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NEGOTIATED AGREEMENT

**BETWEEN THE
BLACK RIVER BOARD OF EDUCATION
AND THE
BLACK RIVER SUPPORT STAFF
ASSOCIATION/OEA/NEA**

**EFFECTIVE
JULY 1, 2011
THROUGH
JUNE 30, 2013**

ARTICLE I
RECOGNITION

A. RECOGNITION

1. The Board of Education of the Black River School District (hereinafter referred to as the "Board") recognizes the Black River Support Staff Association affiliated with the Ohio Education Association and the National Education Association OEA/NEA (hereinafter referred to as the "Association"), thereinafter referred to as the sole and exclusive bargaining agent for the following described unit:
 - a. Operations Department
 1. Custodial/Maintenance
 2. Custodian
 - b. Transportation Department
 1. Assistant to the Transportation Supervisor
 2. CDL Driver with Bus Endorsement
 3. Handicap Attendant/Transportation
 4. Automobile Route
 - c. Secretarial
 1. Building Secretaries
 2. Guidance Secretaries
 - d. Food Service Department
 1. Lead Cook
 2. Cook/Cashier
 - e. Assistants Department
 1. Library Assistants
 2. Special Education Paraprofessionals
 3. General Education Paraprofessionals
2. Excluded from the bargaining unit shall be the Superintendent, Treasurer, Treasurer's office employees*, Maintenance Supervisor, EMIS Coordinator, Assistant Maintenance Supervisor, Secretary to the Superintendent, Transportation Supervisor/Mechanic, Records Control Officer, Cafeteria Supervisor or Food Service Supervisor, all certified personnel and substitutes.
3. Recognition of Board and Superintendent

The Association recognizes the Board as the elected representative of the people of the Black River School District and as the employer of the employees of the Black

* For the duration of this Agreement, the Board may not increase the number of exempt records control clerks (currently 3) who are assigned outside of the central office.

River School District in the bargaining unit.

The Superintendent is recognized as the chief executive officer of the Board. Throughout this agreement, reference to the "Board" and/or "Superintendent" will include the designee of each.

4. New Jobs

a. If the Board establishes a new job classification, which is related to the work performed by members of the Association's bargaining unit, such job classification shall be included in the Association's bargaining unit. Should there be any question concerning placement of the new position or classification in the bargaining unit, or its possible exclusion, the Association and the Board shall meet to discuss such.

b. If a substantial change is made in the job content or work load of one of the classifications covered by this Agreement, the following procedures shall apply: should the Association contend that such change is substantial enough to affect the wage rate of that classification, it shall inform the Employer in writing of such a contention within twenty (20) working days from the notification to the employee of such change. The Employer and the Association shall meet within fifteen (15) working days to discuss this contention and to negotiate same.

c. The Board retains the right to unilaterally implement its proposed wage rate for any new or altered job classification as set forth above while the bargaining process continues. Any new wage rates established by agreement between the Association and the Board shall be retroactive to the date upon which the job content or work load was first changed.

ARTICLE II
NEGOTIATIONS PROCEDURE

A. STATEMENT OF PRINCIPLES

1. It is recognized that sole authority to resolve any matter which may be a subject of negotiation is reposed in the Board. The function of the procedures established by this Article is to assure good faith negotiation.

2. "Good faith" negotiation, as provided for in this Article, includes, but not by way of limitation, reasonable position on issues; an indicated willingness to reach an agreement thereon; sound considerations of fiscal, professional or administrative judgment in setting forth, evaluating or declining to agree to proposals; a search for counterproposals; and refraining from unexplained changes in position and from raising new and additional issues calculated to avoid the reaching of an agreement; but does not compel either party to agree to a proposal or require the making of a concession. Representatives of the Board and the Association shall participate in negotiations freely without fear of penalty, sanction, reprisal, or recrimination. No penalty or sanction, nor threat nor implication thereof, shall attach to negotiation

participation or to failure to reach agreement in the course of negotiations.

3. For purposes of this Article, “days” shall mean calendar days.

B. SUBJECTS OF NEGOTIATIONS

Representatives of the Board and the Association will negotiate in good faith with respect to wages, hours or terms and other conditions of employment and the continuation, modification, or deletion of an existing provision of the Agreement.

C. REQUEST TO OPEN

If either party desires to negotiate items which are proper subjects of negotiation, it shall notify the other party in writing, not sooner than one hundred twenty (120) days nor later than sixty (60) days prior to the expiration date of the Agreement. Notification in writing from the Association shall be addressed to the Superintendent, and from the Board shall be addressed to the Association spokesperson. The first meeting shall be held thirty (30) days following notification, unless the parties agree otherwise.

1. Submission of Issues

At the first meeting, each party will submit only the initial proposals they wish to negotiate. The items shall be fully written proposals suitable for inclusion in the final Agreement and thereafter additional items shall not be submitted by either party unless consented thereto by the other party. Topical listing of items proposed for negotiation (“laundry lists”) shall constitute failure of compliance with this requirement and may be disregarded.

2. Negotiation Procedures

- a. Designated representative(s) of the Board shall meet at mutually agreed upon places and times with representative(s) of the Association for the purpose of negotiation. Except by mutual agreement, meetings shall be held at a time other than the regular school day.
- b. Negotiation meetings shall be closed to the press and public.
- c. Unless the parties agree otherwise, the Board and the Association shall be represented at all negotiations meetings by teams designed as follows:
 - (1) The Board team will have no more than eight (8) members.
 - (2) The Association team will have no more than eight (8) members.
- d. Either party may recess for caucuses during negotiations.
- e. Where unforeseen circumstances make it impossible for the chief negotiator of either team to be in attendance, or cause him/her to be late, it

shall be the duty of that team to notify the other as promptly as possible and both parties shall thereupon agree to the time for the next negotiation session.

3. Progress Reports

Periodic progress reports may be issued during negotiations to the public prior to the time period set forth in Article II (E) only if such release has the prior approval of both parties.

4. Assistance and Study Committees

- a. Upon mutual agreement of the parties, professional or lay consultants and/or other individuals with expertise or specific knowledge may be invited to address an issue or issues under consideration at negotiations. The expense of securing the attendance of such individuals shall be borne by the party requesting same. Such individuals may be questioned during negotiating sessions by either party.
- b. The parties may appoint joint committees, ad hoc or standing, to study and develop recommendations on matters under consideration. Committee findings shall be reported to both parties within the time limit specified by the parties when the parties set up the committee.

5. Information

The parties agree to furnish, upon written request and in a reasonable time, available information concerning the financial status of the District and other available information that will assist the parties in the development and evaluation of proposals. Neither party is required to furnish information made privileged by law. Access to available information in such forms as it may exist constitutes compliance with this provision. Neither party is obligated to develop data or information not in existence or to re-work, re-draft, summarize, compute or otherwise develop data or information in other than its existing form.

D. AGREEMENT

Tentative agreement on negotiated items shall be reduced to writing and initialed by the representatives of each party, which constitutes tentative agreement and is not subject to further negotiations unless the final tentative agreement is refused by the Association or Board at the time of ratification. Final agreement reached through negotiations shall be reduced to writing and submitted to the Association and the Board for approval. Unless the parties agree otherwise, the Association shall take action on the tentative agreement within fifteen (15) days and the Board shall act upon the tentative agreement within fifteen (15) days following approval by the Association. When approved by both parties, the agreement shall be signed on behalf of the parties.

E. DISAGREEMENT

If agreement is not reached within forty-five (45) days after the first meeting in Article II (C) above is held, either party may request the assistance of a mediator. Within five (5) days of the request either party may contact the Federal Mediation and Conciliation Service to appoint a mediator. Mediation shall continue until a settlement is reached or the expiration of the Agreement, whichever is sooner, and if the parties mutually agree it may continue thereafter. The cost of mediation, if any, shall be equally shared by the Association and the Board. The recommendation of the mediator shall not be binding upon the parties.

F. EXCLUSIVITY OF PROCEDURE

The negotiations procedure set forth in this Article supersedes and takes precedence over any inconsistent time limits or procedure set forth in Section 4117.14 of the Ohio Revised Code. Mediation, as set forth in Article II (E) constitutes the parties' mutually agreed upon exclusive dispute settlement procedure and shall operate in lieu of any and all of the settlement procedures set forth in Section 4117.14 of the Ohio Revised Code. In the event mediation does not result in an agreement by the expiration date of this Agreement (or such subsequent date as the parties may mutually agree upon), Section 4117.14 (D) (2) of the Ohio Revised Code will apply.

ARTICLE III
EMPLOYEE RIGHTS

A. EMPLOYMENT AND PROBATIONARY PERIOD

1. Newly hired employees shall serve a probationary period of ninety (90) working days. During that time, the employee shall have no seniority rights and may be discharged by the Board without recourse under law or the grievance procedure. At the conclusion of the probationary period, seniority shall be computed from the beginning of the probationary period. To the extent that it conflicts with Ohio Revised Code Section 3319.081, the parties agree that this provision shall supersede and replace same.
2. It is acknowledged by the Association and the Board that criminal records investigations reports are required for applicants and, periodically by all current employees under state law. It is expressly agreed between the Board and the Association that the Board may discharge any employee upon receipt of a criminal records check, if the criminal records check contains a report of any of the offenses outlined in the Ohio Revised Code which prohibit by law, the Board from employing the individual. If any discharge of an employee must occur, the mandates of the contract relative to disciplinary procedure shall not be required.

B. DISCIPLINARY PROCEDURES

1. A bargaining unit member shall have the right to be represented by the Association

at conferences with the Administration which the member has reason to believe could lead to discipline. A member who intends to exercise this option shall inform the Administration in advance of his/her intent to be accompanied by Association representation or any other person of his/her choice and the identity of the representative(s). It is not the intent of the parties that this provision will prohibit the removal of a member from the premises in extraordinary circumstances, provided, however, that the disciplinary hearing be held in an expedient manner.

2. The Board shall not initiate any disciplinary action for any cause arising more than six (6) months preceding the date upon which the Board acquires knowledge of the relevant surrounding circumstances.
3. A bargaining unit member shall not be disciplined without considering the facts in the case or in an arbitrary or capricious manner. The following are guidelines for progressive disciplinary action which may be considered for disciplinary actions. Depending on the nature of the offense/violation, disciplinary action may be initiated at the discretion of the Superintendent or his/her designee at any of the following levels:

Step 1 Verbal Warning: Verbal notification to the member;

Step 2 Reprimand: Written reprimand to the immediate supervisor, the personnel file, the member, and the Association President.

Step 3 Suspension: Disciplinary removal with loss of pay may be given. All suspensions and/or loss of pay must be given by the Superintendent, with a written copy to the immediate supervisor, the personnel file, the bargaining unit member, and the Association President.

Step 4 Termination of employment contract shall be by the Board.

4. Disciplinary actions beyond a written reprimand must meet commonly understood standards of just cause, including but not limited to those set forth in Ohio Revised Code Section 3319.081, and OEA/NEA representation may be available at these levels upon the request of the bargaining unit member.
5. No member will experience a loss in pay until the disciplinary meeting is held.

C. ACCESS TO PERSONNEL RECORDS

1. A bargaining unit member may request a review of his/her personnel file with the Superintendent. All items in the personnel file shall be available to the member. The member may have representation when reviewing the file contents. The Board will provide members with a reasonable amount of copies, not to exceed twenty (20) pages per year, at no cost. The member may place a written notice of rebuttal with any disputed item on the file. Bargaining unit members may dispute the accuracy of any item(s) in the file and request that the Superintendent review such

item(s) for possible removal from the file in accordance with ORC Section 1347, et. seq. The Superintendent will notify the member of the decision on the request to remove data.

2. In the event any person, other than the bargaining unit member's supervisor or other administrator, seeks to review the personnel file of a member, notification to the bargaining unit member will be made in advance of such review, if possible. Where possible, such notice shall include the name of the person making the request, the date the request was made and, if scheduled, the date and time of the review. Reasonable efforts will be made to provide the bargaining unit member the opportunity to be present at the time of the review and be accompanied by a representative of his/her choice. This clause is waived whenever a duly processed search warrant is presented.
3. Items relating to work performance and/or discipline shall be signed and dated by the appropriate administrator and a copy provided to the bargaining unit member prior to placement in the personnel file. No materials shall be placed in a member's personnel file which comes from any anonymous source.

D. EVALUATION PROCEDURE

1. The purpose of the evaluation process is to provide a mechanism for the assessment of a bargaining unit member's work performance and help the member achieve greater effectiveness in the performance of his or her work assignment.
2. Written evaluations of bargaining unit members will be conducted by the member's immediate supervisor utilizing the evaluation form in Appendix ___.
3. The evaluator shall evaluate each bargaining unit member based on observation of his/her performance and/or work product.
4. Upon completion of a performance evaluation by the bargaining unit member's supervisor, the supervisor shall discuss the evaluation with the member. The member shall sign the evaluation to indicate receipt of a copy of the completed form. The bargaining unit member's signature merely indicates that the member has received a copy of the evaluation; it does not indicate agreement with its contents. Refusal of the member to sign the evaluation form shall constitute waiver of the member's rights to a review of the performance evaluation.
 - a. Each bargaining unit member shall receive at least one (1) evaluation per year. All member evaluations will be completed and reviewed by the immediate supervisor by March 31 for all less-than-12-month employees and by April 30 for all 12 month employees.
 - b. The Evaluation Committee will be an ongoing committee and will consist of the Superintendent, Association President, administrators and bargaining unit members for the purpose of developing and/or revising evaluation

procedures, instruments and/or rubrics. Recommendations, if any, will be made prior to the beginning of each school year. Changes recommended by the Committee will not become a part of this Agreement unless adopted by the Board and approved by the Association. Meetings will be as determined by the Committee.

5. For bargaining unit members dissatisfied with the results of an evaluation, the internal review procedures shall include two (2) steps:
 - a. A review by the Superintendent or designee, if requested.
 - b. If dissatisfied following this review, the member may attach a rebuttal to the evaluation.
6. No bargaining unit member shall be responsible for the evaluation of another member.
7. In the event a bargaining unit member receives an unsatisfactory rating in any area, the evaluator shall provide the member with specific, written recommendations for improvement. The evaluator shall remain available to provide assistance to the member as he/she attempts to remediate his/her deficiencies; however, the ultimate responsibility for improvement rests with the member. A member will be given at least twenty (20) work days following the evaluation before he/she is re-evaluated. The member also may request to be re-evaluated.
8. Members shall be entitled to Association representation at internal review procedure, (D) (5) above.
9. Only the evaluation procedures shall be grievable.

E. JOB DESCRIPTION

1. A job description shall be provided to all new employees at time of employment, and to bargaining unit members who transfer and/or are promoted to a new position at time of transfer or promotion.
2. Existing job descriptions will be reviewed by the Administration to see whether they are current and applicable to existing responsibilities. Copies of any new or revised job descriptions will be provided to the Association President prior to implementation.

F. SALARY NOTICES

1. Bargaining unit members shall annually be issued a written salary notice containing the following information:
 - a. Date of initial employment

- b. Hourly rate of pay
 - c. Classification
 - d. Scheduled hours per day or hours per week
2. In addition, if a member is serving a probationary period, he/she shall be advised in writing of the approximate date the probationary period ends.

G. PAYROLL DEDUCTIONS

In addition to deductions required by law for local, state, and federal taxes and the State Employees Retirement System, a bargaining unit member, upon compliance with the procedure specified below, may request the following voluntary payroll deductions.

1. Tax-Sheltered Annuities

- a. Upon submission of written authorization to the Treasurer, a bargaining unit member may authorize deductions for Section 403(b) and/or Section 457(b) tax-sheltered annuity program. The authorization must be in the hands of the Treasurer at least thirty (30) days prior to the first deduction. Such authorization may be revoked in a manner consistent with the terms of the program.
- b. The Board shall forward, by the tenth (10th) of the following month to the annuity carrier, all monies withheld from the member for the purpose of income reduction.
- c. Companies wishing to have their name added to the list must have at least six (6) employees on their programs and have to furnish all appropriate documents, license, and instruments to be sold to members. Companies must be approved by the Black River Treasurer before the annuity process can take place.
- d. The annuity company must furnish the MEA (Maximum Exclusion Allowance) documents annually for each member and/or at every change. This process must be approved by the Treasurer prior to initial or changed deductions.
- e. Members (through their annuity company), who participate in tax-sheltered annuity withholding, will indemnify and hold the Board harmless for any claims arising out of such participation.

2. Section 125 Deductions

For members participating in the District Health Insurance program, flexible spending and/or dependent care accounts through the Section 125 Plan, deductions will be made through payroll.

3. Other

- a. Upon submission of written authorization to the Treasurer, a bargaining unit member may authorize deductions for the following programs: (1) Heart and Cancer, (2) Additional group term life coverage as provided in Article VII, Section C(3), (3) Annuity, (4) OEA Fund For Children and Public Education (FCPE), (5) Black River Endowment Fund, and (6) the United Way.
- b. The authorization must be in the hands of the Treasurer at least thirty (30) days prior to the first deduction. Such authorization may be revoked in a manner consistent with the terms of the insurance program.

ARTICLE IV
LEAVES

A. SICK LEAVE

1. Each full-time bargaining unit member shall be entitled, for each completed month of service, to sick leave credit of one and one-fourth (1 1/4) days per month with pay which totals fifteen (15) days per year. Sick leave for a bargaining unit member employed on other than a full time basis shall be credited and deducted at the proportionate rate set forth in his/her contract of employment. Bargaining unit members shall receive notification of accumulated sick leave to date with pay notification; however, to obtain the accurate and up to date accumulation, bargaining unit members should contact the Treasurer's office.
2. A maximum of three hundred forty-five (345) may be accumulated.
3. A bargaining unit member who transfers from an Ohio public agency or Ohio school district shall be credited with the unused balance of his/her sick leave. The member shall be responsible for insuring that the Treasurer receives notice from the prior employer before such credit is recorded.
4. Bargaining unit members may use sick leave upon notification of the proper administrative officer for absence due to: personal illness, pregnancy*, injury, exposure to contagious disease which could be communicated to others, and for absence due to illness, or injury, in the employee's immediate family. (*Pregnancy, as such, is an allowable cause for an employee of the Board to use sick leave with the length of time before and after delivery to be determined by the attending doctor in a statement to the Board). The immediate family includes: father, mother, brother, sister, spouse, son, daughter, grandmother, grandfather, legal guardian, foster or stepparents, mother-in-law, father-in-law, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandson, and granddaughter of the bargaining unit member or their spouse and any person living in the home of the member. Members utilizing sick leave are expected to provide sufficient prior notice to the Board to facilitate the securing of a substitute worker. Failure to provide adequate

prior notice is grounds for disciplinary action.

5. Sick leave shall be deducted in hourly increments.
6. Any violation of this procedure may be considered grounds for disciplinary action.
7. Any bargaining unit member, during a contract year, with an illness, injury, or disability who is still unable to return to work after all accumulated sick leave has been exhausted, including the five (5) advanced days, shall request to be placed on an unpaid leave of absence or submit a resignation. A member shall be granted advancement only after indebtedness of the previous advancement has been repaid. Any advancement shall be deducted from future accumulations. If for any reason a member is terminated or resigns prior to the completion of a full contract year and has used more than the amount of sick leave earned, any excess over the minimum of five (5) days provided by Ohio Revised Code Section 3319.08 shall be deducted from the member's final pay. Nothing herein shall be considered to create an expectation that unpaid leave will be granted to any member who has exhausted all sick leave and advancements nor is the Board in any way limited in taking appropriate disciplinary action, up to and including termination, for any unauthorized absence without approved leave.
8. Bargaining unit members on sick leave or reasonably expected to be on sick leave for a duration of five (5) or more days must, upon request, provide the Board with medical verification and information concerning the prospects of a return to work and will consent to a release for such purpose upon request.
9. During sick leave, the bargaining unit member cannot be gainfully employed by another employer. This would be grounds for disciplinary action.
10. A bargaining unit member will accumulate sick leave for the job/hours for which they work. In other words, he/she will accrue sick leave at the mathematical equivalent of the number of hours worked at the time sick leave was earned. So that any movement up or down in hours worked would result in a modification of the number of hours accrued.

Example:

A four (4) hour bargaining unit member, who has earned thirty (30) days of sick leave (120 hours), when transferred to an eight (8) hour position will have accumulated fifteen (15) days of sick leave (for the eight (8) hour position).

An eight (8) hour bargaining unit member, who has earned thirty (30) days of sick leave (240 hours), when transferred to a four (4) hour position will have accumulated sixty (60) days of sick leave (for the four (4) hour position).

11. The bargaining unit member is required to notify his/her immediate supervisor, or

designee, as soon as possible after becoming aware of the need to use sick leave. Not later than the second workday after returning to work from sick leave, the bargaining unit member shall complete, sign, and submit the Board provided absence form. Falsification or deliberate failure to complete the form shall constitute grounds for the discipline of the bargaining unit member's contract.

B. PERSONAL LEAVE

It is the intent of this section to provide a bargaining unit member with a means of dealing with urgent and unavoidable personal matters that cannot be handled except during school hours. A member shall be entitled to three (3) days of paid personal leave each year during his/her regular employment period.

The leave shall be granted:

1. Without loss of pay and other benefits.
2. In full, half, quarter day or two hour increments. Once personal leave has been granted in the increment requested, it will not be changed without the approval of the Superintendent.
3. With no deduction from sick leave.
4. Subject to the availability of a qualified substitute if requested five (5) days [one hundred twenty (120) hours] in advance.
5. Provided no more than three (3) members of the bargaining unit of any one (1) building or more than six (6) members of the bargaining unit in the District take such leave on any one (1) day.
6. Provided they are not days chargeable to sick leave.
7. No personal leave will be used during the first two (2) weeks of school opening when students are present, the last two (2) weeks of school closing when students are present, the days immediately preceding or following a scheduled break or holiday, or on dates when the bargaining unit member is scheduled for professional development activities except for emergencies beyond the control of the member. In addition, no personal leave will be granted on dates when the member is scheduled for professional development activities.
8. Unused personal days shall be converted to sick days on July 1 of the next fiscal year.
9. For the purpose of attending any school sponsored field trip of the District, including, but not limited to, the Outdoor Education Trip, Washington D.C. Trip, Senior Trip, etc., bargaining unit members who want to use personal leave to participate in a school sponsored field trip in a parent capacity must identify the specific trip on their personal leave request form.

10. Notice of intent to use personal leave shall be provided by the bargaining unit member completing and delivering to his/her immediate supervisor the prescribed form in Appendix A at least five (5) days or one hundred twenty (120) hours in advance of the anticipated absence. The Superintendent will advise the member of approval or disapproval within forty-eight (48) hours of his/her receipt of the request. However, in the case of an emergency, notice to the immediate supervisor shall be made as far in advance of the absence as is possible in order that proper arrangements for handling the duties of the member can be made. Members requesting emergency personal leave must provide information relating to such request by utilizing the appropriate form (Appendix A-1). If circumstances make advance notice impossible, the member shall notify the immediate supervisor of his/her intent to use personal leave as soon as practical and file the form in Appendix A-1 on the day of his/her return to work. The determination of whether or not the basis of the employee's request constitutes an emergency will be made by the Superintendent.

C. PARENTAL LEAVE/ADOPTION LEAVE

1. A bargaining unit member shall, from the date of birth of a child or adoption, be entitled to a leave of absence. Such leave shall be unpaid.
2. Except in cases of a premature birth or other medical condition as documented by a physician, the member shall give the Superintendent at least thirty (30) calendar days, prior to the anticipated date of birth or adoption, notice of intent to use such leave. Such statement of intent as to starting date and length shall be binding on the bargaining unit member. Return from Parental/Adoption leave shall coincide with the beginning of a semester.
3. The member may use parental leave for the remainder of the school year in which the child is born or adopted and have the right to return to the original position the following school year, if such position is still maintained by the District. A member may request an additional school year of leave but will have the right to position only if one is open and available upon return. Under no circumstances will such leave be granted for a time period exceeding twenty four (24) months.
4. Early return from a parental leave may be requested in writing; however, the decision to permit an early return is within the discretion of the Superintendent.
5. This leave provision shall not interfere with the right of the bargaining unit member to use accumulated sick leave for pregnancy (see (A) (4) above) including the right to combine sick leave and parental leave as long as same is so noted in the notice of intent to use leave.
6. A bargaining unit member on parental leave may continue to participate in the insurance coverage(s) provided by this Agreement by payment of the premium otherwise payable by the Board at the beginning of each month at the office of the Treasurer.

7. Any member desiring reinstatement for the succeeding school year must notify the Superintendent of this intent to return no later than April 1st. Bargaining unit members providing such notification will be reinstated at the beginning of the next succeeding school year unless an additional year of leave has been granted as set forth in Article IV (C) (3), above. "Reinstatement", as used in this provision, shall mean reinstatement to the same position with the same contractual status, which the bargaining unit member held prior to the leave as long as such position exists. If such position no longer exists, the employee will be returned to a position for which she is qualified.
8. Time spent on parental leave will not be charged against any other leave provision, except FMLA where applicable.
9. Up to five (5) days not necessarily concurrent paid leave shall be granted for the purpose of handling the business and adjustment responsibility when adopting a child. Such leave shall be charged to sick leave.

D. JURY DUTY LEAVE/COURT – ARBITRATION APPEARANCE

1. Jury Duty

a. Right to Leave

A bargaining unit member required by law to report for jury duty shall be granted jury leave for the duration of such duty.

b. Notice of Intent to Use Leave

A bargaining unit member receiving notice to appear for jury duty and desiring to use jury leave shall notify the Superintendent as far in advance of the absence as possible, utilizing the personal leave form attached hereto as Appendix. ____.

c. Rights While On Leave

1. A bargaining unit member on jury duty leave shall receive his/her full salary and benefits while on said leave provided appropriate verification that such service was rendered is provided to the Treasurer.

2. Time spent on jury leave will not be charged against any of the above leave provisions.

2. Court/Arbitration Appearance

a. Right to Leave

A bargaining unit member who, because of his/her employment in the

school system, as subsequently defined, is required to appear as a witness by court/arbitration subpoena, will be granted leave for such appearance.

b. Notice of Intent to Use Leave

A bargaining unit member receiving a subpoena and desiring to use court/arbitration leave shall notify the Superintendent as far in advance as possible.

c. Rights While on Leave

1. A bargaining unit member on court/arbitration leave shall receive his/her full salary and benefits while on said leave.

2. Time spent on court/arbitration leave will not be charged against any of the above leave provisions.

d. Purpose of Leave

"Because of his/her employment" shall be defined for the purpose of this Section to refer to lawsuits or arbitrations involving the District and incidents involving employees and/or students which said member may have occasion to observe and/or have knowledge of because of his/her employment.

e. Restrictions

Court/arbitration leave shall not be used in cases where the expertise of the bargaining unit member is the basis for the court/arbitration appearance, but rather for matters which specifically relate to circumstances which could only have been observed and/or known because of the employment with this school district.

f. Leave will not be granted to a bargaining unit member if the member files suit against the Board, or one or more of its employees. Furthermore, leave will only be granted as a result of a court subpoena requiring a member to appear as a material witness, not as a party to the action.

g. Leave will not be granted for court/arbitration or trial preparation time, but only for actual time in court/arbitration.

E. VACATION LEAVE

1. All bargaining unit members working a twelve (12) month assignment, with an eight (8) hour day, excluding lunch, for the District, shall accrue paid vacation time, excluding legal holidays according to the following schedule:

<u>Length of Service</u>	<u>Vacation Credit</u>
1 - 5 years	Two (2) weeks earned or,
6 - 15 years	Three (3) weeks earned or,
16 - 20 years	Four (4) weeks earned.
Over 20 years	For every year over twenty (20), one (1) additional day of vacation shall be earned up to thirty (30) days maximum.

2. Vacation credit is earned one year and taken in the next or the member may elect to carry over credit from one year to the next but may not schedule or accumulate more than five (5) weeks in any one (1) calendar year.
3. Vacations taken when school is in session requires one (1) month notice. No more than one (1) bargaining unit member may take vacation at any one time while school is in session. Service time for vacations can be transferred from an Ohio public agency or Ohio school district and credited toward vacation leave in the District (ORC 83-83-077). Upon separation from employment, a bargaining unit member shall be entitled to compensation at his/her current rate of pay for all lawfully accrued and unused vacation leave to his/her credit at the time of separation. Members who secure a vacation eligible assignment shall receive PRO-RATA Credit, for previous service rounded to the next highest year, for placement on the vacation schedule.
4. The Superintendent may deny a request for vacation leave if he/she determines the leave puts the operation of the School District in jeopardy. An employee will not lose his/her vacation (vacation may be taken).

F. ASSAULT LEAVE

1. Right To Leave

A bargaining unit member who must be absent resulting from an assault which occurs as a direct result of Board employment will be eligible for assault leave.

2. Application For Leave

Upon the bargaining unit member's delivery to the Superintendent of a signed statement, on forms provided by the Board, he/she shall be granted such leave for the period of the disability. Such statement shall include the nature of the assault, the date of its occurrence, the name(s) of the individual(s) causing the assault or the description of the individual(s) if the name(s) is/are unknown, and the facts surrounding the assault. The bargaining unit member agrees to file criminal charges if the individual(s) causing the assault are known, as a condition of the

Board approving such leave.

3. Eligibility For Leave

The bargaining unit member shall provide a certificate from a licensed physician stating the nature and duration of the disability and the necessity of absence from regular employment. In addition, the Board may require the member of the bargaining unit claiming more than fifteen (15) days of assault leave to submit to a medical examination. If the Board requires such a medical examination, the full cost of the examination, including mileage reimbursement, shall be borne by the Board.

4. Legal Actions Resulting From Assault

If legal action results, the bargaining unit member shall be granted leave, with no loss of pay, for all necessary absences connected with said legal action. This leave shall not be charged to any other leave.

5. Restrictions

Falsification of either the signed statement or the physician's certificate is grounds, under Section 3319.143 of the Ohio Revised Code, and may subject the bargaining unit member to suspension and/or termination of employment under Section 3319.16 and related sections of the Ohio Revised Code.

6. Rights While On Leave

a. A bargaining unit member on assault leave shall receive his/her full daily salary less the amount received by that individual, if any, for Workers' Compensation which covers loss of pay sustained for the injury. However, the member's pay shall not be reduced by benefits received to cover medical expenses, nursing expenses, hospital expenses, medicine and/or rehabilitation.

b. Leave granted under this section shall not be charged against sick leave earned or earnable under Section 3319.141 of the Ohio Revised Code or other leave granted under other sections of this Article; however, qualifying Family and Medical Leave Act leave may be utilized concurrently.

7. Termination of Leave Benefits

Assault leave benefits shall cease after one hundred and eighty (180) days or upon resignation or mandatory retirement as provided for in Section 3307.37 or related sections of the Ohio Revised Code.

G PAID HOLIDAYS

Those of the following days which occur within the bargaining unit members work year

shall be paid:

1. New Year's Day
2. Martin Luther King Day
3. Presidents Day
4. Good Friday
5. Memorial Day
6. Independence Day*
7. Labor Day
8. Thanksgiving Day
9. Day after Thanksgiving*
10. Day before Christmas*
11. Christmas Day

When any of these holidays fall on a Saturday, then Friday shall be a paid holiday, and if the holiday falls on a Sunday, then Monday shall be a paid holiday.

H. UNPAID LEAVES OF ABSENCE

Classified bargaining unit members may, under conditions specified in State Law and Board Policy, be granted leaves of absence without pay. It is understood that no member shall have a right to such unpaid leave for sporadic or short term absences, whether or not based upon illness (unless qualified under appropriate FMLA leave). For example, unpaid leave will not be granted for non-FMLA qualifying absence to extend the employment of a member where such member has exhausted all accumulated and/or advanced sick leave, unless the request is for long term unpaid leave and based upon legitimate medical reasons.

I. FAMILY AND MEDICAL LEAVE

The Board shall provide Family and Medical Leave in accordance with the Federal law and its implementing regulations. Each eligible bargaining unit member is entitled up to twelve (12) weeks of FMLA in any twelve (12) -month period. The member must substitute any of his/her accrued paid leave for Family and Medical Leave when such may be elected by the Board under Federal law. The twelve (12)-month period is measured forward from the date a member's first FMLA leave begins.

1. All eligible bargaining unit members who have accumulated at least one year of service in the District, may apply for family leave under the provisions of the federal Family and Medical Leave Act of 1993.
2. A member desiring to use family leave shall notify the Superintendent in writing at least thirty (30) days prior to the beginning of the leave, if the need for the leave is foreseeable; otherwise, the written notice shall be given as soon as possible after the member learns of the need for the leave. The member's notice

* Twelve Month Employees ONLY

must specify that Family Leave will be the type of leave taken.

3. During the leave, for up to twelve (12) weeks per year, as defined above, the Board shall continue to pay the applicable contributions it makes for a member on the active payroll to continue participation in life, health, prescription drug, and dental insurance.

J. BEREAVEMENT LEAVE

A bargaining unit member shall be entitled to five (5) days of bereavement leave to attend the funeral and deal with administrative details for the death of any member of the immediate family as defined in Article IV, Section (A) (4). This leave shall not be deducted from the member's accumulated sick leave.

K. ATTENDANCE INCENTIVE

1. Bargaining unit members who do not use sick or personal leave during a nine (9) week period during the school year, and who are in a paid status with the Board excluding assault leave and/or jury leave, for the entire nine (9) week period will be paid an incentive bonus per nine (9) week period as follows:
 - a. Seven or eight hours per day- \$125.00
 - b. Five or six hours per day- \$100.00
 - c. Three or four hours per day - \$75.00
 - d. Less than three hours per day- \$50.00
2. An additional bonus will be paid to bargaining unit members per the proration schedule in K (1) who have perfect attendance and have been in a paid status with the board for the entire school year. Association leave, jury duty/court-arbitration appearance leave, or professional leave will not count against perfect attendance.
3. All full-time twelve (12) month employees who do not use sick leave or personal leave during the summer (June through August) shall receive an additional incentive payment of one-hundred fifty dollars (\$150.00), subject to the above limitations. This payment shall be made to each eligible member by October 31st.

L. MILITARY LEAVE

Military leave shall be provided in accordance with applicable state and federal law.

M. PROFESSIONAL MEETING LEAVE

1. Professional meetings approved by the Superintendent shall be permitted to any bargaining unit member, providing funds are available, without loss of pay or benefits, with the Board paying all fees up to One Hundred Dollars (\$100.00) per person. This includes mileage.
2. The Board shall pay registration fee, meals, housing, and mileage when a

bargaining unit member attends a professional meeting at the request of the District, recommended by immediate supervisor and approved by the Superintendent.

3. Time spent on professional meeting leave will not be charged against any other leave provision.

ARTICLE V ASSOCIATION RIGHTS

The Board hereby recognizes the Association, as an affiliate of the Ohio Education Association and the National Education Association, as the sole and exclusive bargaining representative for all the non-certificated employees covered under this Agreement.

A. ASSOCIATION LEAVE

1. The Association shall be entitled to a total of eight (8) days per contract year of paid Association time for Association business. All requests for such time must be approved by the Association President and presented to the Superintendent at least five (5) working days in advance of the leave when possible. The Association President may approach the Superintendent with a request for additional Association time should the need be present. Such request must be placed in writing and approved by the Board.
2. The time may be taken in one-half (1/2) or whole day increments and shall not be charged against any other leave provision found in Article IV – Leaves.
3. Members of the Association's negotiating team shall not lose their regular wages for regular work time spent in negotiating sessions.

B. DUES DEDUCTION

1. The Board agrees to deduct from the pay of bargaining unit members, dues for the Association when so authorized in writing by each member.
2.
 - a. Dues deduction shall be continuous unless cancellation is made in writing, to the Treasurer of the Association and the District during the first fifteen (15) days of September each year.
 - b. Enrolled members shall be submitted to the District Treasurer by October 15 of each year.
3. The amount of the dues to be deducted each pay for each member enrolled shall be forwarded to the District Treasurer on or before September 15th of each year.
4. All authorization forms and letters shall be processed by the Association before being sent to the District Treasurer.
5. Dues deduction shall be transmitted by the District Treasurer to the Association

Treasurer, monthly, after each deduction is made. The District Treasurer shall send a developed report of names of members and amounts deducted to the Association Treasurer.

6. The right to refund to the school employees monies deducted from their pay shall lie solely with the Association. The Association agrees to reimburse any employee for the amount of any dues deducted by the Board and paid to the Association whenever the deduction is in excess of the proper deduction.
7. The Association shall indemnify and hold the Board harmless from any and all claims, demands, or suits or any other action arising from the dues deduction provision contained herein.
8. Dues will be deducted in twenty-six (26) payments beginning with the first pay in October.

C. ACCESS TO MEMBERS FOR ASSOCIATION BUSINESS

Representatives of the Association will have access to all bargaining unit members, provided that the exercise of this right does not interfere with the educational program.

D. RIGHT TO INFORMATION

The President of the Association shall be provided with copies of minutes of official meetings of the Board and the official agenda of the meeting. All other documents that Board members receive, that are distributed to Board members at official meetings of the Board will be provided upon request with the exception of the following:

1. Materials, the release of which is prohibited by law;
2. Materials given to Board members which do not have to do with the meeting or future Board action.
3. The Association will be provided with the name and address of a newly employed bargaining unit member as soon as such information is available.

E. RIGHT TO USE BOARD PROPERTY

1. The Association will have the right to use school buildings without cost for meetings at reasonable times as determined by the Superintendent and provided that such use does not interfere with the educational program of the District.
2. The Association will have the right to place an Association identification on the mailboxes of all bargaining unit members and to place notices, circulars and other material in the mailboxes of all members.
3. The Association will have the right to use the inter-school mail system to

distribute material of the type described above.

4. Bulletin board space will be made available to the Association for its exclusive use in each school building.

F. NO REPRISAL

There will be no reprisals of any kind taken against a bargaining unit member by reason of his/her membership in the Association or participation in any of its activities.

G. FAIR SHARE FEE

1. The Board shall deduct from the pay of bargaining unit members who elect not to become or to remain members of the Association, a Fair Share Fee for the Association's representation of such non-members during the term of this Agreement.¹ No non-member filing a timely demand shall be required to subsidize partisan political or ideological causes not germane to the Association's work in the realm of collective bargaining.
2. The notice of the amount of the annual Fair Share Fee, which shall not be more than one hundred (100%) percent of the unified dues of the UEP (BRSSA, NEOEA, UniServ, OEA, NEA) dues of the Association, shall be transmitted by the Association to the Board's Treasurer by October 5 of each year during the term of this Agreement for the purpose of determining the amounts to be payroll-deducted. The Association shall also transmit to the Board's Treasurer by October 5 the names of the employees who have elected not to join the Association (those who will be paying a fair share fee). The Board's Treasurer will deduct the fair share fee from the paychecks of the employees who elect not to join the Association beginning with the first paycheck in February. The annual fair share fee amount shall be deducted in substantially equal payments for the remainder of the paychecks for that school year.
3. The Board's Treasurer shall inform the Association when there is a newly-hired employee after the school year begins within five (5) calendar days of that employee being hired. If that employee elects not to join the Association, the Association shall inform the Board's Treasurer of that within thirty (30) days of that employee's date of hire and shall also inform the Board's Treasurer as to that employee's annual fair share fee. Payroll deductions, in substantially equal amounts, shall commence on the first payday after the later of sixty (60) days of employment or the first paycheck in February.
4. The Fair Share Fee shall be the responsibility of the Association to prescribe an internal procedure to determine a rebate, if any, for nonmembers which conforms to the provisions of Section 4117.09 (C) of the Ohio Revised Code.

¹ This provision shall not apply to any bargaining unit members who, as of September 1, 2005, were not members of the Association and it is expressly agreed that these individuals will never be required to pay a fair share fee.

5. No employee is required to become a member of the Association.
6. The Association recognizes its obligation to fairly and equitably represent all employees whether or not they are members of the Association.
7. The Association agrees to indemnify and hold the Board harmless from any payments, judgments, costs, or expenses incurred as a result of the implementation and enforcement of this provision provided that (1) the Board shall give ten (10) days written notice of any claim made or action filed against the employer by a non-member for which indemnification may be claimed; and (2) the Board acted in good faith compliance with the Fair Share Fee provision of this Agreement; however, there shall be no indemnification of the Board if the Board intentionally or willfully fails to apply (except due to court order) or misapplies such Fair Share Fee provision herein.
 - a. The Association reserves the right to designate counsel to represent and defend the Board; provided however that the Board reserves the right to employ co-counsel at its own expense.
 - b. The Board agrees to (1) give full and complete cooperation and assistance to the Association and its counsel at all levels of the proceeding, (2) permit the Association or its affiliates to intervene as a party if it so desires, and/or (3) to not oppose the Association or its affiliates' application to file briefs *amicus curiae* in the action.

ARTICLE VI
REDUCTION IN FORCE

A. REDUCTION

If the Board decides to effect a planned reduction in the number of bargaining unit members or a reduction in hours, the reduction shall be achieved in the following manner.

B. ATTRITION

The number of bargaining unit members affected by a reduction in force will be kept to a minimum by not employing replacements, insofar as is practical, for a member who retires, resigns, or dies.

C. PROCESS FOR REDUCTION AND BUMPING RIGHTS

If it becomes necessary to reduce bargaining unit members' hours or the number of bargaining unit positions in any job classification, the Board may make the reductions by laying off members or reducing hours in the reverse order of District seniority within the affected classification.

Any bargaining unit member affected by layoff or reduction may displace the least senior member (District seniority) within their job classification in order to maintain hours of

work, benefits or wages. Any bargaining unit member affected by layoff or reduction may bump downward within their job classification or department as shown in Article I (A)(1), displacing the least senior member in the District and will assume the same benefits, hours of work or wages for the job line they fill at the experience step they were at prior to bumping. No member may improve their wages, hours or benefits through the bumping procedure other than bus drivers. No member may cross classifications if they are affected by layoff or reduction. If none of the above bumping rights applies, the member affected shall be subject to reinstatement as provided herein. Any member reduced in his/her work group by reduction in force or job abolishment does not have to serve a probationary period in the new job line.

D. REDUCTION NOTIFICATION

1. Any bargaining unit member to be affected by a layoff or reduction in hours shall be notified by certified mail or in person thirty (30) days prior to the effective date of the reduction or layoff.
2. The Association President shall be provided a list of all bargaining unit members to be laid off or reduced in hours under this Section thirty (30) days prior to the effective date of the reduction or layoff. This list shall indicate the names, job classifications, seniority dates, and rank order of recall to available jobs.

E. REINSTATEMENT

1. An updated recall list by classification and seniority will be maintained and provided to the Association President upon request. The list will contain the names of those on layoff by department, effective date of the layoff, employment seniority and original job classification.
2. Bargaining unit members on the recall list retain rights for two (2) years from the effective date of the layoff.
3. Recall rights shall be limited to the work group (department) the bargaining unit member was laid off from and to his/her original job classification.
4. Recall will be by "seniority". (Seniority shall be defined as continuous service as a contracted employee of the District. Unpaid leaves shall not break seniority nor shall they count toward seniority.)
5. Bargaining unit members will be notified by registered mail addressed to the address listed in the Board's payroll office when a vacancy occurs for which they are eligible for reinstatement. The member must accept the position in writing, to the Superintendent, within ten (10) days of the date of the postmark. Failure to respond in writing within the above time line shall be considered to be a job refusal by the member.
6. A bargaining unit member on layoff shall be first called for any substituting in his/her classification for temporary openings or to be offered a job with lesser hours.

Refusal or unavailability to substitute or to accept a lesser-hour job shall not be interpreted as a decline in recall and the member shall remain on the recall list. If the member accepts a lesser-hour job or one for less pay, he/she shall remain on the recall list and is still eligible to be recalled to the job classification with the same hours and pay that he/she had before the layoff. Refusal to accept a recall by a bargaining unit member for which the member is eligible and does not result in a loss of pay and/or hours, shall sever all rights and relations between the member and the Board.

7. If a bargaining unit member on the recall list applies for an open position in another classification, he/she will be granted an interview and will be given consideration for the opening. In the event that such member is determined to be the most qualified applicant, he/she will be employed. Should qualifications of applicants be determined to be equal in the estimation of the administration, the member on the recall list will be given preference for the position.

F. SENIORITY

1. “District seniority” is defined as a bargaining unit member’s continuous length of service from the member’s first day of service as determined by the first day worked.
2. “Classification seniority” is defined as a bargaining unit member’s continuous length of service in one of the various classifications as an employee.
3. The Superintendent or designee shall provide the Association President with an updated copy of a seniority list by December 1 of each year. This list shall include all bargaining unit members, their hire date, classification, work hours, and hourly rate.

G. CONTINUOUS SERVICE

As used in this Agreement, continuous service shall be determined from the most recent date of hire into a bargaining unit position as determined by the first day worked. If the hired date for two (2) or more members is equal, Board appointment date shall determine the most senior member. If the District seniority of two (2) or more members is still equal, the determination of the most senior member(s) shall be determined by a flip of the coin in the presence of the affected members and the Association President. Continuous service will not be broken by an authorized leave of absence or employment by the Board in a position outside the bargaining unit, or as a result of a planned reduction in force from which the member was recalled.

H. REDUCTION OF HOURS

The following protections shall apply to individuals who are bargaining unit members as of July 1, 2001:

1. No bargaining unit member shall have his/her hours reduced if the reduced hours

are used to create a part-time position(s). Reduction of hours, if any, shall be done by reducing the least senior member in the given classification, i.e. cook, cashier, etc.

2. If the reduction of hours causes the member to be disqualified from receiving current health benefits, those benefits will be maintained as if there had been no reduction unless the member rejects the additional hours, if any, offered under paragraph 3, below.
3. If additional hours are available in another classification, the Board may offer the hours to the member(s) reduced. The rate of pay shall be no less than that of the current classification. If the additional hours assigned is in a classification with a higher rate of pay, the higher rate shall be paid for the additional hours.

I. PRECEDENCE CLAUSE

No new non-certificated employees in positions covered by this Agreement will be hired by the District to fill vacant positions if there are qualified bargaining unit members on the recall list for the classification of the vacant position, unless or until all qualified bargaining unit members in that classification on the recall list have either been recalled or have rejected reinstatement in such positions consistent with (E), "Reinstatement," above.

- J. It is the express understanding and agreement of the parties hereto that the provisions of this Article may not conflict with the requirements of Revised Code Section 3319.172, but in all other respects shall supersede and take the place of Revised Code Section 3319.172.

ARTICLE VII
INSURANCE

A. GENERAL INSURANCE PROVISIONS

Insurance costs (medical and dental) shall be paid by the Board for all full-time bargaining unit members as follows:

Eligible members will assume the premium cost for all health (medical and dental) insurance coverage provided by the Board, not to exceed the following monthly amounts:

Effective September 1, 2011, employee contribution on Health Insurances (Major Medical, Dental, Prescription Drug) becomes three and one half percent (3.5%) for the 2011-12 school year and five percent (5%) for the 2012-13 school year, paid bi-monthly. Premium holidays will be passed on to employees on the month of such holidays, if possible. If notice comes late, the holiday will be provided employees in the next month.

The bargaining unit member's share of the premium shall be payroll deducted the first two pays of the month.

1. Eligible members shall be those who are under contract and scheduled to work at least five (5) hours per day {twenty-five (25) hours per week}.
2. A bargaining unit member may choose the coverage he/she desires except life insurance which automatically is provided to all eligible members.
3. A member may choose single or family coverage if available.
4. Coverage by application only, through the Treasurer's Office, is effective the first (1st) of the month following employment.
5. In cases where the husband and wife are employed in the District, they are entitled to one (1) family policy.
6. Members have ten (10) calendar days from start of employment in which to apply. New dependant coverage must be applied for in thirty (30) working days of eligibility.
7. Members now covered by another carrier through the spouse and lose paid coverage may convert to the Board's insurance at any time.
8. Upon termination of employment, the coverage listed in this will expire at the end of the month of employment/termination.
9. Rehired employees shall be treated as a new employee.
10. Members who voluntarily withdraw are not eligible for reinstatement until the following contract year.
11. A booklet provided by the insurance company shall be furnished to each covered member and those other bargaining unit members requesting information.
12. The Board will maintain a Section 125 Plan for bargaining unit members under which a member's contribution toward the monthly cost of insurance fringe benefits will be paid through payroll deduction with pre-tax dollars and under which a member who chooses to participate may establish a flexible spending account with up to \$2,000.00 for unreimbursed health care expenses and/or up to \$5,000.00 for dependent care expenses. All annual and monthly administrative fees applicable to flexible spending accounts will be charged to members through payroll deduction.

B. COVERAGES

Anyone participating in the insurance programs as of July 1, 2001 and who is contracted to work less than five (5) hours per day and twenty-five (25) hours per week may continue the insurance coverage unless he/she rejects a Board offer of increased hours. If increased hours are rejected, the insurance benefits cease.

Dependents

Unmarried dependents from birth to age 19 (to age 26 if full-time student), provided the child is dependent upon the employee for support and maintenance and in accordance to the Internal Revenue Dependent Guidelines.

1. Medical

The deductible, co-insurance and yearly maximum shall apply to hospitalization/surgical/ major medical combined.

Specifications

Maximum Benefits	Unlimited
Deductible	\$100/Individual \$200/Family
Accumulation Period	Calendar Year
Co-Insurance Provision	80% by insurance carrier; 20% by the patient up to a yearly out-of-pocket of \$500/individual, \$1,000/two or more family members. After the out-of-pocket has been met by the employee, 100% of eligible charges will be paid.
Out-Patient Psychiatric	80% to \$1,000/Person/Year
Out-Patient Substance Abuse	80% to \$1,000/Person/Year
In-Patient Psychiatric/ Substance Abuse	31 days/Person/Year
Routine Mammograms, Pap Tests, Prostrate Cancer Test	Once/Year shall be a covered expense (unless found by a physician to be necessary more often)

Pre-Admission Certification

Under the Pre-Admission Certification/Concurrent Review Program, the doctor's recommendation for non-emergency hospitalization is reviewed and "pre-certified" before the individual is admitted to the hospital. Any elective non-emergency hospital stay (including maternity admissions) must be pre-certified. Failure to follow the pre-admission procedure may result in the patient paying the first Two Hundred Dollars (\$200) of room and board charges.

The admission procedure must be followed by emergency care within forty-eight

(48) hours after the emergency.

If an agreement is reached by the County C.O.G. and the UniServ Office on common specifications, not already contained in this contract, for the C.O.G. member districts, such specifications will become amendments to this contract upon agreement of the Association President and Superintendent.

2. Dental Insurance

Maximum Benefits/Covered Person:

Class I, II, or III	\$2,500
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Deductible:

Individual	\$25.00 per calendar year
Family	\$75.00 per calendar year

Co-Insurance Amounts:

Class I - Preventive	100% of usual and customary (No Deductible)
Class II - Basic	80% of usual and customary
Class III - Major	80% of usual and customary
Class IV - Orthodontia	60% of usual, customary charges

Lifetime maximum is \$1,200 for children under 19 years of age on a family contract only.

Class I:	Oral Exam X-Rays Fluoride Treatments Teeth Cleaning Emergency Treatments Space Maintainers
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Class II:	Anesthesia Restoration Amalgams Silicate Acrylic Root Canal Therapy Treatment of Gum Disease Repair of Bridgework and Dentures Oral Surgery Tests and Lab Exams
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Class III:

Restorations
Gold Foil
Gold Inlays
Porcelain
Crown
Installation of Bridgework and
Dentures

Class IV:

Orthodontic
Diagnosis
Appliances
Treatments
Adjustments

3. Term Life

The Board shall purchase from a carrier licensed by the State of Ohio, group term life insurance for each non-certificated employee who is a bargaining unit member contracted for at least twenty-five (25) hours or more per week in the amount of Fifty Thousand Dollars (\$50,000), plus an equal amount of accidental death and dismemberment coverage. The full cost of this program and any increases shall be paid by the Board.

Bargaining unit members may purchase additional term life insurance at the group rate, in Five Thousand Dollar (\$5,000) increments, up to a maximum of Twenty Thousand Dollars (\$20,000) coverage in addition to Board paid coverage. Modification to this provision may be necessary to comply with requirements of the insurance carrier.

4. Stark County Schools Council

The Board of Education shall fully meet its obligations to provide health care benefits and services under this Collective Bargaining Agreement by participating in the Health Benefits Program of the Stark County Schools Council subsequent to July 31, 1984. Provided, however, that health care benefits and services provided under this Collective Bargaining Agreement shall not be less than those to which bargaining unit members were entitled on July 1, 1992.

Any health care benefits and services that extend to bargaining unit members as a result of agreements entered into by the Board with insurance companies, underwriters, insurance administrators, the Stark County Schools Council of Governments or any participating member thereof, participating in the Health Care Benefits Program of the Stark County Schools Council of Governments, shall not be reduced, modified, or eliminated during the term of the Collective Bargaining Agreement without the written approval of the Association.

If the Board of Education participates in the partially self-funded Health Care Benefits Program of the Stark County Schools Council, amounts required under this

Collective Bargaining Agreement to be contributed by employees for the cost of health insurance shall be determined by the Board of Education as a percentage of the Board's total annual Program Cost under the Agreement regarding the Health Benefits Program of the Stark County Schools Council (Program Agreement). Amounts so contributed by employees shall be deposited by the Board of Education, together with its contribution for such Program Costs, in the Operating Fund under the Program Agreement. Any amounts on deposit in or attributable to the Operating Fund at the end of a fiscal year shall be credited to contributing employees in accordance with the same percentage that is imposed upon them by this Collective Bargaining Agreement. Such credit shall be made no later than April 1st of the succeeding fiscal year. Any contributing employee whose employment ceases during the fiscal year must apply in writing within thirty (30) days from cessation of employment for a refund equal to the amount of his/her individual credit. Said amount shall be payable by the Board no later than sixty (60) days from written application by the contributing employee.

The Stark County Schools Council has made the following changes in the "Agreement Regarding Health Benefits Program."

- (a) Page 3 - "Reserve Amount" means the amount which each Participating Member must appropriate so as to have available monies no less than twenty percent (20%) nor more than thirty percent (30%) of claims paid for the preceding twelve (12) month period that would not be covered by Aggregate Stop-Loss Insurance Coverage. However, the "Reserve Amount" may deviate from the above listed percentages upon written mutual agreement of the Stark County Superintendent and a Consultant representative of the Five County UniServ office.
- (b) Page 10, Section 8, sixth line - add "aggregate" to Stop-Loss Insurance Coverage.

The Association and the Board agree that the Board shall not be required to make available to and to inform members of the Association of any option to enroll in a health maintenance organization established pursuant to Chapter 1742 of the Ohio Revised Code.

5. Preferred Provider -- Doctors/Hospitals

- a. The parties agree that one or more Preferred Provider Organizations (PPO) programs for hospital and physicians' services may be provided through the Stark County Council of Governments (COG) Health Insurance Program.
- b. Participation in any such programs will be voluntary and there shall be no diminution of benefits for those individuals who choose not to participate in PPO. However, for those individuals who choose a PPO and then utilize services outside the PPO system, there may be a reduction in benefits.
- c. The selection of the PPO(s), the types of benefits/programs, or any changes

therein, shall be mutually determined by the representative of the COG and the Stark County OEA Office.

- d. The duration of this provision shall be from March 1, 1994 and continuing thereafter unless terminated or modified by the representatives outlined in Paragraph 3 herein.

6. Preferred Provider -- Prescription Drugs

The Board shall provide, through the Stark County Council of Governments, a preferred provider drug program that, if the employee chooses to utilize, will include the following:

- a. The program will be available to employees and their dependents who have "primary" coverage under the District's insurance.
- b. The employee will pay the 20% co-payment to the provider and the remaining 80% will be direct billed to the insurance company. If the yearly maximum has been reached, provisions will be made to refund the employee's 20% co-payment.
- c. The deductible will be waived.
- d. The list of covered expenses shall be agreed upon by the Stark County office and the OEA Canton office.
- e. The duration of this provision shall be from July 1, 1995, and thereafter as agreed to by the representatives of the Stark County Council of Governments and a consultant representative of the Five County UniServ Office.

7. Medical Information

Medical and other insurance related information shall be kept confidential to the extent possible and necessary and to the extent required by law.

8. Early Retirement Incentive

Health insurance benefits shall be provided by employees who participate in an ERI for the period between the effective ERI date and the retirement insurance eligibility date with SERS providing the participant pay 100% of the Board cost one (1) month in advance.

ARTICLE VIII
WORKING CONDITIONS

A. BREAK SCHEDULE

All bargaining unit members covered by this Agreement shall be entitled to the following break schedule:

1. Bargaining unit members scheduled to work four (4) to six (6) consecutive hours shall be permitted a fifteen (15) minute paid break.
2. Bargaining unit members scheduled to work over six (6) but less than eight (8) consecutive hours shall be granted one (1) thirty (30) minute paid break or two (2) separate breaks equal to thirty (30) minutes.
3. Bargaining unit members scheduled to work eight (8) consecutive hours shall receive a fifteen (15) minute paid break in their first four (4) hours and a fifteen (15) minute paid break in their last four (4) hours, or an afternoon break may be taken with the lunch period entitling them to a forty-five (45) minute duty free lunch break.
4. Supervisors will develop a schedule with their staff to protect and implement this contractual provision.
5. Breaks may not be used by a member to leave work early, nor may breaks be parceled into smaller blocks of time than authorized above.

B. LUNCH SCHEDULE

1. Each bargaining unit member regularly scheduled to work over six (6) consecutive hours is entitled to a thirty (30) minute lunch period without any regularly assigned responsibilities. The lunch period is not part of the member's scheduled day and shall not be paid.
2. The lunch period will be mutually scheduled by the member and the immediate supervisor.
3. A member does not have the option to work through the lunch period in return for a like amount of overtime/compensatory time.
4. If the member desires to leave the building during his/her lunch period, he/she will inform the building administrator/designee.

C. FOOD SERVICE

1. When school kitchen cooking equipment is used by an outside group or for an extra or after hours activity, a cook may be assigned to assist as determined by the Superintendent/designee. Assignments will be made on a rotational basis from a

posted list of bargaining unit members within the kitchen expressing an interest. If attendance of a cook is deemed necessary and no member from the volunteer list is available, the Board may engage the services of a substitute of its choice to perform the work including, but not limited to, the Food Service Supervisor.

2. When additional hours within the work day are necessary for food service members for extenuating circumstances, such as in the case where a qualified substitute cannot be found for an absent member, these additional hours will be offered first to volunteers selected from the posted volunteer list based upon classification seniority utilizing a rotation. If no member from the volunteer list accepts the additional work, the Board may engage the services of a substitute of its choice to perform the work including, but not limited to, the Food Service Supervisor.
3. Departmental meetings called with at least seventy two (72) hours notice shall be mandatory. Bargaining unit members who are called in to attend such meetings at times other than scheduled work hours will be paid at their regular hourly rate for the meeting time.
4. The work year for cooks/cashiers shall be for a total of one-hundred eighty nine (189) total days. The work year shall include one-hundred seventy eight (178) student days, two (2) workdays defined as one (1) day before and after the school year which are used as preparation and/or clean-up, one (1) professional day, and eight (8) holidays.

D. CUSTODIANS, CUSTODIAN/MAINTENANCE AND ASSISTANT TO TRANSPORTATION SUPERVISOR

1. The work year for custodians, custodian/maintenance personnel, and the assistant to the transportation supervisor shall be for a total of two-hundred sixty one (261) days. The work year shall include two-hundred fifty (250) regular workdays and eleven (11) holidays.
2. Overtime shall be posted and assigned in rotation according to classification seniority to those bargaining unit members requesting the overtime.

E. SECRETARIES

1. The work year for secretaries shall be for a total of two-hundred eighteen (218) days. The work year shall include one-hundred eighty (180) regular student days, thirty (30) workdays, and eight (8) holidays.
2. If the Superintendent determines that extended time is necessary to complete secretarial work, the hours shall first be offered in the order of seniority to the current secretary(ies) in the building where the work is needed.

F. LIBRARY ASSISTANTS

The work year for library assistants shall be for a total of one-hundred ninety (190) days.

The work year shall include one-hundred seventy eight (178) student days, four (4) workdays, and eight (8) holidays.

G. PARAPROFESSIONALS AND EDUCATIONAL ASSISTANTS

1. The work year for paraprofessionals and educational assistants shall be for a total of up to one-hundred eighty eight (188) days. The work year shall include one-hundred seventy eight (178) student days, two (2) workdays, and eight (8) holidays.
2. All “instructional” paraprofessionals/aides/educational assistants employed by the Board must have:
 - a. Completed at least two (2) years of study at an institution of higher education; or
 - b. Obtained an associate’s degree or higher degree; or
 - c. Passed the formal State or the local Tri-County ESC academic assessment that demonstrates the individual has met a rigorous standard of quality and possesses: (1) the knowledge of, and the ability to assist in instructing, reading, writing and mathematics, or (2) knowledge of, and the ability to assist in instructing, reading readiness, writing readiness, and mathematics readiness, as appropriate.
3. The Board will pay the cost of one exam for members taking the state mandated paraprofessional exam.

H. ADMINISTRATION OF STUDENT MEDICATION

No bargaining unit member who is authorized by the Board to administer medication to students during school hours shall be liable in civil damages for administering or failing to administer the medication, unless he/she acted in a manner that would constitute “gross negligence or wanton or reckless misconduct”.

I. TRAINING FOR SPECIAL PROCEDURES

A bargaining unit member required to perform medically related or other extraordinary procedures for students with special needs will receive training appropriate to the particular procedure.

J. WORK APPROVAL

No one works without prior approval of the Superintendent or his/her designee.

ARTICLE IX
TRANSPORTATION

A. ESTABLISHMENT OF ROUTE TIMES

1. Routes and route times will be established by the Superintendent/designee through utilization of computer programming selected for that purpose. Drivers will be allowed to select their route (defined as the combined a.m. run and p.m. run) according to classification seniority on a scheduled date at least one (1) week before the school year begins. Each driver will be paid two (2) hours at their hourly rate for the selection process, reviewing the schedule, fueling and inspecting the bus, or other duties as assigned. This pay shall be included in their first pay in September.
2. Routes and route times may be adjusted by the Superintendent/designee on a date no later than October 15 based upon review of the actual times prior to that date. Driver input will be considered. At this time, route times may not be adjusted downward more than fifteen (15) minutes. After the time for a route has been established, drivers will only be paid for any additional route time, at their hourly rate, if approved by the Superintendent/designee.
3. Drivers taking multiple trips during a work day may not overlap or pyramid route times for additional pay.
4. Any bargaining unit member approved to assist in the annual District routing and/or to update routes during the school year shall be compensated at their hourly rate for such work.

B. POSTING OF EXTRA RUNS AND FIELD TRIPS

Excluding emergencies, extra runs will be posted at the bus garage five (5) working days in advance and shall be awarded on a rotation basis by classification seniority from the posted list of drivers who have signed for extra runs. As a driver is notified of an available trip, his/her name is to be checked off, indicating acceptance or rejection of the trip. Extra trips will be taken from the appropriate roster and shall list whether the trip time is split.

C. CANCELLATION FROM EXTRA TRIP AND FIELD TRIP LIST

If the signed driver does not desire extra trips, he/she shall have the option of withdrawing his/her name from the posted rotation list. However, if the driver remains on the list, there will be no trading of positions on the list; and if the extra run is refused for any reason, the driver's name will be placed at the bottom of the list. The driver shall be paid for two (2) hours if a field trip or extra trip is cancelled and the driver is present and was not previously informed.

D. TRIP SEQUENCE

All scheduled extra runs and field trips will be offered in the following sequence:

1. Regular CDL drivers, on a seniority rotation basis.
2. Other bargaining unit members with a CDL license, on a seniority rotation basis.
3. There shall be no separate rotation list established for extra runs.

E. ROTATION PROCEDURE

When according to rotation a field trip is available, a driver may take that run instead of their regular assignment. Runs that conflict with the driver's regular assignment will be covered by a substitute.

F. TRIP RATE

1. Drivers will be paid at their normal rate for an extracurricular trip taken during their normal driving hours.
2. Drivers may take an extra trip during their normally scheduled driving time, providing there is a substitute driver available.
3. Drivers assigned field trips shall be compensated at the base rate of \$11.90 per hour.
4. Drivers shall receive field trip rate for on-duty hours worked for all overnight trips. Room and board shall be assumed by the Board.

G. WORKING CONDITIONS

1.
 - a. Bus, Van and Automobile Drivers shall receive a uniform thirty (30) minutes per day, fifteen (15) minutes in the morning and afternoon for warm-up and cleanup.
 - b. Bus, Van and Automobile Drivers shall receive a uniform ten (10) minutes for fueling with less than five (5) minute layover.
 - c. Warm-up and clean-up time is included in the hourly rate of both regular and substitute drivers.
2. Any time a Bus Driver is required to drive, for a garage trip, a leased or Board-owned vehicle, he/she shall be paid at their regular rate of pay. When "riding," the rate of pay will be the driver's regular rate of pay.
3. All transportation employees will be compensated at their hourly rate to run their route(s) on a date established by the Transportation Supervisor during the week before the first day of school. This pay will be included with the first pay in October.
4. All Bus/CDL trainers shall receive one dollar and fifty cents (\$1.50) per hour in

addition to his/her regular hourly rate of pay while engaged in authorized training of other members.

5. Leave Storage and Return to Storage: The time shall be established during the third week of school and verified by the Superintendent.
6. The Superintendent or his/her designee will authorize payment for time beyond the regular assigned routes when it is necessary.
7. Days – The work year for Bus/CDL and automobile drivers will be 178 Student Days, 2 In-service and Safety Meetings, 8 Holidays, for a total of 188 Total Days.
8. Bus Drivers will be reimbursed (\$30.00) Dollars per month for storage of buses at their home only approved by the Superintendent or his/her designee.
9. Bus drivers' CDL and Abstracts will be paid for by the Board of Education.
10. In-service: All Transportation department personnel required to attend will be given at least fourteen (14) days [and thirty (30) where possible] notice prior to the scheduled date of an in-service meeting.

H. TRANSPORTATION RESPONSIBILITIES

Bus drivers shall make every effort to be available should weather conditions be questionable and early dismissal is possible. Failure to be available may result in loss of pay for a trip missed.

I. ALCOHOL/DRUG TESTING

1. Districts may include drug education awareness training as part of regular District in-service programs for all transportation employees. The Board's testing policy and Federal regulations, subpart f, alcohol misuse and controlled substance use information (part VII, p. 7513-7514), shall be given to affected bargaining unit members. The member shall sign a proof of receipt.
2. The supervisor who makes the determination that "reasonable suspicion" exists to test bargaining unit members shall create a written report setting forth the specific observations relied upon to order the test. The supervisor that makes the determination cannot also conduct the alcohol test.
3. Random testing will be done during a bargaining unit member's scheduled work time.
4. The same laboratory shall be used for all testing except as specified in Subsection 7, below. Upon request, the name of the laboratory shall be provided to the Association President at the beginning of each school year.
5. Bargaining unit members have a right to a hearing in order to provide the member

an opportunity to dispute any information and for the employer, prior to suspending the member and/or ordering referral to evaluation, to provide an explanation. The member is entitled to written charges and Association representation.

6. The substance abuse professional (SAP) shall be selected by the bargaining unit member from a list jointly agreed to by the Association and the Board.
7. If the member disputed a positive test result, he/she may request a split specimen within seventy-two (72) hours from the time of notification at Board-paid expense. The test shall be done by a different laboratory and the GC/MS test shall be used. If the split specimen tests negative, the member will be paid for any time lost during the seventy-two (72) hour period.
8. If the first specimen tests positive and the second specimen tests negative, this will be deemed to be the official result of the drug test.
9. Any and all Board required drug/alcohol testing shall be paid by the Board.
10. If the bargaining unit member tests positive on the alcohol (at .04 or above) and/or drug test, he/she will be suspended without pay until completion of assessment and treatment, if needed. At the conclusion of the assessment and/or treatment, the Superintendent may do one of the following:
 - a. Reinstate the member to his/her original position.
 - b. Suspend without pay for up to three (3) days at the Superintendent's discretion.
 - c. If the member has more than five (5) years of service and it is a first offense involving the violation of the drug/alcohol testing policy and no accident is involved, the member may
 - (1) Be assigned to a non-safety sensitive position if available and if qualified. Otherwise, the member will be placed on a recall list for the first position available and for which he/she is qualified.
 - (2) Be terminated under 3391.081 ORC.
 - d. If the bargaining unit member has five (5) years or less of service, or it is a second offense involving the violation of the drug/alcohol testing policy, or an accident is involved, the member may be terminated after a hearing. The member may challenge the termination at binding arbitration but only on the validity of the last test results and not on mitigation of the penalty. This procedure, for circumstances covered by 10.d. shall prevail over that contained in ORC 3319.081 and/or the applicable Collective Bargaining Agreement.

11. If the bargaining unit member tests positive on the alcohol test (above .04), disciplinary action, if any:
 - a. Shall be governed by 3319.081 ORC and not under the terms of the Collective Bargaining Agreement, or
 - b. May result in the member being suspended without pay for up to three (3) days at the Superintendent's discretion.
12. The member must present to the Superintendent written evidence of completion of assessment and/or treatment.
13. A bargaining unit member involved in an accident while on the job will be required to take a drug test and/or physical.

J. SUSPENSION FOR MOVING VIOLATIONS

1. Any driver may be suspended without pay if he/she accumulates six (6) or more moving violation points under the provisions of ORC 4507.40. Such suspension shall remain in effect so long as such driver has six (6) or more moving violation points charged against him/her. Likewise, drivers who have been determined by the District's fleet insurer to be uninsurable shall remain suspended without pay for the period that the driver is determined to be uninsurable; however, not to exceed one (1) year.
2. A driver who has been convicted of driving under the influence of alcohol or drugs shall not be restored to employment as a bus driver.

K. ROUTE OUTSIDE OF DISTRICT

The Superintendent, Treasurer, Association President and affected Transportation Department members who transport students outside of the District shall meet prior to the beginning of the school year to establish the yearly calendar for the affected Transportation Department member. This calendar will be approved at the August Board meeting (if possible); September Board meeting at the latest.

L. STATE TESTING

1. The Board shall pay costs of state required testing and recertification for regular drivers. Costs payable by the Board shall be capped at initial recertification/testing cost: that is, the Board will not have an obligation to pay if the driver does not successfully complete testing and recertification on his/her first attempt. This section applies to recertification of regular drivers, not to initial testing and certification for job applicants.
2. The cost of initial testing and certification shall be reimbursed to the bargaining unit member after one full year of service to the district.

3. Drivers with designated special needs routes will be provided with mandatory Cardio Pulmonary Resuscitation (CPR) and first aid training. The Board will pay all fees charged to the bargaining unit member for said training.

ARTICLE X
TRANSFERS, VACANCIES, AND TEMPORARY POSITIONS

A. TRANSFERS

Assignments and reassignments shall be according to the needs of the school system. The Superintendent may transfer bargaining unit members within their job classification. Temporary assignments may be made in the event of an emergency as determined by the Superintendent. Such assignments shall end with the termination of the emergency.

B. VACANCIES

1. A vacancy shall exist when a bargaining unit member dies, retires, resigns, is transferred, promoted, or terminated or when the District creates a new position
2. Vacancies occurring in bargaining unit positions will be posted in all school offices, cafeterias, and the bus garage when the vacancy occurs. During the summer, notification of bargaining unit vacancies will also be posted on a dedicated telephone job line. Postings will include building, bus route (if applicable), hours and salary (as per salary schedule). A job description for the vacant position will be attached to the posting. A copy of the posting and job description shall be provided to the Association President.
3. If the Superintendent determines not to fill the vacancy, he/she will so notify the Association President in writing.
4. Members wishing to apply shall have a maximum of seven (7) calendar days in which to submit a letter of application.
5. The most senior qualified interested member within the classification will be given the opportunity to accept the vacant position. If he/she is not interested in the vacant position then the position will be offered to the next most senior member within the classification. The vacant position will not be offered to applicants outside the classification until all members within the classification have been offered the position. If no other qualified interested member within the classification is interested in the position then it will be filled by the most qualified applicant. Qualifications shall be the determining factor in filling an opening. Qualifications for a position shall be determined by the Administration in accordance with the job description. Qualifications for a position, once established, shall not be altered in such a manner as to contravene the intent of this Article by giving incidental qualifications emphasis for the purpose of denying a position to an otherwise qualified person (e.g. a person who possesses the skills and training required to use an Advanced Word Processing program shall not be disqualified merely because the position requires the use of a slightly different program, where

the applicant could quickly learn to use the program).

6. A temporary employee is a non-bargaining unit person who is assigned to a vacant position which shall remain open for no longer than fifteen (15) workdays from the effective date of the vacancy.

C. SUMMER WORK

1. Bargaining unit members who are interested in available summer work shall notify the Superintendent in writing before May 1 of each year.
2. Eligible and qualified bargaining unit members shall have the first opportunity for all available summer work.
3. The rate of pay shall be equivalent to the current substitute custodial wage. Bargaining unit members hired to do temporary summer work shall receive pay only for hours actually worked and no other paid leave provisions shall apply to this work.
4. Summer work schedules will be established by the immediate supervisor for the work performed. Temporary summer work will be considered probationary employment and individuals may be discharged from summer work position at any time without recourse under law or the collective bargaining agreement.

D. SHORT-HOUR POSITIONS

1. Bargaining unit members in a classification as listed in Article I shall have first opportunity for additional work hours [anything two (2) hours or less] within their classification as long as they are not scheduled to work during those hours. If hours involve overtime, the Superintendent must approve prior to the hours being worked.
2. If no bargaining unit member within the classification is interested in working the additional hours, the additional work hours shall then be made available to interested, qualified and eligible bargaining unit members in the District.
3. Selection will be made by seniority of candidates who are determined to be qualified.
4. Applicants for short-hour jobs [two (2) hours or less] can be rejected if it would give them over eight (8) hours of work per day.

E. TEMPORARY ASSIGNMENTS

1. When a bargaining unit member, excluding bus drivers, is absent, the Board will offer the absent member's position to a qualified regular short hour bargaining unit member in the building and classification where the absence occurs prior to using a substitute. Such assignments will be made on a rotational basis from a list of

bargaining unit members within the building and classification expressing an interest.

2. If a bargaining unit member is temporarily assigned to a higher paying position, he/she will be paid the wage commensurate with the zero (0) step of that higher position or his/her regular rate of pay, whichever is greater.

ARTICLE XI GRIEVANCE PROCEDURE

A. PURPOSE

The Board recognizes that in the interest of effective personnel management, a procedure is necessary whereby its bargaining unit members can be assured of a prompt, impartial, and fair hearing on their grievances. Such procedures shall be available to all members and no reprisals of any kind shall be taken against any member initiating or participating in the grievance procedure.

B. DEFINITION

1. A grievance is a complaint involving the alleged violation, misinterpretation, or misapplication of the written provisions of this Agreement.
2. “Grievant” means an identified bargaining unit member or members filing a grievance or the Association. In the case of an Association grievance, the identity of those individual members allegedly affected will be disclosed upon request no later than Level Two.
3. “Days” under this Article means work days except for summer vacation when days shall mean weekdays excluding holidays.

C. RIGHTS OF THE GRIEVANT AND THE ASSOCIATION

1. A grievant may be accompanied at all steps of the grievance procedure by a representative(s) of the Association.
2. The purpose of these procedures is to secure at the lowest level Administrator having authority to resolve the grievance, equitable solutions to grievances. All parties agree that grievances will be kept as confidential as is appropriate, processed as expeditiously as possible.
3. The immediate supervisor may be passed if the immediate supervisor does not have jurisdiction in the grievance.
4. The grievant and the Association President shall receive prior notice of each meeting held to resolve a grievance formally filed. Decisions rendered at each

formal level will be made in writing on Appendix ____ and will be transmitted promptly to the grievant and the Association President.

5. The Association may withdraw its support of a grievance at anytime.

D. TIME LIMITS

1. The number of days indicated at each step is considered a maximum. Work days throughout this Article are defined as Monday-Friday excluding holidays.
2. If the grievant does not file a written grievance within twenty (20) days of the knowledge of the occurrence of the act or conditions on which the grievance is based, then the grievance shall be considered waived.
3. If a decision on a grievance is not appealed within the time limits specified at any step of the procedure, the grievance shall be deemed settled on the basis of disposition at that level and further appeal shall be barred.
4. Failure at any step of these procedures to communicate the decision on a grievance within the specified time limits shall automatically entitle the grievant to proceed to the next level.
5. All notices of hearings, dispositions of grievances, written grievances and appeals shall be in writing and hand delivered or mailed.
6. Every effort will be made to process grievances to a satisfactory conclusion by the end of the school year.
7. Meetings held under this procedure shall be conducted at a time and place which will afford a fair and reasonable opportunity for all persons entitled to be present to attend.

E. INFORMAL STEP

A bargaining unit member who has a grievance and/or the Association representative shall first meet informally with the immediate supervisor in an effort to resolve the problem. The grievant must announce that this meeting is intended to be the informal step of the grievance procedure.

F. FORMAL PROCEDURE

1. Level One

If the grievance is not resolved at the informal step, the grievant may, within ten (10) days after the date of the informal discussion, submit a formal grievance to his/her immediate supervisor. The grievant shall set forth on the appropriate form (Appendix D), the date of the alleged grievance and the informal grievance meeting, a description of the facts supporting the grievance, the Article or Articles

allegedly violated, and the nature of the relief sought by the grievant. Within five (5) days of receipt of the formal grievance, the immediate supervisor shall meet with the grievant if necessary and then write a disposition of the grievance, with a copy to the grievant, the Association President and the Superintendent.

2. Level Two

If the grievant is not satisfied with the disposition of the grievance in Level One, the grievant may submit the grievance in writing to the Superintendent/designee within five (5) days of receipt of its disposition at Level One. Within seven (7) days of receipt of the grievance form, the Superintendent/designee shall meet with the grievant and then write a disposition of the grievance, with a copy to the grievant, the Association President, and to the immediate supervisor.

3. Level Three

a. If the grievant is not satisfied with the disposition made by the Superintendent, then the grievant may submit the grievance to the Board through the Superintendent within five (5) days after receiving in writing the disposition by the Superintendent.

b. The Board shall meet with the grievant for the purpose of reviewing such grievance. The meeting shall be held in executive session unless otherwise required by law. Such meeting shall be held no later than the next regularly scheduled Board meeting after receipt by the Superintendent of Level Three grievance. The disposition of the grievance shall be written by the Board and given to the grievant by the President of the Board within ten (10) days following the meeting with the grievant.

4. Level Four

a. If the grievant is not satisfied with the Level III decision, the Association within twenty (20) days after the receipt of the Level III response, may file a demand for arbitration with the Superintendent and the American Arbitration Association. The parties shall select the arbitrator in accordance with the Voluntary Rules of the American Arbitration Association. The Arbitration shall be conducted pursuant to the Voluntary Labor Arbitration Rules of the American Arbitration Association. The decision of the arbitrator shall be final and binding on the parties.

b. The expense of the arbitration shall be equally shared by the Association and the Board (administrative and arbitrator fees, room charges and court reporter). The arbitrator shall not have the authority to add to, subtract from, modify, change or alter any of the provisions of the Agreement, nor add to, detract from, or modify the language therein in arriving at his/her decision concerning any issue presented that is proper within the limitations expressed herein. The arbitrator shall expressly confine himself/herself to the precise issue(s) submitted for arbitration and shall have no authority to

decide any other issue(s) not submitted to him/her or to submit observations or declarations of opinion which are not directly essential in reaching his/her decision.

G. MISCELLANEOUS

Nothing contained in this procedure shall be construed as limiting the individual right of a bargaining unit member having a complaint or problem to discuss the matter informally with the Administration through normal channels of communication. The Association shall have the right to be present representing the Association's interest at all grievance levels, if the member chooses to represent himself/herself.

H. LABOR/MANAGEMENT CONCERNS

In order to keep lines of communication open and problems to a minimum, the Superintendent and Association President will meet once every two (2) weeks [two (2) times a month] during the school year.

ARTICLE XII

WAGE PAYMENTS, OTHER COMPENSATION AND OVERTIME

- A. Salary schedule as shown in Appendix C "Years of Service" shall mean years of service in the District.
- B. Each bargaining unit member shall be paid in twenty-six (26) biweekly installments per year through direct deposit. In years when the calendar would otherwise result in twenty-seven (27) pay periods, the first pay period of the contract year (early September) will result in the pay distribution being one week later than usual. Advanced notification will be provided to bargaining unit members prior to the "skip pay" year. Other members will be paid according to a time sheet.
- C. Unless otherwise designated, bargaining unit members' workweek shall be defined as Sunday through Saturday.
- D. Mileage reimbursement shall be paid for the use of a private vehicle for travel approved by the member's immediate supervisor at the IRS rate in effect at the time of the travel.
- E. Any bargaining unit member required to return to work will be paid a minimum of one (1) hour's wage.
- F. Wage increases will be zero percent (0%) on the base salary for the 2011-2012 and 2012-2013 school years with a step freeze (upon resumption of steps, support staff members may only move one step, i.e., no "make up" steps).
- G. One time longevity payments to be paid the pay date following the anniversary of the employee's hire date.

17 years	\$400.00
20 years	\$500.00
25 years	\$600.00

H. All bargaining unit members are required to prepare time sheets in accordance with the Fair Labor Standards Act. A member who does not submit the time sheet at the end of each two (2) week cycle may not receive his/her next paycheck. When a shortage of thirty-five dollars (\$35.00) or more is made on a member's paycheck an additional check will be issued within three (3) workdays provided written notice of the error is provided to the Treasurer within two (2) workdays of the affected pay day. Payment will be made only if the underpayment was the result of an error by the Treasurer's office.

I. Bargaining unit members working the second shift shall receive a twenty cent (20¢) per hour differential and members working third shift shall receive a twenty-five cent (25¢) per hour differential.

J. SERS PICK-UP

1. The Board will implement the SERS "pick-up" utilizing the salary reduction method of contributions to the State Employees Retirement System paid on behalf of the bargaining unit members, at no cost to the Board, under the following terms and conditions:

- a. The amount to be "picked-up" on behalf of each member shall be equal to the member's required contribution to the SERS. The member's annual compensation shall be reduced at no cost to the Board by an amount equal to the amount "picked-up" by the Board for the purpose of state and federal tax only.
- b. The "pick-up" percentage shall apply uniformly to all members as a condition of employment.
- c. No member covered by this provision shall have the option to elect a wage increase or other benefit in lieu of the employer pick-up.
- d. Payment for all paid leaves, sick leave, personal leave, and severance including unemployment and worker's compensation shall be based on the member's daily gross pay prior to reduction as basis (e.g. gross pay divided by number of hours worked).

2. Each bargaining unit member will be responsible for compliance with Internal Revenue Service salary exclusion allowance regulations with respect to the "pick-up" in combination with other tax deferred compensation plans.

3. If the foregoing "pick-up" provisions are nullified by subsequent IRS rulings, Ohio Attorney General Opinions, or other governing regulations, the Board will be held harmless and this article of the Agreement shall be declared null and void. The Board shall then return to the former method of employer/employee retirement system contributions as soon as necessary.

K. CALAMITY PAY RATE

1. When school is closed due to a "disease epidemic," hazardous weather conditions, damage to a school building, or other temporary circumstances due to utility failure rendering the school building unfit for school use, bargaining unit members shall receive their regular rate of pay for not more than five (5) days in any one (1) year. In any contract year where more than five (5) calamity days are called, members working under a two-hundred sixty (260) day contract may be required to report to work on such calamity day(s) and will receive their regular pay for such days.
2. A bargaining unit member, other than a member working under a two-hundred sixty (260) day contract, who is required by an administrator to work on a calamity day shall be granted compensatory time off at the rate of one and one-half (1-1/2) hours for each hour worked. The time shall be taken within thirty (30) workdays of the date accrued or the member shall be paid at the rate of one and one-half (1-1/2) times his/her regular hourly rate. It will be the member's responsibility to request payment for hours worked in lieu of compensatory time off.
3. Any member who has already arrived at his/her work station before any school closing will not receive overtime pay, but will be able to leave work for the remainder of the shift.
4. Any member who is required to work a delayed schedule will be required to work their regular amount of shift hours.

L. SEVERANCE PAY

The Board establishes severance payments to bargaining unit members at retirement² under the following provisions:

1. A bargaining unit member may elect, at the time of retirement from active service and with ten (10) or more years of service with the District, to be paid in cash for the value of his/her accrued but unused sick leave credit.
2. Payment will be made according to the following schedule:

One fourth (1/4) of the accumulated sick leave not to exceed eighty (80) days.

Example: A member with eighty-four (84) days of sick leave accumulated would be paid as follows:

² Defined as Service Retirement as specified in Sections 3307.38 and 3309.34.

84 X 1/4 X Rate of Pay.

3. This payment shall be based on the member's base rate of pay at the time of retirement.
4. Payment for sick leave on this basis shall be considered to eliminate all sick leave credit accrued by the member at that time.
5. This payment shall be made only once to any member.
6. The written request for payment shall be submitted to the Board for approval along with a declaration and request for retirement.
7. This payment shall be made in January of the year following retirement.
8. Payment of severance shall be made to the life insurance beneficiary of a retirement qualified bargaining unit member who dies while actively employed in the District.
9. Retirement must be applied for within one (1) year from the time employment is severed with the Board. No such severance payment shall be made until the Board receives notice that the employee has actually accepted service retirement benefits from the School Employees Retirement System (SERS).
10. A bargaining unit member shall have the option of sheltering all or a portion of his/her severance payment in a 403(b) annuity, 457(b) annuity or both.

M. OVERTIME

1. Time and one-half shall be paid after a bargaining unit member works forty (40) hours in any workweek (Sunday through Saturday). All overtime and any hours over and above a member's regularly contracted day must receive prior approval of the Superintendent. Sick days shall be included in the forty (40) hour workweek. Vacation leave, personal leave, and calamity days shall not be included in the forty (40) hour workweek.
2. If an administrator, police or extenuating circumstance calls a bargaining unit member back to work after his/her regularly scheduled workday or scheduled overtime which is for a reason beyond the control or negligence of the member, the member shall be paid a minimum of two (2) hours for actual time worked at one and one-half (1 1/2) times the applicable rate of pay.

N. LICENSE/CERTIFICATE RENEWAL AND BCI/FBI CHECKS

The Board will encumber an amount equal to fifty dollars (\$50.00) per bargaining unit member per year to be used for the payment of any required license/certificate renewal and/or BCI/FBI background checks. Members will be reimbursed from the balance of their individual accounts upon presentation to the Treasurer's office of evidence of payment for these items.

ARTICLE XIII
DRUG FREE WORK PLACE

- A. No employee of the District while directly engaged in the performance of work shall unlawfully manufacture, distribute, dispense, possess, or use on or in the work place any alcoholic beverage, narcotic drug, hallucinogenic drug, amphetamine, barbiturate, marijuana or any other controlled substances as defined in Schedules I through V of Section 202 of the Controlled Substances Act 9 21 U.S.C. 812 and as further defined by regulation at 21 C.F.R. 1300.11 through 1300.15.
- B. As a condition of employment, each employee who is directly engaged in the performance of work shall abide by the terms of this policy.
- C. "Work place" as used in this policy is defined as the site for the performance of work done. Work place, therefore, includes any District school building or any school premises; any school owned vehicle or any other school approved vehicle used to transport students to and from school or school activities; off-school property during any school sponsored or school approved activity, event, or function, including but not limited to field trips (including in or out of country summer trips) or athletic events, where students are under the jurisdiction of the District and/or its staff.
- D. As a condition of employment, each employee shall notify his or her supervisor of his or her conviction of a criminal drug statute for a violation occurring in the work place as defined above. Such notification shall be provided no later than five (5) days after a conviction. This Board of Education shall, within ten (10) days after receiving such notice from an employee or otherwise receiving actual notice, notify the appropriate federal agency of such conviction.
- E. Within thirty (30) days of receiving notice of the conviction of a criminal drug statute by any employee, this Board shall either: 1) take appropriate personnel action against such employee for just cause up to and including termination; or 2) require such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state or local health, law enforcement or other appropriate agency.
- F. The term "conviction" means a finding of guilt (including a plea of nolo contendere) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of the federal or state criminal drug statutes.
- G. The term "criminal drug statute" means a criminal statute involving the manufacture, distribution, dispensation, use, or possession of any controlled substance.

- H. This Board shall establish a drug-free awareness program to inform employees about: 1) the dangers of drug abuse in the work place; 2) the Board's policy of maintaining a drug-free work place; 3) any available drug counseling, rehabilitation, and employee assistance programs; and 4) the penalties that may be imposed upon employees for drug abuse violations occurring in the work place.

ARTICLE XIV
EFFECTS OF AGREEMENT

A. CONFLICT WITH LAW

If any provision of this Agreement conflicts with any state or federal law, regulation, ruling or order, now or hereafter enacted or issued, such provisions, application or agreement shall be inoperative except to the extent permitted by law, but the remaining provisions hereof shall remain in effect. The parties agree to meet within ten (10) calendar days of notice of the violation to attempt to resolve the issue.

B. ENTIRE AGREEMENT CLAUSE

This Agreement supersedes and cancels all previous agreements verbal or written between the Board and the Association and constitutes the entire agreement between the parties.

C. CONTRACT REPRODUCTION

Copies of this Agreement will be printed and distributed to each bargaining unit member now or hereafter employed. The cost of doing so shall be shared equally by the Board and the Association.

D. NON-DISCRIMINATION CLAUSE

The Board shall be an equal opportunity employer. The Board and the Association shall not discriminate against any applicant or employees in terms of wages, hours, assignment, reassignment, layoff or suspension or other terms and conditions of employment on the basis of race, religion, color, national origin or ancestry, sex, age, marital status, disability, or membership in the Association.

E. AVAILABILITY OF BOARD POLICIES

Board policies will be made available to a bargaining unit member by placing them in each principal's office, on the District's website and/or by providing the Association President with a copy.

F. DEFINITION OF DAYS

Unless defined otherwise, "days" shall mean calendar days when used in this Agreement.

ARTICLE XV
MANAGEMENT RIGHTS

- A. The Board hereby retains and reserves unto itself, without limitations, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Ohio and of the United States, including but without limitation all of the rights identified in O.R.C. Section 4117.08. These include the right to:
1. Determine matters of inherent managerial policy, as provided in O.R.C. Sections 3313.47 and 3313.20 of the Ohio Revised Code, which include, but are not limited to, areas of discretion or policy such as functions and programs of the public employer, standards of service, its overall budget, utilization of technology, and organizational structure;
 2. Direct, supervise evaluate or hire employees;
 3. Determine the overall methods, process, means or personnel by which governmental operations are to be conducted;
 4. Suspend, discipline, demote, or discharge for just cause, or layoff, transfer, assign, schedule, promote or retain employees;
 5. Determine the adequacy of the work force;
 6. Determine the overall mission of the employer as a unit of government;
 7. Effectively manage the work force;
 8. Take action to carry out the mission of the public employer as a governmental unit.
- B. The exercise of the foregoing powers, rights, authority, duties and responsibilities, the adoption of policies, rules and regulations and practices in furtherance thereof, and the use of judgment and discretion in connection herewith shall be limited only by the specific and express terms of this contract and Ohio statutes; and then only to the extent such specific and express terms hereof are in conformance with the Constitution and laws of the State of Ohio and the rules and regulations promulgated by the Ohio State Board of Education and the Constitution and laws of the United States. Pursuant to this provision, the parties hereby agree that the Board shall not be permitted to exercise any management rights which alter or modify an existing provision of this Agreement. The parties also hereby agree and understand that the Board shall have the right to implement any management rights not specifically addressed in the collective bargaining agreement provided that the Board engages in good faith negotiations with the Association prior to implementation.

ARTICLE XVI
DURATION

This Agreement shall be in effect from July 1, 2011 at 12:01 a.m. until midnight on June 30, 2013.

Ratification of the Agreement is indicated below.

BLACK RIVER BOARD OF EDUCATION

Michael J. Lannon
Board President

Connie D. Hange
Treasurer

Jessica G. Myerhoff
Superintendent

BLACK RIVER SUPPORT STAFF/OEA/NEA

Maunt R. Nagy
President

Gary P. Korach OEA LRC
Chief Negotiator

Kathi Wegerts
Negotiation Team Member

Al Duda
Negotiation Team Member

Date: September 15, 2011

BLACK RIVER LOCAL SCHOOLS
PERSONAL LEAVE APPLICATION

I _____ intend to use Personal Leave
on _____.
(Date(s))

Personal Leave is intended to provide bargaining unit members with a means of dealing with urgent and unavoidable personal matters that cannot be handled except during school hours.

A bargaining unit member shall be entitled to three (3) days of paid personal leave each year during his/her regular employment period. The leave shall be granted:

- (a) Without loss of pay and other benefits
- (b) In full, half, or quarter day or two hour increments only
- (c) With no deduction from sick leave
- (d) Subject to the availability of a qualified substitute, if requested less than five (5) days [one hundred twenty (120) hours] in advance
- (e) Provided no more than three (3) bargaining unit members of any one building or more than six (6) of the bargaining unit members in the District take such leave on any one day.
- (f) Provided they are not days chargeable to sick leave
- (g) In event of emergency, Items (d) and (e) not applicable; however, the Emergency Personal Leave Form, Appendix A-1, must be completed.
- (h) Provided the date in question is not a waiver day or other professional development day for the employee.
- (i) Provided they are not taken during the first two (2) weeks of student attendance or after May 20th.

Received by Principal/Supervisor

Date

Time

For Office Use Only: _____ Approved _____ Denied

Reason for Denial: _____

Superintendent

Date

BLACK RIVER LOCAL SCHOOL DISTRICT
EMERGENCY PERSONAL LEAVE APPLICATION

I _____ intend to use Personal Leave on _____
_____.

(date)

For the following reasons, I have been unable to provide the required five (5) days [one hundred twenty (120) hours] advanced notification for personal leave use and/or am requesting Emergency Personal Leave for a date or dates otherwise restricted by the Agreement.

Building assignment _____

_____ Approved _____
Date Principal/Director/Supervisor

_____ Approved: _____
Date Superintendent

By signing this request, I verify that I could not give 5 days prior notice for my personal leave request and/or acknowledge that the request is during a restricted portion of the school year.

Signature

BLACK RIVER LOCAL SCHOOL DISTRICT
JURY LEAVE NOTIFICATION

This is to notify you that the undersigned has been called to jury duty at _____
_____ for the following dates:

I understand that it is my obligation to provide appropriate verification that such service was rendered as a precondition for receiving pay for dates absent due to jury duty.

Signature

Building assignment _____

GRIEVANCE PROCEDURE FORM

NAME OF GRIEVANT _____ DATE _____

SCHOOL _____ PRINCIPAL/IMMEDIATE SUPERVISOR _____

DATE GRIEVANCE OCCURRED _____ DATE OF FORMAL FILING _____

PERSON OR PERSONS TO WHOM GRIEVANCE IS DIRECTED: _____

HAVE YOU DISCUSSED THIS WITH YOUR IMMEDIATE SUPERVISOR?

YES___ NO___ NAME _____

DATE OF INFORMAL HEARING _____

INITIATED ON LEVEL: _____

STATEMENT OF GRIEVANCE: -- include a description of the facts supporting the Grievance and the Article or Articles allegedly violated.

ACTION REQUESTED: -- state the nature of the relief sought.

GRIEVANT

FORMAL PROCEDURE

DATE RECEIVED BY IMMEDIATE SUPERVISOR _____

STEP I - IMMEDIATE SUPERVISOR (FORMAL DISPOSITION)

Date _____ Signature _____

Immediate Supervisor

Copy to the Grievant,
the Superintendent,
and the Association President

Date Received by Grievant _____

Signature _____

Grievant

DATE RECEIVED BY SUPERINTENDENT/DESIGNEE _____

STEP II – SUPERINTENDENT/DESIGNEE (FORMAL DISPOSITION)

Date _____ Signature _____
Superintendent

Copy to the Grievant,
the Immediate Supervisor,
and the Association President

Date Received by Grievant _____

Signature _____
Grievant

DATE RECEIVED BY THE SUPERINTENDENT/DESIGNEE _____

STEP III - BOARD OF EDUCATION (FORMAL DISPOSITION)

Date _____ Signature _____
Board President

Copy to the Grievant
Immediate Supervisor
Superintendent,
and the Association President

Date Received by Grievant _____

Signature _____
Grievant

Where decision requires additional space, attach pages as necessary.

Black River Support Staff Association-Salary Schedules

CUSTODIAN/MAINTENANCE and
ASSISTANT TO TRANSPORTATION
SUPERVISOR

Step	2011-13
0	1.000 14.85
1	1.020 15.15
2	1.031 15.31
3	1.050 15.59
4	1.070 15.89
5	1.085 16.11
10	1.100 16.34
15	1.120 16.63

CUSTODIANS

Step	2011-13
0	1.000 14.10
1	1.020 14.38
2	1.031 14.54
3	1.050 14.81
4	1.070 15.09
5	1.085 15.30
10	1.100 15.51
15	1.120 15.79

SCHOOL SECRETARIES

Step	2011-13
0	1.000 13.00
1	1.020 13.26
2	1.031 13.40
3	1.050 13.65
4	1.070 13.91
5	1.085 14.11
10	1.100 14.30
15	1.120 14.56

LEAD COOK

Step	2011-13
0	1.000 13.31
1	1.020 13.58
2	1.031 13.72
3	1.050 13.98
4	1.070 14.24
5	1.085 14.44
10	1.100 14.64
15	1.120 14.91

COOK/CASHIER//AUTOMOBILE ROUTE

Step	2011-13
0	1.000 12.46
1	1.020 12.71
2	1.031 12.85
3	1.050 13.08
4	1.070 13.33
5	1.085 13.52
10	1.100 13.71
15	1.120 13.96

PARAPROFESSIONALS

Step	2011-13
0	1.000 12.58
1	1.020 12.83
2	1.031 12.97
3	1.050 13.21
4	1.070 13.46
5	1.085 13.65
10	1.100 13.84
15	1.120 14.09

PLAYGROUND & CAFETERIA AIDE

Step	2011-13
0	1.000 12.46
1	1.020 12.71
2	1.031 12.85
3	1.050 13.08
4	1.070 13.33
5	1.085 13.52
10	1.100 13.71
15	1.120 13.96

BUS/CDL DRIVERS

Step	2011-13
0	1.000 14.54
1	1.020 14.83
2	1.031 14.99
3	1.050 15.27
4	1.070 15.56
5	1.085 15.78
10	1.100 15.99
15	1.120 16.28