requested days.

J. The Board agrees to make available to the Association, in response to reasonable and timely requests, any information related to bargaining issues. The Board shall make available to the Association any information at its disposal relating to the processing of a grievance.

ARTICLE 7- WAGES

A. Eligible employees shall be paid wages as specified in APPENDIX A.

B. The work week shall be Monday through Sunday.

C. Method of payment

1. Employees shall be paid as an as-earned basis not more than one (1) week after the employee’s first day of employment. Thereafter, the employee shall be paid on a two-week basis. Employees will have their paychecks directly deposited to the employee’s authorized financial institution and shall receive an electronic notification of the direct deposit to their individual district email address.

2. The Association and the employees shall fully indemnify and hold the District, Board and Superintendent and/or designee completely harmless against any claims or suits of any nature which may arise by reason of the Board’s compliance or noncompliance with the terms of this Article.

D. Wage adjustments shall be made annually on July 1 and shall be based on employee’s credited experience on the salary schedule. Employees who begin work between July 1 and January 1 shall be given credit for a full year of employment for purposes of step progression.

E. An employee who is promoted to a classification in a higher wage track or classification shall take them their experience step and be placed on the new track according to this experience.

F. Experience Credit
Effective as of July 1, 2001, the Board shall have the discretion to place any new employee on the salary schedule based on the employee’s actual work experience and/or training within the job classification up to and including the 5 year step.

G. Higher Classification Pay

A. If assigned to work in a higher classification for one full day or more, the employee shall be paid at the higher classification rate based on the employee’s existing experience rate for all such time worked.

B. In year three (2020-21) any employee driving a bus during a school year or extended year program day will earn either driver pay or the higher rate of her/his classification for the entire work day.

H. Shift Differential

Those employees who normally work the so-called second (2nd) and third (3rd) shift shall receive a $.25 per hour differential, when they actually work those hours. Shift pay for the second and third shifts start after 2:00PM with a leeway of forty-five (45) minutes prior to this time being considered regular shift at the differential rate.

I. Experience step increases and/or other wage increases shall only be granted upon ratification of the Agreement by both parties. The effective date of any step increase shall be determined by the parties in the settlement terms of the successor Agreement.

J. Special License Differential

Any licensed employee who is assigned the responsibility of water quality testing shall receive an additional twenty (.20) cents per hour added to his/her regular hourly rate of pay.

K. Time Cards

Employees shall receive their copy of their time cards electronically instead of a paper copy. The electronic notification of the time card shall be emailed to the employee’s individual district email address.

L. Nursing Responsibilities

Any employee covered by this contract who, in the judgment of the head nurse, and in consultation with the Superintendent or her/his designee, is required to conduct extensive nursing duties outside of her/his job description, such as monitoring all day vitals, shall receive the same hourly differential as the day treatment program educational technicians.
ARTICLE 8- CONDITIONS OF EMPLOYEMENT

A. Health Insurance

1. The Board shall contribute (75% in year 1, 75.5% in year 2, 76.5 in year 3) of the cost of Choice Plus of MEA Benefits Trust/Anthem Health Insurance plan. Employees working for RSU#9 as of 30 June 2015 who had single person health insurance will be grandfathered at the 80% coverage level by the district for the duration of this contract should they choose. The employee will have the remainder of the cost deducted from the employee’s salary check(s) toward the cost of the plan the employee is eligible for as determined by his/her marital status and number of eligible dependents in the program selected by the Board. An employee may elect to participate in the MEA Standard Health Insurance Plan, Standard 500 or Standard 1000, if available, and shall pay the difference in the monthly premium cost. The Board is not responsible for any modifications to benefits or out-of-pocket expenses imposed by the health insurance company. In the event that the MEA health plan is not available, the Board and the Association shall meet to negotiate other health insurance plans.

2. There shall be no dual insurance coverage for employees and/or their dependents and the cash-in-lieu option is not available to them.

3. Cash-in-lieu Option

a. Any employee who elects to not participate in the District’s health insurance plan shall receive a cash-in-lieu benefit of $3,250.00 for 2018-19, $3,500.00 for 2019-20 and $3,750.00 for 2020-21, provided the following conditions are met.

1. An employee must notify the Superintendent’s office in writing of his/her selection of this option no later than September 30th of each year. New hires shall, at the time of employment, decide whether to participate in the cash-in-lieu program. Once an employee elects to participate in this cash-in-lieu program, the employee cannot rejoin the District’s health insurance plan during the year except in case of a bona fide reason according to the IRS’s rules and regulations (i.e. Change in marital status, birth of a child, loss of health insurance) or during the insurance plans open enrollment period. In such case, the employee shall not be eligible for any cash-in-lieu of payment;

2. The selection not to participate in the District’s health insurance program results in a savings to the District; and
3. Not later than September 30th, the employee must provide written verification to the Superintendent of health insurance coverage other than under the District's plan

b. The cash-in-lieu payment shall be made to all eligible employees not later than the last paycheck in June. This cash benefit is taxable income.

B. Workers' Compensation

The Board shall provide workers compensation coverage for all employees

C. The Board shall provide dental insurance for each full time employee. The Board shall contribute the cost of the employee's single subscriber plan in the program selected by the Board. The employee will have the option to add additional family members at the employee's expense through payroll deduction.

D. The Board agrees to formally adopt a section 125 cafeteria plan to permit employees to pay insurance premiums with pretax dollars and to have deductions for dependent care.

E. Use of Personal Vehicle

1. Employees who may be required to use their own automobiles in the performance of their duties, and employees who are assigned to more than one school per day, shall be reimbursed for all travel at the rate that is calculated as an average of the State mileage rate and the Federal mileage rate in place on September 1st each year under the following guidelines:

   a. Miles required by the administration to be traveled in the employee's vehicle during the assigned work day shall be eligible for reimbursement.

F. Tool Allowance

Any employee, (mechanics, lube technician, and lead maintenance person), who is required to supply his/her own tools to perform his/her assigned duties shall receive an annual tool allowance of three hundred and twenty five ($325) dollars subject to the written approval of the employee's supervisor.

G. Uniforms
1. Uniforms for employees (excluding secretaries, education technicians, and duty monitors), will be provided to the employee from a list of designated uniform components. Maintenance and mechanics shall be provided 4 pairs of pants, shirts and a jacket annually. At no additional cost to the District, employees may opt to lease uniforms from a designated vendor. All OSHA required safety clothing/equipment shall be provided as needed. It is understood that all employees covered by this Agreement, (excluding secretaries, education technicians, and duty monitors) shall wear the uniform whenever working for RSU#9. Dark colored jeans are considered acceptable provided they are not torn or showing excessive wear. Staff will be informed of their annual uniform allocation at the beginning of the year and permitted to use that as required. A uniform exemption may be granted with the prior approval of the supervisor.

2. Notwithstanding the above section, any employee eligible for uniforms and who is beginning their fourth year or more shall be allowed to use their designated uniform allotment to purchase substitute items from the approved uniform list including safety shoes. It is understood that if the employee uses all of his/her annual allotment and is in need of replacement of his/he normal uniform item(s), the employee shall be responsible for purchasing said item(s) if requested to do so by a supervisor.

H. Assignment

1. Schedules of employees who are assigned to more than one school shall be arranged between the affected administrators. If a disagreement exists over a tentative schedule, the administrators involved shall meet with the Superintendent whose decision shall be final. Such employees shall be notified of any changes in their schedule as soon as practicable.

I. Administration of Medication

1. No employee shall be required to administer or dispense medication, either prescription or non-prescription, to a student without the appropriate required training provided by a licensed health professional and advance written permission from the student’s parent or legal guardian.

2. At the beginning of each school year the employee’s supervisor and the school nurse shall provide the employee with a written procedure to follow when assisting students with their prescription needs.

3. The Board shall hold harmless each employee who administers prescriptions to the extent of the Board’s liability policy.

J. Custodian-School Bus Driver License

The District will maintain at least 6 more licensed bus drivers than there are routes. In the instance that an employee with said bus driver license should leave the
district or move from a driver position (reducing the total to fewer than 6), the posting for that position will require the obtaining and use of a bus license. When the district has fewer drivers than the above described, the following steps will be taken.

1. Any custodian employed after June 30, 2001 and who is eligible to qualify for a State of Maine school bus driver’s license shall obtain said license. These employees are subject to the requirements of subsection 3 below with an exemption for medical condition.

2. Any new custodian hired shall obtain his/her school bus driver’s license prior to the completion of his/her probationary period.

3. Failure to obtain and maintain the required school bus driver’s license may result in the employee’s discharge from employment.

4. The Board shall pay the cost of the school bus driver test, training for the test, and the initial school bus license fee.

ARTICLE 9- LEAVES

A. Leaves of Absence

The Board may grant a leave of absence subject to the following:
Any leave of absence shall be presented to the Superintendent in writing. The Superintendent shall place the proposal on the agenda of the Board at the meeting immediately following receipt of the written proposal. An employee who has an approved leave of absence of one (1) year or more and returns will not be credited with a year of employment, but the continuity of service will not be considered broken when considering seniority.

B. Sick Leave

1. A the beginning of each contract year, leave for personal illness shall be granted to full time employees at the rate fourteen (14) days per year for secretaries and educational technicians and thirteen (13) days per year for all other members of the bargaining unit, accumulative to a maximum of one hundred fifty (150) days including days from previous years as well as the current school year. Sick leave is prorated to employees who work less than full time in the following classifications:

   a. Drivers
   b. Custodians
   c. Lube technician
d. Lead custodian
e. Mechanics
f. Lead mechanic
g. Lead driver
h. Maintenance

2. Sick leave shall accumulate only for consecutive years of employment is not transferable, and no reimbursement shall be made for unused days.

3. Sick leave is defined as one's own illness or illness within the immediate family and the employee's presence is of a compelling nature. Immediate family is defined to include grandparent, parent, spouse, child, sibling, to include step and in-law relationships or any person residing within the household of the employee.

4. Sick leave shall not be used for elective surgery if a replacement is hired.

5. After investigation and upon notification to the employee, the Superintendent or Assistant Superintendent may request a physician’s certificate for any employee whose absenteeism may indicate a pattern of sick leave abuse.

6. Each employee shall be notified at the beginning of the school year as to his/her accumulative sick leave.

7. **Wellness Incentive Program**

   If a full time (either year round or school year) employee uses three (3) days or less of sick leave and does not take unpaid days during the year, the employee shall receive at the end of the year a stipend equal to one (1) day’s pay based on the employee’s regular day’s pay.

8. School year employees hired for regular shifts during the summer, such as the extended year program, specific part-time shifts or any others at the Superintendent’s discretion, may access any accumulated sick time for use during a scheduled time of work over the summer.

C. **Sick Leave Bank**

1. At the beginning of each year, a non-probationary employee may voluntarily contribute one (1) day of her/his accumulated sick leave per year to the sick leave bank. At the beginning of each work year, a ten (10) calendar day notice will be provided to each eligible employee indicating the opportunity to become or continue his/her membership in the sick leave bank. The employee shall notify the Superintendent in writing on the sick leave bank application form provided by the District. Failure to contribute will disqualify the employee from using the bank until the next annual enrollment opportunity occurs and employee makes the required contribution.
2. The maximum number of sick leave bank days shall not exceed two hundred
and fifty (250) days and any unused sick leave days shall be carried over
into the next year up to the allowable maximum number of days.

3. The bank will be administered by a continuing committee composed of the
Superintendent, a Board member or designee, and two (2) employees
designated by the Association who are members of its executive committee.
In order for days to be granted, a majority vote of the committee shall be
required. The decision of the Sick Leave Bank Committee shall be final and
not subject to Article XIV, Grievance Procedure.

4. An employee shall be able to withdraw from the bank only after: (i) her/his
own sick leave accumulation has been depleted; and (ii) a waiting period of
five (5) consecutive works days has been served. Applications must be for a
minimum of five (5) work days. A maximum of thirty (30) days can be
drawn by any one individual from the pool for each illness or disability.
Exceptions may be granted for catastrophic illness. The Sick Leave Bank
Committee may require a doctor's certificate verifying the disability or
injury.

D. Additional leave for personal illness may be granted without pay for each day
absence.

E. Any employee who is injured while working in employment not connected with
his/her school employment shall not be eligible for sick leave benefits under this
article if s/he is eligible for Workers Compensation benefits from another
employer. Deductions for each day absent for such leave shall be at the
employee's daily rate of pay.

F. If an employee is eligible for Workers' Compensation benefits, s/he shall not be
eligible for coverage under sick leave beyond the difference between the
Workers' Compensation payment and his/her regular take home pay. The Board
shall pay an employee sick leave pay, provided the employee has sick leave
available, until Workers' Compensation benefit payments begin. At the time
Workers' Compensation payments begin, the employee shall reimburse the
Board for all sick leave pay received during the period of time that Workers'
Compensation benefits were received.

G. **Jury Duty**

1. Employees shall be granted a paid leave of absence any time they are
required to report for jury duty or jury service during a normal
working day. Employees excused from jury duty during normal work
hours shall report back to their places of employment promptly.

2. Employees shall reimburse the Board for any pay received for jury
duty-the intent of which is to assure that the employee received no
more than his/her regular daily rate of pay. Said reimbursement
shall be deducted from the next regular payroll after the
reimbursement has been received by the employee.
H. **Military Leave**

Employees who are called into active military service while employed by RSU #9 shall be given credit for the number of years of involuntary service on the wage scale. No credit will be given for military experience unless the above qualifications are met.

I. **Funeral Leave**

In case of death of a member of the immediate family (immediate family is defined to include parents, parents-in-law, brother-in-law, sister-in-law, step parents, stepchild, grandparents, husband, wife, child, brother, sister, or any relative residing within the household of the employee), the employee shall be excused, without loss of pay, for an absence not to exceed five (5) work days immediately following the death of the family member. The person can apply for additional days in case of the death of any other person whose funeral an employee attends, such employee may be excused without loss of pay, for an appropriate period not to exceed one (1) day. In the event the death occurs outside of the employee’s normal work year and the funeral is subsequently scheduled during the employee’s work day, the employee shall be allowed to attend the funeral without loss of pay.

J. **Firefighting Leave**

1. An employee who serves as a firefighter in one of the towns within RSU #9 shall receive his/her regular rate of pay for any hours missed during any workday on which she/he is called to a fire before the start of work or during the work day. The employee is expected to return to work when his/her firefighting responsibilities are completed. The time paid during such firefighting shall be treated as other time paid but not worked. To receive this paid leave, the fire call must come from the fire department for the town that the employee resides or in response to a mutual aid call from the employee’s town of residence.

2. Employees shall reimburse the Board for any pay received for firefighting during working hours, the intent which is to assure that the employee received no more than his/her regular daily rate of pay. Said reimbursement shall be made to the Board when the employee receives payment for firefighting.

K. **Additional Leaves**

1. Leaves of absence either with or without pay may be granted at the discretion of the Board. Seniority, sick leave accumulation and scale placement benefits to which an employee was entitled at the time of such leave of absence commenced may be restored to him/her upon return from said leave and she/he shall be assigned to the same position, if available, which she/he held at the time his/her leave
commenced, or if not, to a substantially equivalent position. All leave requests and grants shall be in writing. An employee on any unpaid leave of more than five (5) days shall be responsible for reimbursing the Board the total employer’s cost of insurance benefits on a per diem basis. It is understood that the ratio used shall be the number of leave days which are unpaid compared to the number of days in the total work year (261).

L. Personal Leave

Two (2) paid, unrestricted personal leave days per year provided (1) the Superintendent or designee receives this as far in advance as possible; and (2) only two (2) employees per building shall be granted personal leave per day.

Personal leave may be taken in half (1/2) day increments.

Exceptions may be granted at the discretion of the Superintendent or designee.

ARTICLE 10- HOLIDAYS

A. The Board shall grant employees the listed paid holidays, subject to the conditions being met. In order to be eligible for holiday pay, except for Veterans’ Day, Christmas, New Year’s Day, and Presidents’ Day, holidays, which shall be paid to all employees with no restrictions, the listed holiday must fall within the work week of an employee.


*When Veterans’ Day falls on a Saturday or Sunday, the Board may observe it on the Wednesday, the day before Thanksgiving. In the alternative, the Board may elect to observe it on Friday if it falls on Saturday, or on Monday, if it falls on Sunday.

B. The employee must work his/her last scheduled work day before, and the first scheduled day after, a holiday to receive holiday pay unless he/she is on vacation, ill, or an approved leave. If requested by an administrator, provides a
doctor’s note certifying an illness or injury. Any leave approved by the Superintendent or Assistant Superintendent, paid or unpaid, taken immediately before or after a paid holiday, will qualify for holiday pay under this Section. Disputes over denial of the approval of the leave may be grieved up to and including level three (3rd). The Board’s decision is final and not arbitral. The Superintendent or Assistant Superintendent shall provide an electronic response to a leave request not later than five (5) days after receipt.

**ARTICLE 11- VACATIONS**

A. Vacation days for drivers, custodians, mechanics, maintenance, lead maintenance, lube technicians, lead custodians, lead mechanics, and lead drivers must be taken prior to August 15 unless special permission is granted by the Superintendent of Schools or his/her designee to carry the days over into the next school year. Unused vacation days not receiving permission for carryover will not be compensated. Once a vacation leave has commenced, the time granted shall be paid as vacation days, not any other paid leaves except for holidays provided under this Agreement.

1. For the purpose of calculating vacation time, July 1 shall be considered the anniversary date. Vacation time is normally not given until after July 1 following the year in which it is accumulated.

2. Employees hired between July 1 and January 1 shall be given credit for a full year of employment for the specific limited purpose of vacation calculation only.

B. The qualifying full time employees, which excludes the bus aides, ed techs, secretaries, study hall monitors, and ASL techs shall be allowed vacation time as follows:

1. First sixty working days of employment: No vacation time

2. For each sixty (60) working days of employment after the first sixty and until the first July 1: One day of vacation time

3. After one full year (July 1-June 30): One week of vacation time

4. After two full years (July 1-June 30): Two weeks of vacation time

5. After eight (8) full years (July 1-June 30): Three weeks vacation time

6. After twelve (12) full years (July 10-June 30): Four weeks of vacation time

C. Vacation time will be prorated for full time/school year only eligible employees from the driver, custodian, mechanic, and maintenance employee classifications.
D. If an eligible employee separates from RSU #9 during the year and before July 1, it is as the discretion of the Superintendent to determine the portion of any vacation time that will be given.

E. All requests to take vacation time shall be submitted by the eligible employee to the appropriate supervisor as far in advance as possible, and shall be subject to approval of the supervisor.

F. Eligible employees with up to and including two or more weeks of vacation will take seven (7) or more days of their vacation during designated periods within the summer school break unless special permission is granted by the Superintendent or his/her designee. Any remaining vacation days should be used during school vacations or snow days or with prior permission by the Superintendent or his/her designee.

Eligible employees with three or four weeks of vacation may take the third and, if applicable, fourth week during the school year with permission granted by the Superintendent or his/her designee. Any days beyond the aforementioned seven (7) days to be used between July 1 and August 15, vacation time is to be taken during snow days, school vacations or with prior permission by the Superintendent or his/her designee.

If two or more people apply for the same time period, they may be asked to try and resolve who is to change to another time. If no resolution can be made, the person with seniority gets the choice. Vacation time requests shall be made for a minimum of ½ day or more.

G. Employees with one week or less of vacation are required to take those days between July 1 and August 15.

**ARTICLE 12-PAYROLL DEDUCTION**

A. Upon receipt of annual written authorization from any employee, the Board shall provide the following deductions in addition to those required by law:

1. Health insurance
2. Dental insurance
3. Disability insurance
4. MPERS life insurance
5. Cancer insurance
6. United Way
7. Dependent care
8. IRA's
9. 403(b) Plans
10. Association dues-local, state, and national

B. Authorization for these deductions must be made no later than seven (7) calendar days before the first payroll date of each school year. The Board agrees
to deduct the amounts authorized and to forward the amounts deducted to the appropriate agency within fifteen (15) days after the last payroll date of the month. Only two (2) changes per employee per year will be permitted for items 2 through 9. Those changes may be made, in addition to the first payroll of the school year, on the first payroll in January, and the first payroll in May. Item 10 may only be changed in February and September. Item 1 may be changed as needed.

C. The Association will submit the member list to the business office by September 30th. The Board agrees to deduct from employees' salaries money for local, state, and national Association dues as authorized by the employee in writing. Deductions shall be taken in eighteen (18) equal installments. Authorization shall be continuous unless an employee revokes such authorization by giving notice to the Association and the Board between August 15 and September 15 of any year. The Association shall certify in writing to the Board the current rates of local, state, and national dues by September 15th; and will give written notice of any changes in dues prior to the effective date of the changes. The Association shall indemnify and hold the Board and payroll employees harmless against all claims and suits, which may arise by reason of making any such deductions.

D. United Way contributions shall be deducted in twenty (20) equal installments beginning each September.

E. Should an employee wish payroll deductions other than those listed above, a fee of up to five percent (5%) of the deduction may be forfeited to the Board as a processing fee. This fee will be deducted from the employees' regular payroll for each such deduction.

F. The Association shall fully indemnify and hold the District, Board and Superintendent and/or designee completely harmless against any claims or suits of any nature, which may arise by reason of the Board’s compliance or noncompliance with the terms of this Article.

ARTICLE 13- REDUCTION IN FORCE

A. Seniority

1. Seniority shall mean the employee's length of continuous service with the Board since the employee’s most recent date of hire in the bargaining unit. An employee with a work year of less than twelve (12) months shall not be considered to have suffered a break in service during the months, which are not included in the employee's work year. A probationary employee shall have no seniority during the probationary period, but upon completion of this period, shall
have seniority retroactive to the date of hire. A part-time employee’s seniority shall be prorated.

2. Continuous service shall be broken by voluntary resignation, retirement, or discharge. Seniority shall not be broken during a layoff.

3. Total seniority in the District shall only be used as a tie breaker if weighted scores are equal.

B. Seniority List

The Superintendent shall annually post a seniority list by classification no later than October 1. Employees who work in more than one classification shall be listed within the classification in which the employee works a majority of his/her time. The list shall be posted in each building and a copy shall be provided to the President of the Association. The Association President must notify the Superintendent of any alleged discrepancies in the list no later than thirty (30) days after receipt of the list, otherwise the list shall be deemed to be accurate.

C. Classification

1. Drivers
2. Custodians
3. Lube Technician (State Inspection License required)
4. Lead Custodian
5. Mechanics (State Inspection License required) & Lead Maintenance
6. Secretaries
7. Ed Tech 1, Bus Aides and Duty Monitors
8. Ed Tech II
9. Ed Tech III
10. Lead Mechanic
11. Lead Driver
12. Maintenance
13. ASL Interpreters

D. Consultation

The Board agrees that it or its designee will meet and consult with the Association prior to the elimination of a position and shall make available all relevant public information upon written request of the Association.

E. Elimination of Positions

1. In the event the Board determines that a reduction in the workforce is necessary for any reason, employees shall be laid off based upon the following criteria:
a. Seniority
b. Documented skill(s) and ability(ies)
c. Completed written performance evaluation

2. Decision-making process
   a. A committee of two (2) Association Representatives and two (2) representatives appointed by the Superintendent shall review all reduction in force decisions. The Superintendent shall forward a written meeting notice to the members of the committee. The committee shall meet within ten (10) working days after receipt of the notice. The decision of the Superintendent shall be final.
b. However, an employee may appeal the decision to the committee within five (5) days after receipt.

3. The Board shall have the sole determination of which classification shall be affected by an elimination of positions.

4. Bumping Options
   a. An employee laid off in his/her impact area, per the classification list found in Article 13 C, may request that the Board eliminate an employee in another classification to which the employee originally selected for layoff, has previously served satisfactorily and has the documented skills and abilities to do the job currently.
b. Provided the criteria in subsection a is met, an employee who receives a notice of layoff shall have the right to displace an employee with the lowest weighted score in the classification for which he is eligible to work.

1. The following guidelines shall direct displacement for full-time employees:
   a. A full-time, year round employee may displace the least weighted full-time, year round in another classification for which he/she is qualified to work.
b. If no full-time, year round positions are available, the employee may displace the least weighted full-time, school year employee in another classification for which he/she is qualified to work.
c. A full-time, school year employee may displace the least weighted full-time, school year employee in another classification for which he/she is qualified to work.
d. A full-time employee whose position hours are reduced may displace the least senior
part-time employee whose part-time hours would restore the full-time status of the full-time employee.

e. A full-time employee may displace the least weighted part-time employee.

2. The following guidelines shall direct displacement for part-time employees:

a. A part-time year round employee may displace the least weighted part-time year round employee in another classification for which he/she is qualified to work.

b. If no part-time year round positions are available, the employee may displace the least weighted part-time school year employee in another classification for which he/she is qualified to work.

c. A part-time school year employee may displace the least weighted part-time school year employee in another classification for which he/she is qualified to work.

5. Notification of Layoff. An employee who is to lose his/her position as a result of the elimination of his/her position shall receive at least thirty (30) calendar days’ written notice. The Superintendent or designee shall notify in writing the Association President of all bargaining unit members who are laid off at the time notice is given to each employee being laid off.

6. An employee who loses his/her position as a result of subcontracting is entitled to one (1) month’s compensation.

F. Recall

1. The Superintendent or designee shall establish a recall list by classification area of all employees who are on a layoff status. Employees shall be listed within the classification in which the employee spends a majority of his/her work time and in any classification in which the employee has previously served satisfactorily.

2. Employees shall remain on the recall list for a period of up to fifteen (15) months from the date of severance. Employees on layoff shall be rehired before any new employee is hired for said position. It is the responsibility of the employee to inform the Superintendent in writing of changes in job status and to furnish the Superintendent with either the employee’s current mailing address or his/her email address.
3. When a vacancy occurs within a specific classification, those employees who have lost their position within the specific classification or have served in another classification satisfactorily as evidenced by the listing on another classification list shall be recalled in reverse order of layoff after the position is posted internally and current employees have the opportunity to apply for a transfer.

4. If the laid off employee accepts a vacant position of less hours and/or benefits, the recalled employee reserves their recall status. In the event a higher paid position is recreated by the Board, the affected employee, if still employed by the Board or still on the recall list, shall have first refusal of the position.

5. Employees shall receive notice of recall by certified mail to the last known address. Employees have a responsibility to keep the Superintendent informed of a current address. Failure to respond to a notice of recall within ten (10) calendar days shall be deemed an abandonment of position and shall constitute a waiver of any further recall rights.

G. Other Considerations

1. Employees whose positions have been terminated due to a reduction in force shall be entitled to not more than two (2) days of leave with pay for the purpose of seeking alternative employment with the prior approval of the Superintendent.

2. Any employee who has lost his/her position as a result of a reduction in force, shall be entitled to continue his/her insurance coverage according to COBRA regulations providing that he/she makes the entire payment for the plan he/she is enrolled in. Said payment must be received by the insurance company no later than the first day of the month for the month in which premium is due.

3. Any employee recalled shall have all seniority which was accumulated as of the day of layoff, and previous sick leave accumulation restored to him/her upon reinstatement.

4. While on the recall list, employees shall be permitted to enroll tuition-free in courses offered through the Foster Applied Technology Center and the RSU #9 Adult Education Program.

5. RIF Study Committee

During the term of this Agreement, a labor/management committee comprised of an equal number of association and board representatives shall meet upon written request from either. The purpose of this committee is to review this reduction in force provision for any mutually acceptable modifications. Any agreed
upon recommendations shall be submitted in writing to the board and Association.

ARTICLE 14- GRIEVANCE PROCEDURE

A. Purpose

1. The purpose of this procedure is to secure, at the lowest possible level, equitable solutions to problems, which from time to time may arise affecting the meaning or application of this Agreement. Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.

2. Nothing herein contained shall be construed as limiting the right of any employee having a grievance to discuss the matter informally with any member of the administration, and having the grievance adjusted without intervention of the Association.

B. Definitions

1. A “grievance” is an alleged violation of this Agreement or any dispute with respect to the meaning or application of the specific terms of this Agreement.

2. A “grievant” is the employee covered by this Agreement who files a grievance or the Association.

3. A “party interest” is the employee or employees making the claim, any person who might be required to take action, or any person whom action might be taken against in order to resolve the claim.

4. “Days” shall mean weekdays, Monday through Friday, excluding legal holidays.

C. Time Limits

1. The number of days indicated at each level should be considered as maximum and every reasonable effort, consistent with the best interest of both parties and the school system, should be made to expedite the process. The time limits may be extended by mutual agreement in writing.

2. A grievance will be deemed waived unless submitted in writing within forty (40) days after the grievant first knew, or should have known, of the events or conditions constituting the alleged grievance.
3. Time is of the essence in the filing and processing of all grievances under this Article. Failure on the part of a grievant to make timely filing or to strictly adhere to all further time requirements in the process of a grievance shall constitute a waiver of any grievance and shall be a complete bar to arbitration. No arbitrator shall have the authority to waive, amend, modify, interpret or adjust the time requirements set forth herein. Failure on the part of the Board or its agent to respond to a grievance in the time specified shall automatically give the grievant access to the next step of the procedure.

D. Informal Procedure

1. If an employee feels that s/he may have a grievance, s/he shall first discuss the matter with her/his principal or other appropriate supervisor in an effort to resolve the problem informally.

2. If an employee is not satisfied with such disposition of the matter, s/he shall have the right to discuss the matter with the Superintendent in an effort to resolve the problem informally.

E. Formal Procedure

1. Level One-Principal/Appropriate Supervisor
   a. If the grievant is not satisfied with the outcome of the informal procedure, s/he may present her/his claim as a formal grievance in writing, on a form supplied by the Superintendent, to the principal or other appropriate supervisor.
   b. The principal/supervisor shall, within five (5) days after receipt of the grievance, render her/his decision and the reason(s) therefore in writing to the grievant, with a copy to the President and Grievance officer of the Association.

2. Level Two- Superintendent of Schools or Designee
   a. If the grievant is not satisfied with the resolution of the grievance at Level One, s/he may, within ten (10) days after receipt of the Level One response, file her/his grievance with the Superintendent or designee.
   b. The Superintendent or designee shall, within ten (10) days after receipt of the grievance, meet with the grievant for the purpose of resolving the grievance.
   c. The Superintendent or designee shall, within five (5) days after the meetings, render his decision and the reason(s) therefore in writing to the grievant, with a copy to the President and Grievance Officer of the Association.

3. Level Three- Board of Directors
a. If the grievant is not satisfied with the resolution of the grievance at Level Two, s/he may, within five (5) days after receipt of the level Two response, appeal the decision of the Superintendent or designee to the Board.

b. The Board at the next possible board meeting (meaning with adequate time to add this to the agenda) or at a special meeting will, within twenty-three (23) calendar days after receipt of the appeal, meet with the grievant for the purpose of reviewing the grievance.

c. The Board shall, within five (5) days after such meeting, render its decision and the reasons(s) therefore in writing to the grievant, with a copy to the President and Grievance Officer of the Association.

4. Level Four- Arbitration

a. If the grievant is not satisfied with the disposition of the grievance at Level Three, s/he may, within five (5) days after receipt of the Level Three response, request in writing to the President of the Association that the grievance be submitted to Arbitration.

b. If the Association determines that the grievance is meritorious and elects to submit the issue to arbitration, the Association shall within fifteen (15) days after receipt of Level Three decision, notify the Board of its intent to request arbitration.

c. The Board, through its representative, and the Association, through its representative, shall within ten (10) days after the notification in b. above, jointly select a single arbitrator who is an experienced and impartial person of recognized competence. If the parties are unable to agree upon an arbitrator within ten (10) days, the Association may ten (10) days after notification to the Board, request the services of the American Arbitration Association for resolution using its rules and procedures.

d. The arbitrator selected shall confer promptly with the representatives of the Board and the grievant, and shall review the record of the prior meetings and shall hold such hearings with the grievant and the Board as s/he shall deem requisite.

e. The arbitrator shall, within thirty (30) days after the hearing, render her/his decision in writing to all parties in interest, setting forth her/his findings of fact, reasoning, and conclusions on the issue(s) submitted. The arbitrator shall have no power to add to, subtract from, or modify the provisions of this Agreement, and shall confine any decision to the meaning of the specific written contract provision(s) which gave rise to the dispute. The arbitrator shall be without power to make any decision which is contrary to law, interferes with the statutory duties of the Board, or
violates the terms of this Agreement. The arbitrator's decision shall be final and binding on the parties, subject to judicial review.

f. The costs for the services of the arbitrator shall be borne equally by the Board and the Association.

F. Rights of Employees to Representation

1. Any party in interest not part of this bargaining unit may be represented at Level Three of the formal Grievance procedure by a person of her/his own choosing.

2. The grievant or parties in interest who are part of this bargaining unit may only be represented by a person approved by the Association.

3. No reprisals of any kind shall be taken by either party or by any member of the Administration against any participant in the grievance by reason of such participation.

G. Miscellaneous

1. All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the grievant. The Association shall hold the Board and its designee completely harmless against any claims or suits of any nature which may arise by reason of the Board's compliance with the specific section.

2. Any meetings or hearings under this procedure shall be conducted in private and shall include only such parties in interest and the designated or selected representatives, heretofore referred to in this procedure.

3. If a grievance affects a group of employees, the Association may submit the grievance in writing beginning with Level Two of the formal procedure and the Association may continue to process the grievance through the remaining levels of the procedure. A grievance affecting an individual may start at Level Two if it is established through the informal process that the principal/appropriate supervisor is not authorized to settle the grievance.

4. Forms for filing and processing the grievances shall be prepared and distributed by the Superintendent with copies provided to the Association.
ARTICLE 15-WORKING CONDITIONS

A. Bus Drivers/Custodians

1. Full Time/Year Round

   Full time means normally scheduled for six (6) hours or more per day and normally scheduled for thirty (30) hours or more per week year round (July 1 to June 30).

2. Full Time/School Year

   Full time means normally scheduled for six (6) hours or more per day and normally scheduled for thirty (30) hours or more per week during the school year (September 1 to mid June).

3. Part Time

   a. Part time means normally scheduled for less than six (6) hours per day and normally scheduled for less than thirty (30) hours per week.

   b. The Board agrees to compute the actual average hours worked by part time employees twice each year, on January 1 and July 1. Part time employees, who have worked at least two (2) months during the periods of January 1 to June 30 and from July 1 to December 31, shall have their actual hours worked computed to determine their average hours worked per week. The average shall be computed by using all weeks worked in the period, and the hours actually worked during those weeks.

   c. If a part time employee has in fact averaged more than thirty (30) hours of work in the previous six month period, computed in 3 (b) above, said employee shall be immediately reclassified as a full time employee with all respective benefits effective no later than the first of the next month.

4. Replacement Substitute Employees

   a. An employee may work as a substitute to replace a regular employee who is absent from work when the work is for more than one day duration. The employee will be paid at his/her rate of pay or the job classification rate, whichever is greater, for the work that was performed.
b. All extra work which is of more than one (1) day duration shall be offered first to full time employees who work less than forty (40) hours and then offered to part time employees before hiring temporary substitute employees. It is understood that any additional hours worked by a present part time employee while filling in for another full time employee shall not be counted toward increasing his/her average hours worked per week for the purpose of receiving health insurance benefits.

c. It is understood that any additional hours worked by a present employee during the summer break shall not be counted toward increasing his/her average hours worked per week for the purpose of receiving health insurance benefits.

d. Any temporary substitute employee who is hired after offering the substitute work to present employees shall only perform the regularly scheduled work of the person whom he/she is replacing.

e. Any person who is hired as a substitute to replace a full time employee who is on a paid leave and who is also receiving benefits shall only be entitled to the wages of this Agreement. No fringe benefits shall apply until said substitute employee is employed for more than six (6) months in any three hundred and sixty-five (365) day period.

B. Secretaries/Ed Techs

1. Work Load

a. The primary work for a secretary is that work needed by the supervisor. Work done for individual teachers will be done only upon completion of the regular work and at the discretion of the supervisor.

b. No employee shall be required to perform personal services for his/her supervisor or for any other employee. Personal services are defined as providing support for activities which are unrelated to the supervisors or employees position and the affective bargaining unit employees’ job description.

2. Full Time

Full time means normally scheduled for six (6) hours or more per day, normally scheduled for thirty (30) hours per week, and one hundred seventy-five (175) days per year.

3. Part Time
Part time means normally scheduled for less than six (6) hours per day, normally schedule for less than one hundred seventy-five (175) days per year.

4. An Ed Tech/Secretary assigned the duties of a substitute teacher shall receive the higher of his/her own hourly rate of pay or that the substitute's prorated hourly rate of pay. The actual time worked as a substitute will be reported on a time adjustment sheet.

C. Hours of Work

1. The Board reserves the right to hire employees for either more or less hours identified above. When additional hours are required to meet the needs of the Board, those employees with less than forty (40) hours per week shall be given the first opportunity to work additional hours.

2. Any new part-time employee hired after September 25, 2001, shall not be assigned a regular work week of more than twenty-seven and half (27.5) hours.

3. If the employee's work hours or work day is reduced due to a loss of district-wide state subsidy or anticipated local budget revenues, the employee's salary will be reduced proportionally.

D. Notice of Vacancies

Vacancy and job assignment openings shall be electronically posted via the District's web site and to employees' individual email addresses. A hard copy of the postings will be provided to the President of the Association. Current employees shall be given first consideration for openings using the same criteria as in Reduction in Force, provided the employee meets the requirements of the vacant position or job assignment as per the job description. The final decision regarding the filling of a job vacancy or assignment is the sole discretion of the Superintendent.

E. Emergency Beginning/Closing Days

1. Bus Drivers/Custodians

On regularly scheduled days when school is called off due to adverse weather conditions, employees shall be paid only for the hours worked.

2. Secretaries/Ed Techs/Duty Monitors

   a. On regularly scheduled days when school is called off due to adverse weather conditions, secretaries shall be paid only for the hours worked, not to exceed the length of a regular work day. Ed Techs and
duty monitors shall not report to work and will not be paid for days when school is called off due to adverse weather.

b. On days when school is dismissed as a result of an emergency condition, employees at work at the time the dismissal is announced will be paid for a full day of work, if a partial day is counted for Department of Education purposes as a full day.

c. On days when school is dismissed early as a result of adverse weather conditions, employees have the option of leaving the school or finishing the work day.

d. In the event that the beginning of the work day is delayed by the administration, employees shall be paid for actual hours worked on that day.

F. Overtime

1. Employees required by the Board to work beyond their regular work schedule, but not more than forty (40) hours in any work week, shall be compensated for such time at their regular rate of pay. Employees shall not work beyond their regular scheduled workday without prior approval of their immediate supervisor.

2. Employees required by the Board to work more than forty (40) hours in any work week shall be compensated for such time over forty (40) hours at one and half (1 and ½ ) times the hourly rate of pay, (computed for daily paid employees).

3. In the computation of eligibility for overtime pay, only hours which are worked or paid holiday shall be counted.

4. When the Board determines that additional work is necessary, the Board shall offer the additional work to those employees who work less than forty hours. Such assignment shall be made on a rotating basis until all employees who wish additional time have reached forty hours. The Board shall then equitably distribute opportunities for any additional work among qualified employees as is needed.

G. Call-In Pay

Any employee called back in to work during non-working hours shall be paid a minimum of three (3) hours for the call-in at their regular hourly rate, or the actual hours worked, whichever is greater.

H. Lunch Period

All employees who work more than six (6) consecutive hours per day shall receive a thirty (30) minute duty-free unpaid lunch period.

I. Break
Any employee who works six (6) consecutive hours shall be given a fifteen (15) minute break. Any employee who works eight (8) consecutive hours shall be given two (2) fifteen minute breaks.

J. Drug and Alcohol Testing-Bus Drivers

All bus drivers shall comply with the testing requirements for drug and alcohol as required by the State and/or Federal statutes and Board Policy and Regulations. The Board agrees to meet and consult with the Association prior to any changes in the Policy or Regulation.

K. It is mutually agreed and understood that, should the total number of work days for employees be reduced by a reduction in the number of student days, a reduction in the number of in-service days, or a combination of the two, then the annual days of pay for employees shall be reduced.

ARTICLE 16- PROFESSIONAL DEVELOPMENT

A. Should the Board or its agent require an employee to enroll in a specific course, the Board shall reimburse the employee, upon successful completion of the course, for actual costs of tuition, books, fee, and travel.

B. Should the Board require all employees in a classification to take a specific course, the Board shall either arrange to have the course offered during regular work hours for hours spent attending such class.

C. Employees who receive written approval from the Superintendent prior to enrollment in a course shall be paid, at the time of course approval, the full cost of tuition and fees up to the UMF cost per undergraduate credit hour with a maximum of nine (9) credit hours per year as follows:

1. Courses must be approved in advance by the Superintendent. Other professional development activities must be approved in advance by the Certification Committee and the Superintendent.

2. Any employee who does not satisfactorily complete the course requirement/professional development activity shall reimburse to the Board the amount advanced. If the employee fails to reimburse the Board within thirty (30) days of receiving his/her grade, the Board may deduct the amount owed from the employee.

3. The employee must submit a transcript for completed courses/professional development activities to the Superintendent’s Office within one (1) year of advance payment. If the transcript is not submitted in a timely manner, the Board shall deduct the amount advanced from the employee’s pay.
D. Should the Board require an individual employee to take a specific course, the Board shall pay the employee for the actual time spent attending the course.

E. Employees who receive prior written approval of the Superintendent shall be reimbursed for courses, workshops, and similar educational experiences that may or may not have formal credits attached, but which relate directly to job performance.

F. 1. The Board shall have a representative from each of the groups in this bargaining unit on the RSU #9 Staff Development Committee.

2. This committee will plan workshop activities that are appropriate for professional development of the staff. The planning of these days shall be in conjunction with the Staff Development Committee. On in-service workshop days (excluding early release days), Secretaries and Ed Techs are expected to be in attendance and to participate in the planned activities for that day.

3. In-service for Ed Techs shall be consistent with the requirements of the Department of Education's Ed Tech regulations.

ARTICLE 17-NOTICE

A. Employees shall be provided written reasonable assurance each year of the Board’s intent to re-employ for the following year. This assurance shall be provided no later than the first payroll date in June.

B. Employees may have the right to resign upon submitting two (2) weeks written notice, unless such time is waived by the Board.

ARTICLE 18-PERSONNEL FILES

A. The Board shall maintain, for official purposes, one (1) personnel file for each employee. This file shall be kept under conditions required by statute and shall contain copies of personnel forms, official correspondence to and/or from the employee, written evaluations and other material relating to the individual’s employment.

B. Employees shall be sent a copy of all material henceforth placed in the file, at the same time the material is placed in the file. An employee shall that the right to submit a written response to any material placed in the personnel file. This written response shall then be filed with the appropriate material.
C. Employees and/or their designated representative shall have the right to examine their file in the presence of the file’s custodian, or that individual’s designee, during the normal business hours of the office in which the file is kept.

D. The employee may obtain a copy of any material in the personnel file at the Board’s expense during the normal business hours of the office in which the file is kept. Additional copies may be obtained at a cost to the employee.

E. No material shall be placed in an employee’s personnel file unless the employee has been given a copy of the material. A form shall be sent with the copy for the employee to acknowledge receipt of the material. The employee shall have the right to submit a written answer to such material and his/her answer shall be reviewed by the Superintendent or his/her designee and attached to the file copy. Material shall remain on file forever, however non-evaluation material shall not be the basis for any subsequent disciplinary action if there has been no disciplinary action in the interceding five (5) years.

ARTICLE 19-EVALUATION

A. Employees shall be evaluated according to Board policy by their immediate supervisor and/or the Superintendent or designee. All evaluations will be conducted openly and with the knowledge of the employee. Self evaluations are required.

B. At the beginning of the year all employees shall receive a copy of the evaluation criteria and form to be utilized.

C. The Board agrees to notify the Association and bargain any changes in the evaluation procedure prior to the adoption of any addition, change or deletion to the Evaluation Policy of the Board.

D. Employees shall have the right to a conference with their evaluator to discuss the evaluation. An employee shall be given a copy of any evaluation report prepared by his/her evaluator. No evaluation shall be placed in the employee’s file or otherwise acted upon unless the employee has received a copy.

ARTICLE 20- JOB DESCRIPTIONS

A. Each employee shall be provided with a current written job description no later than July after this Agreement becomes effective, which accurately describes his/her job responsibilities. The Association shall be provided with a copy of the current job description of employees in the Bargaining Unit.

B. The Board agrees to consult with the Association prior to the adoption and/or change of job descriptions.
ARTICLE 21-REGISTRAR

A. This position shall be considered a year round support staff position.
B. The vacation for this position will mirror that found in Article 11 for bus drivers and custodians.
C. The sick leave shall be accrued in accordance with Article 9.
D. For any unspecified details, this position shall be considered as a year round support staff member, as with the bus drivers and custodians.
E. For the pay scale, this position will be placed on Track 13.

ARTICLE 22-HEALTH AND SAFETY

A. The Board shall comply with applicable provisions of federal, state and local laws with respect to workplace/employment safety insofar as they pertain to the working conditions of unit employees.
B. When an employee is required to work under conditions which he/she believes pose a hazard to his/her health and/or safety, he/she shall call said condition(s) to the attention of his/her immediate supervisor. The supervisor shall investigate the condition(s) and cause to be corrected any condition(s) which is hazardous. If no hazardous conditions are found to exist, the employee shall be so informed.
C. Should the employee disagree with the supervisor’s decision, the employee may appeal to the Superintendent of Schools.

ARTICLE 23-SAVINGS OR SCOPE AND SEPARABILITY

Should any provision of this Agreement be found to be contrary to law, then such provision shall be deemed null and void, however, all other provisions shall continue in full force and effect.
ARTICLE 24: DURATION

This Agreement shall be effective July 1, 2018 for all actively employed members of this bargaining unit, and shall expire at midnight on June 30, 2021, unless extended mutually in writing by the parties. The Agreement supersedes and replaces any such contracts or other Agreements, which as of the date hereof are agreed to be no longer of any force or effect.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be signed by their respective President and Chairperson this _26_ day of _June_, 2018

Association

Board

Date

Date

* Should the Board consider subcontracting any services covered under this contract, they agree to meet and consult with the union.
MT BLUE REGIONAL SCHOOL DISTRICT  
JULY 1, 2018  
SUPPORT STAFF SALARY SCHEDULE

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- **Track 1**: Drivers  
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**Differentials**

- Behavioral Health Professional (BHP) Certification $ .75 per hour  
- Day Treatment Program (DTP) Ed Tech & employees who fall under Article 7, Section L $ 1.50 per hour  
- Lead custodian that has a school(s) greater than 170,000 sq. ft. $ 1.80 per hour
## MT BLUE REGIONAL SCHOOL DISTRICT
### JULY 1, 2019
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