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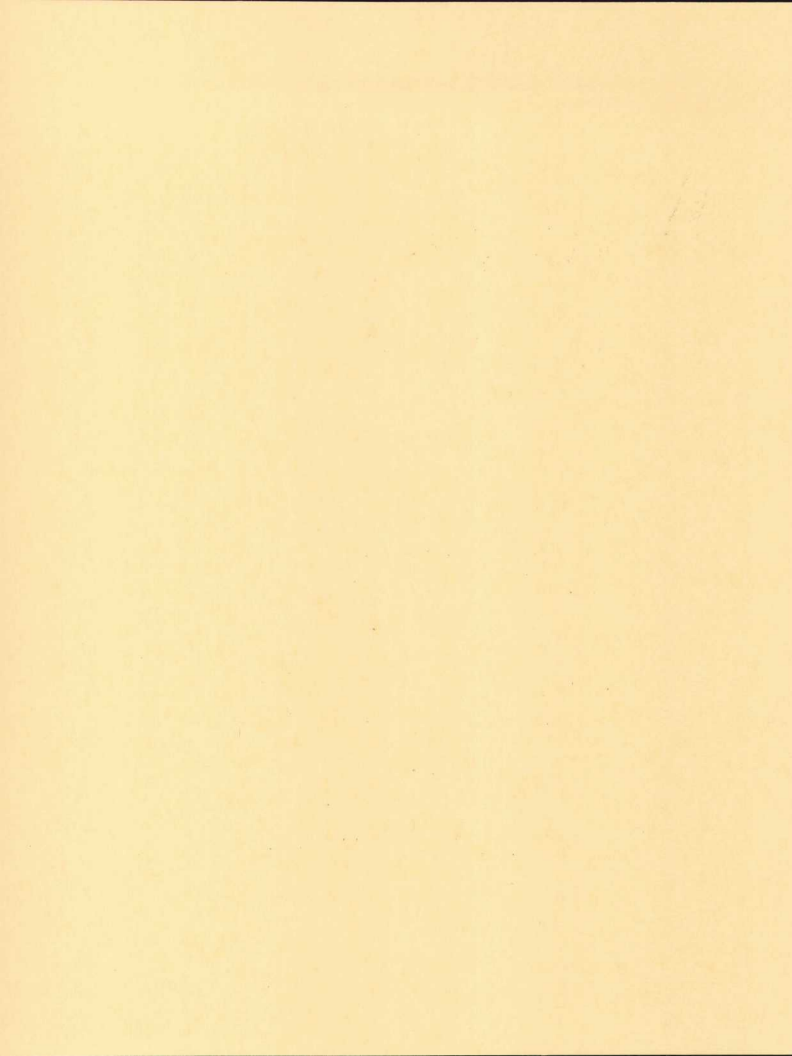
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PROFESSIONAL AGREEMENT

1989-90 1990-91 1991-92 1992-93

Between the School District of the City of Hazel Park and the Hazel Park Education Association

LABOR AND INDUSTRIAL RELATIONS COLLECTION Michigan State University



MASTER AGREEMENT

between

SCHOOL DISTRICT OF THE CITY OF HAZEL PARK

and

HAZEL PARK EDUCATION ASSOCIATION

1987 - 1993

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MASTER AGREEMENT

between

SCHOOL DISTRICT OF THE CITY OF HAZEL PARK

and

HAZEL PARK EDUCATION ASSOCIATION

1987 - 1993

THIS AGREEMENT entered into this first day of September, 1987, by and between the Board of Education of the City of Hazel Park, Michigan, hereinafter called the "Board" and the Hazel Park Education Association, hereinafter called the "Association."

WITNESSETH

WHEREAS the Board and the Association recognize and declare that providing a quality education for children of Hazel Park is their mutual aim and that the character of such education depends predominately upon the quality and morale of the teaching service, and

WHEREAS the members of the teaching profession share with the administration and the Board of Education common objectives, commitments and responsibilities dedicated to the formulation of the finest educational program possible, and

WHEREAS the Board has statutory obligation, pursuant to Act 379 of the Michigan Public Acts of 1965, to bargain with elected representatives of the teaching personnel, in this case the Association, as the representative of its teaching personnel with respect to hours, wages, terms and conditions of employment, and

WHEREAS the parties, following extended and deliberate professional negotiations, have reached certain understandings which they desire to memorialize.

In consideration of the following mutual covenants, IT IS HEREBY AGREED AS FOLLOWS:

ARTICLE 1 RECOGNITION

- A. The Board hereby recognizes the Association as the exclusive bargaining representative as defined in Section II of Act 379, Public Acts of 1965, for a unit consisting of all certificated teaching personnel, special service personnel and all vocational teaching personnel annually authorized by the State of Michigan, excluding the Assistant Superintendent, Curriculum Coordinator, Superintendent, Directors, Principals, Assistant Principals, Teaching Assistant Principals, Supervisor of Special Education and other supervisors as defined in the Act. Unless otherwise indicated, the term "teacher" when used hereinafter in this Agreement will refer to all employees in the above unit. This is not a job security provision.
- B. The Board agrees not to negotiate with any teachers' organization other than the Association for the duration of this contract.
- C. Professional Dues or Fees and Payroll Deductions
 - 1. The amount of dues deduction will be calculated by dividing the annual dues by the number of pay dates between the last pay date in September and the last pay date in June inclusively and deducted accordingly. An adjustment for any additional fraction of the annual dues will be deducted from the last pay in June. Remittance to the HPEA by the Board of such deductions shall be on a monthly basis and shall be accompanied by an HPEA membership printout list. Deductions for teachers employed after the commencement of the school year shall be appropriately prorated to complete payments by the following June. Any assessments shall be deducted and remitted to the Association when authorized in writing by the HPEA president or executive director within two weeks of said Association authorization. The Board will furnish the HPEA monthly, at its principal office, the name and building assignment of all teachers hired, terminated, or otherwise removed from the payroll.
 - 2. Any teacher who is not a member of the Association in good standing or who does not make application for membership within thirty (30) days from the date of commencement of teaching duties shall, as a condition of employment, pay as a fee to the Association an amount equal to United Profession membership dues. However, the teacher may authorize payroll deduction for such fee in the same manner as provided in paragraph A of this Article. In the event that a teacher shall not make payment as provided in paragraph A, the Board shall, upon receipt of written notice from the Association, commence discharge procedures against such teacher within ten (10) days or at the next scheduled Board meeting, whichever is later. In this action the Board shall follow the dismissal procedures set forth in the Michigan Tenure Act.
 - 3. If the teacher wishes to formally appeal the termination action of the Board of Education, he (or she) will be allowed to remain in the teaching position during the appeal or to the end of the

current semester, whichever is sooner. If said teacher does not wish to appeal, employment of said teacher will be terminated immediately.

D. Nothing contained herein shall be construed to deny or restrict to any teacher rights he/she may have under the Michigan General School Laws or applicable laws and regulations. The rights granted to teachers hereunder shall be deemed to be in addition to those provided elsewhere.

BOARD OF EDUCATION RIGHTS AND RESPONSIBILITIES

A. There is reserved exclusively to the Board all responsibilities, powers, rights, and authority vested in it by the laws and constitution of Michigan and the United States which have been heretofore properly exercised by it.

The determination and administration of educational policy, curriculum, the operation of the schools and the direction of the professional staff are vested in the Board or in the Superintendent when so delegated by the Board.

The above provisions shall not be inconsistent with nor contrary to the provisions of Public Act 379.

- B. The School Board agrees to provide transportation for classroom field trips of one (1) day or less. At least one (1) school bus will be available at all times for this purpose.
- C. The Board agrees to assume all costs related to any legal defense of any suit or action brought against the Association regarding this article entitled <u>Coaching Salary Schedule</u> and <u>Supplemental Pay Schedule</u> of the collective bargaining agreement.
- D. The Board further agrees to indemnify the Association for any damages which may be assessed against the Association as the result of said suit or action.

ARTICLE 3 HAZEL PARK EDUCATION ASSOCIATION RIGHTS AND RESPONSIBILITIES

- A. The Board and the Association agree to abide by Act 379 of the Public Acts of 1965 and to all the applicable laws and statutes pertaining to the teachers' rights and responsibilities. The Board and the Association agree to the Board of Education Policies and Procedures now in effect other than those related to wages, hours, and working conditions, and unless otherwise altered by specific conditions within this contract. The foregoing specifically excludes from contract determination matters of curriculum and program, but does not otherwise change the Board's intent and desire for maximum teacher input.
- B. Every employee of the Board shall have the right freely to organize, join, and support the Association for the purpose of engaging in bargaining or negotiation and other legal collective concerted activities for their mutual benefit. The Board and Association undertake and agree that it will not directly or indirectly discourage or deprive or coerce any teacher in the enjoyment of any rights conferred by Act 379 or other laws of Michigan and of the Constitutions of Michigan and the United States; that it will not discriminate against any teacher with respect to hours, wages, or any terms or conditions of employment by reason of their membership in the Association, or other professional organization, their participation in anv activities of the Association or collective professional negotiations with the Board or their institution of any grievance, complaint, or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.
- C. The Board and the Association recognize the right of employees to invoke the assistance of the State Labor Mediation Board.
- D. Use of School Facilities
 - 1. Week day activities commencing prior to 5:00 p.m. -- the Association will have the right to schedule meetings within the building and without cost. Such scheduling will be processed through the principal's office setting forth in advance the time and place of the meeting. Week day activities commencing after 5:00 p.m. and all week-end activities are to be scheduled through the Board Office. The Association shall enjoy the same privileges of facility availability as other community groups. It is further understood that the only cost to the Association shall relate to directly increased custodial costs.
 - 2. It will be the policy of the Board that bulletin boards in a given school will be used for the purpose of displaying educational material and other notices referring to the conduct of educational and student activities; provided, however, that there will be one (1) bulletin board which will be placed in the staff lounge, or a mutually agreeable location, for the purpose of displaying notices, circulars and other Education Association materials.

- 3. In those schools where an inter-communications system exists, it will be the policy of the Board that such equipment may be used only for announcements emanating from the principal's office and in connection with information from that office to students and staff members. Such announcements will be in connection with student activities, educational announcements to the faculty with regard to school-centered activities. Other announcements beyond the above may be made at the discretion of the principal, with regard to content, time and need for such announcements.
- 4. The Association may distribute materials through teachers' mailboxes if it so desires.
- E. It is expressly understood that no member of the administration will assume responsibility for the posting or distribution of materials for the Association or any other teacher organization.
- F. No teacher will be prevented from wearing pins showing membership in the Association or any other teacher organization.
- G. School facilities will not be used by teachers privately for private tutoring for pay. Under no conditions should teachers tutor students enrolled in their classes for pay.
- H. The Board agrees to furnish to the Association in response to written requests all information concerning the financial resources of the district, tentative budgetary requirements and allocations and other information as will assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the teachers and their students, together with information which may be necessary for the Association to process any grievance or complaint. Such written request shall be specific as to the information desired. This is not to imply that oral requests will be denied.

Official records will be made available at the office of the Board and will not be removed from the Board's office.

I. Association Day Language (subject to provisions of P.A. 197)

The Association shall be allotted twenty-five (25) days annually for Association business at no cost to the Association. Such commitment by the Board is subject to the following qualifications:

- That notification one week in advance, when possible, be given in writing stating the specific type of activity or purpose of the released day for Association business unless business of officers of a sudden, infrequent nature or verbal agreement with Board representatives.
- That four (4) days in excess of the allotted twenty-five (25) may be used subject to provisions in 1 above provided the Association reimburses the District at the prevailing substitute rate whether or not one is used.

3. That an additional four (4) days in excess of the twenty-nine (29) noted may be used if reimbursed at full contractual cost of the Association member.

The above language is not applicable during mutually agreed upon negotiation periods.

ARTICLE 4 TEACHER RIGHTS

A. Just Cause

Teachers may be disciplined, reprimanded, reduced in rank or compensation only for just cause.

B. Teachers will not be used as secretarial or custodial help except in an emergency assignment.

ARTICLE 5 CIVIL RIGHTS

- A. The Board agrees that neither it, nor any of its administrative agents, will discriminate against any teacher on the basis of race, creed, color, national origin, sex, marital status, political activities, or membership or participation in the activities of the Association or any other employee organization.
- B. The Association agrees that it will admit all teachers to its membership without discrimination by reason of race, creed, color, national orgin, sex, marital status, or prior membership or past participation in the activities of any other employee organization.

TEACHER RESPONSIBILITIES

- A. Pupil-Teacher Relationships
 - 1. Classroom teachers are often confronted with the problems as well as the responsibilities of maintaining pupil control. Within legal limitation, in fact, certain parental privileges are transferred to the teacher in the performance of this function.
 - 2. Encouragement, praise and emphasis upon the child's desirable characteristics are recognized as being the most successful methods of working with discipline cases. But, if the occasion should arise where punishment is necessary, reasonable applications of corporal punishment may be administered. Educational personnel should be familiar with the current legal responsibility as interpreted by Michigan Courts.
 - 3. Referrals of pupils for special services may be made by the teacher or the building principal to the appropriate service. Referral forms will be routed through the office of the building principal.
 - 4. Within the framework outlined above, a consistent discipline procedure shall be worked out in each building by the teachers, counselors and administrators.
- B. Medical Examinations
 - 1. For the protection of children, the Board of Education shall require of each new employee a health report from the school physician or a physician authorized to practice medicine under the laws of the State.
 - The Board of Education may request a teacher to obtain a physical examination from a recognized hospital or clinic - such examination to be at the expense of the Board.
 - 3. All new employees shall submit a report of a negative tuberculin test or chest X-ray taken within the last six months. Thereafter, a tuberculin test shall be required every three years.
 - a. If the initial tuberculin test results in a positive reaction, it should not be repeated; and a chest X-ray must be obtained.
 - b. Other exceptions may be considered upon the written recommendation of the employee's private physician.
 - 4. An employee of the Board of Education who is off duty because of illness or injury for more than two (2) weeks may be required to present a statement of ableness to the principal upon his/her return to work. This statement shall be made out by a physician authorized to practice medicine under the laws of the State.

Birth Certificates

Every teacher upon employment shall be required to present a birth certificate or other legal evidence attesting to the date of birth which shall be recorded and made a part of the personnel file.

ARTICLE 7 JOINT_RESPONSIBILITIES

- A. In-Service Training, Conferences and Conventions
 - 1. The Board of Education shall encourage employees to actively participate in all professional meetings on local, state and national levels. They shall make an annual appropriation for inservice training which shall include in-service classes, conferences and conventions. Attendance of teachers to conferences shall be approved by the Board of Education. Attendance of special teachers to conferences shall be approved by the administrator assigned to the curricular area, within the budget limits set by the Board of Education.
 - Visitation to other schools or programs shall be considered as a conference.
- B. Substitute Teachers
 - The Board agrees to make an effort to maintain an adequate list of substitute teachers.
 - 2. Teachers shall be informed of a system-wide, single telephone that they shall call before 7:00 a.m. number to report unavailability for work. The content of information to be reported shall be of the same scope and detail whether reporting to a person or to the answering service. Such basic reporting data shall be consistent with existing directives. Once a teacher has reported shall of unavailability, it be the responsibility the administration to arrange for a substitute teacher.
 - 3. Substitute teachers shall be hired whenever the following special teachers are absent: art, music (vocal only), and physical education.

C. Ethics

- 1. The Association shall deal with ethical problems arising under the Code of Ethics of the Education Profession in accordance with the terms thereof, and the Board recognizes the Code of Ethics to be an acceptable criteria of professional behavior.
- In regard to teacher ethic cases, the Board shall give due consideration to the decisions and/or recommendations of the Professional Rights and Responsibilities Committee.
- 3. Teachers agree not to exploit their professional relationship with their students nor knowingly permit any commercial exploitation of their professional position. On this basis, solicitation for the purpose of selling educational materials and/or services within the Hazel Park School District by Hazel Park teachers shall be considered improper.

4. Procedural detail involving probationary teachers, tenure teachers and administrators is to be incorporated into administrative policy and distributed to every teacher.

D. Professional Study Committee

There is hereby established a Professional Study Committee composed of five (5) members; two (2) members selected by the Superintendent, and three (3) members selected by the Association.

The Association shall designate the chairperson. The Professional Study Committee may recommend changes in the district's educational program.

Recommended Procedure

- 1. Recommended changes may be made to the Committee by:
 - a. A teacher in the district.
 - b. Superintendent.
 - c. Central Office Administrator.
 - d. Building Principals.
 - e. Curriculum Committees.
 - f. Professional Associations.
- 2. Study Committee Responsibilities
 - a. Receive recommended changes.
 - Refer changes for study to appropriate committee if study is needed.
 - c. Review recommended changes from committees.
 - d. Submit written recommendations to the Superintendent, who must take action not later than thirty (30) days after receiving the recommendation. The chairperson or his/her designee may present the committee's views before the Administrative Council.
 - e. Inform recommending group of action taken by the Superintendent and/or Board of Education.
 - f. Take action on all recommendations within thirty (30) days after receipt of the recommendations.
- E. It is agreed that a study committee of the Administration and Association will be formed to recommend methods for giving teacher recognition awards. The Board and the Association will each appoint a member to this committee upon ratification of this contract. These two (2) members may enlarge the committee.
- F. Teacher representatives to the Curriculum Advisory Council shall be paid the negotiated scale.

ARTICLE 8 PROFESSIONAL COMPENSATION

- A. A single salary schedule shall be maintained, and no differential in salary shall be allowed because of sex, marriage, or dependents.
- B. Applicants with previous Hazel Park School District experience seeking reemployment within two (2) years after termination shall be credited with full previous Hazel Park experience but not to exceed five (5) years. Previous teaching experience allowance may be recognized at the discretion of the Board via salary schedule placement allowance up to a maximum of five (5) years.
- C. Only experience recognized by the Michigan Retirement Act shall be credited. Other experience directly related to the person's teaching responsibility not to exceed five (5) years may be recommended to the Board of Education by the Superintendent for credit on the salary schedule. All teachers now employed or previously employed by the Hazel Park Board of Education shall have their total service in the Armed Forces credited with one regular annual salary increment for each year provided they have served a minimum of one (1) year. New teachers employed shall be given one (1) regular salary increment for service, provided that have served a minimum of one (1) year in the Armed Forces with honorable discharge.
- D. Teachers will be classified for the purpose of the salary schedule in April for the succeeding year, but if evidence that a teacher is entitled to an advance on the salary schedule is filed in the Superintendent's office by September 15 of the same school year, such teacher will be advanced to the new step on the salary schedule. In addition, mid-year adjustments will be made if evidence is submitted to the Superintendent's office on or before February 15 of the school year and shall be retroactive to the beginning of the second semester.
- E. Application for placement on a higher tract of the salary schedule shall be made by September 15 for the first semester or February 15 for the second semester of the school year. All credits toward a higher tract on the salary schedule shall be graduate semester hours or their equivalent in quarter hours. Any credit recognized by the university as credit toward a graduate degree shall also be accepted by the Board.
 - 1. A salary increment is added for a block of eighteen (18) semester hours of graduate credit beyond the provisional certificate. (Any teacher who has been paid at the BA+15 step shall automatically be placed on this step.)
 - 2. A salary increment is added for the completion of a Master's degree. Some courses or experiences not on a designated Master's program may be deemed by the Superintendent to be helpful in making a teacher a better teacher. In such cases, the Master's degree salary may be allowed by the Superintendent when 32 hours of credit are approved.

- 3. A salary increment is recognized for each block of fifteen (15) semester hours of graduate credit beyond the Master's degree after the Master's degree has been completed. (MA+15, MA+30, MA+45)
- 4. A fourth increment beyond the Master's degree is allowed for completion of the Doctorate degree.
- F. A teacher who does not possess a Provisional Certificate or a Permanent Certificate issued by the Michigan State Board of Education, whether or not said teacher holds a degree, and for whom a Special Certificate must be issued, shall be classified on the salary schedule as a nondegree teacher, except those teachers who shall be required to complete ten (10) semester hours or less to qualify for a Provisional or Permanent Certificate, in which case said teacher shall be classified on the salary schedule as a degree teacher.
- G. Bargaining unit members shall receive an annual longevity payment according to the following:

			YEARS OF SERVICE IN HAZEL PA	
	0-15	16-20	21-25	26>
1987-88	0	\$ 500	\$ 750	\$1000
1988-89	0	750	1100	1500
1989-90	0	1000	1500	2000
1989-93	0	1000	1500	2000

Longevity dates from July 1 through November 15 shall receive a full year of longevity credit; from November 16 to April 15 shall receive one-half year's longevity credit; April 16 through June 30 shall not receive longevity credit for that year.

- H. Bargaining unit members may select at their option any one of the following methods of payment beginning with the second Friday of the school year.
 - Option 1. Gross salary (plus longevity, if any) divided into 21 equal bi-weekly paychecks.
 - Option 2. Gross salary (plus longevity, if any) divided into 26 equal bi-weekly paychecks. Paychecks 21 through 26 shall be paid with their last regular pay at the end of the student school year.
 - Option 3. Gross salary (including longevity, if any) divided into 26 equal bi-weekly paychecks. Paychecks 22 through 26 shall be mailed to them by the Board Office during the summer.

TEACHING_HOURS,_WORK_DAY,_AND_WEEK

A. 1. The parties recognize the principle of a normal forty (40) hour work week, exclusive of lunch.

It is mutually recognized by all parties that the principle of the forty (40) hour normal work week cannot be interpreted literally. Nothing contained herein prohibits or limits the right of the Board from assigning duties normally associated with the teaching profession except as otherwise agreed upon in this contract.

It is the responsibility of each individual teacher, as well as administrators and School Board members, to strive for the highest quality educational program possible for the children of this school community. Inherent in such a commitment is the requirement for adequate lesson planning and guidance for reference by a substitute teacher.

2. The starting and dismissal times for students shall be as follows:

All elementary schools	8:45 a.m. to 3:00 p.m.
Junior high schools	8:30 a.m. to 3:00 p.m.
Senior high school	8:15 a.m. to 3:00 p.m.

The foregoing starting and dismissal times are subject to modification by state statute or other external legal authority.

- The regular teachers' work day will begin fifteen (15) minutes before the aforesaid starting times and will end fifteen (15) minutes after the aforesaid dismissal times.
- B. 1. The Administration may determine to have as many as four regularly scheduled full staff meetings to deal with curriculum and program on a periodic basis. Such meetings shall be announced in advance and shall commence after student dismissal time and will extend beyond the regular teacher dismissal time not more than 45 minutes. This arrangement may only be extended beyond the current contract by mutual agreement of both parties.

It is further agreed that from time to time small group and/or an individual teacher may be requested to meet with the Administration after school hours to accommodate operational procedures.

- 2. Teachers may be requested to attend district-wide curriculum meetings on a monthly basis after the close of the school day. On any day or occasion that school is dismissed for purposes of professional improvement activities, attendance of teachers at such programs shall be required. Failure to be so involved shall result in loss of pay for the day or days involved.
- 3. It is agreed by the Association and the Board that good public relations is necessary in all community activities and, therefore, recognize that teacher attendance at PTA meetings shall be of such

recognize that teacher attendance at PTA meetings shall be of such nature as to adequately reflect the relative values of parentteacher relationship and understanding. It is further agreed that teachers will be required to attend an annual openhouse type meeting, but that attendance at all PTA meetings shall be at the option of the teacher.

- C. 1. All regular teachers shall have a duty-free lunch period between the hours of 11:00 a.m. and 2:00 p.m. of the following lengths.
 - a. Elementary schools thirty-five (35) minutes
 - b. Junior high schools the regularly scheduled lunch period, but in no event less than thirty-five (35) minutes.
 - c. Senior high school the regularly scheduled lunch period, but in no event less than thirty-five (35) minutes.
 - 2. High school and junior high school teachers will, in addition to their lunch period, have a preparation period of one class period each day. High school and junior high school teachers who substitute during their preparation conference period shall be reimbursed at the rate of \$12.00 per hour. Substitute arrangements shall be made by the principal on a rotating basis.
 - 3. The Board agrees to provide 150 minutes per week planning and conference time for elementary teachers. The time shall be scheduled to include thirty (30) minute blocks of time no less than four (4) days per week. Time will be provided to the extent possible by the utilization of special subject teachers. Additional time will be provided through the use of aides. When experimental or pilot lunch program options are being tried in elementary buildings, the 150 minute commitment shall be distributed over five (5) days.
 - 4. Teachers on a fractional contract will get a corresponding pro-rata portion of the planning and conference time noted in 2 and 3 above.
- D. The teachers recognize their responsibility to their students and their profession requires the performance of duties that involve the expenditure of time beyond that of the normal working day, including preparation for and supervision of extra-curricular student activities and functions. Assignment to such duties or activities shall be only on a voluntary basis. In cases where the principal is not able to cover an extra-curriculr activity with volunteers, he or she may assign teachers who have not volunteered as yet that year, with a limit of one assigned activity per year per teacher. Teachers who have volunteered are exempt from assignments.
- E. The agreed upon items of this article may not be construed as an instrument to coerce willing teachers to desist from voluntary activities beneficial to their students.
- F. Parent-Teacher Conferences
 - 1. Any number of days (but not more than four per year) may be used for parent-teacher conferences and up to (but not more than) two

(2) days per year for in-service training.

When evening hours are selected for conferences, teachers shall participate and shall be given equivalent released time to be taken by dismissing students at the end of the morning on the Wednesday before Thanksgiving and on the Thursday before Easter.

2. Teacher input is desired in planning in-service activities. It is generally understood that program development will recognize objectives of mutual educational concern.

A half day at the end of the tenth week for elementary teachers and at the end of the twentieth week for secondary teachers shall be used for record work but sub-sets of the staff may exercise their individual options to use the time for staff development activities by mutual agreement with the principal.

G. See Schedule C for exact school year calendar.

ARTICLE 10 TEACHING CONDITIONS

- A. The parties recognize that the availability of optimum school facilities for both student and teacher is desirable to insure the high quality of education that is the goal of both the Association and the Board. They recognize further that facilities should be designed to meet the needs of the educational program.
- B. Each school will have the following facilities:
 - 1. An appropriately furnished room to be used for the exclusive use of the staff.
 - A cot should be provided for the exclusive use of teachers: one (1) cot, elementary schools; two (2) cots, junior and senior high schools.
 - 3. Clean teacher restrooms.

ARTICLE 11 CLASS SIZE

A. Philosophy

Class load will be kept at a minimum within the economic ability of the School District and the availability of space. Twenty-five (25) pupils are recognized as a desirable class load for effective teaching and learning. In some special classes a lower number of pupils is desirable, while in other cases a larger number can be accommodated.

B. 1987-1990 contract

Average	building class size	28 pupils
Maximum	regular class size	30 pupils
Maximum	split class size	28 pupils

- 1. Whenever any class assignment in an elementary classroom exceeds thirty (30) pupils, the teacher shall be paid, at the end of each semester, one of the following amounts:
 - a) \$300 if the regular class size reaches thirty-one
 (31) during the semester; or
 - b) \$600 if the regular class size reaches thirty-two (32) during the semester.
 - c) In no event shall regular class size exceed thirtytwo (32).
 - d) A moratorium of two (2) weeks will be allowed at the beginning of the school year on "a)" and "b)" above to allow class sizes to stabilize.
- 2. Experimental programs affecting class size are entirely voluntary on the part of the teacher and, unless expressly part of this experiment, are to be defined as regular class size under the provisions of this contract.
- 3. Secondary class size no change
- 4. Special education consideration no change
- C. Assignment of students

Assignment of students to classes in the elementary schools for the following year shall be done by the principal and teachers.

ARTICLE 12 TRANSFERS AND VACANCIES

A. Every possible effort should be made to provide conditions that will encourage good teachers to remain in classroom teaching. However, those teachers who do desire administrative positions should be assured that they will receive fair consideration when vacancies occur.

Whenever any professional vacancy on the Administrative and Supervisory Salary Schedule shall occur, the Board will publicize the same during the school year in a bulletin to all staff members and will include a general statement of the duties and qualifications. During the months of July and August written notice of such vacancy will be given to the Association, including a general statement of the qualifications required. No vacancy will be filled within fifteen (15) days from the date of distribution of the Superintendent's bulletin or the giving of notice to the Association.

- B. Any teacher may apply for such vacancy. In filling such vacancy the Board agrees to give major consideration to the professional background and attainments of all applicants and the length of time each has been in the Hazel Park School System. Other personal and professional factors will also be considered. The parties recognize that, while the Board will continue to adhere to its practice of promotions from within its own teaching staff, it may on occasion go outside the district to hire personnel of highly specialized or outstanding talents. Notices of openings in coaching positions will be posted a minimum of fifteen (15) days prior to assignment award.
- C. Transfers and Reassignments
 - 1. Requests by a teacher for a transfer to a different assignment within the building shall be made in writing to the building principal. The application shall set forth the reasons for the reassignment and the academic qualifications. Based on the above, plus consideration for the length of service in the building, reassignments shall be made when openings occur. Requests for reassignment shall be renewed once each year to assure active consideration.
 - 2. Request by a teacher for transfer to a different building shall be made in writing to the Superintendent's office. The application shall set forth the reasons for the desired transfer, plus the school, grade or subject sought. The applicant's academic qualifications should also be included in the application. Requests for transfer shall be renewed once each year to assure active consideration.
 - 3. The parties agree that involuntary transfers are to be minimized and used only for the purpose of accommodating the following types of situations: enrollment shifts or declines, program adjustments and improvements, unexpected resignations, retirements or death, or the call back of laid-off teachers. Involuntary transfers shall not be made for disciplinary reasons.

- a. When it appears that this type of transfer may be necessary, the Board will give first consideration to volunteers. If there are no qualified volunteers available to fill a vacancy, the Board will consider the following concerns: need for teacher expertise, previous successful experience, length of service to the District, community or staff compatibility, the preference of the supervisor or principal.
- b. Prior to the effectuation of an involuntary transfer, the Board's agent shall meet with the teacher and an Association representative (at the request of the teacher) for the purpose of reviewing and discussing the reason for such transfer.
- c. Notice of transfers will be given to teachers under normal circumstances not later than the end of the semester preceding the effective date of transfer.
- 4. If a teacher is transferred to a non-unit supervisory or executive position and is subsequently returned to a position in the negotiating unit, he/she will upon his/her return have the status which he/she would have achieved if he/she had remained continuously in the negotiating unit.

ARTICLE 13 PROFESSIONAL QUALIFICATIONS AND ASSIGNMENTS

- A. The Board establishes as minimum requirements for initial employment of teachers the possession of a Bachelor's degree and Michigan elementary or secondary Provisional Certificate or the equivalent. If it is necessary to deviate from this policy, the deviation will be in accord with the Michigan Department of Education regulations.
- B. Teachers, other than newly appointed and substitute teachers, will be notified of their tentative programs for the coming school year, including the schools to which they will be assigned, the grades and/or subjects that they will have, prior to the close of the school year.
- C. In order to assure that pupils are taught by teachers working within their areas of competence, teachers will not be assigned, except temporarily and/or for good cause, outside the scope of their teaching certificates and/or their major or minor fields of study.
- D. Changes in grade assignment in the elementary schools and in subject assignment in the secondary schools are sometimes necessary and even beneficial. To the extent possible, such changes in grade and subject assignment would be voluntary, but the Board may make such changes.
- E. Extra Hourly Assignments
 - Teaching positions in an extra hourly assignment will be filled first by qualified teachers regularly employed in the Hazel Park School System.
 - 2. Teacher employment in an extra hourly assignment shall be based on the following factors and ranking of said factors:
 - a. Seniority within the assignment.
 - b. Number of years qualified applications from Hazel Park School System have been on file.
 - c. If two (2) or more teachers are equal in regard to "b" above, then seniority within the elementary, junior high and high school levels will prevail.
 - 3. Application by regularly employed teachers for an extra hourly assignment will be filed with the Superinendent or his/her designate at least two (2) months prior to the beginning of classes, and such applications will be renewed by the teacher for each subsequent session.
 - 4. Extra hourly rates:

	87-88	88-89	89-90
Step O	\$12.60	\$13.29	\$14.02
Step 1	13.13	13.85	14.61
Step 2	13.65	14.40	15.19

	90-91	<u>91-92</u>	92-93	
Step O	\$14.86 15.49	\$15.75	\$16.70	
Step 1	15.49	16.42	17.40	
Step 2	16.10	17.07	18.09	
1. M. M.	a 14 6 8 1 1 1	1. 1 ⁽¹⁾	and these t	± 210 €12

- 5. Extra hourly assignments shall be driver education, summer school and funded after school homework programs.
- The provisions of this agreement will not apply to persons employed solely in extra hourly assignments, except as otherwise set forth herein.
- F. Teacher Tenure Policy
 - 1. Continuing Contracts: All teachers who have been employed in the District for more than two (2) years and are given a continuing contract come under the terms of the State Tenure Act. Teachers may, however, be placed on an additional year of probation at the discretion of the Board.
 - 2. Probationary Contracts: New teachers hired into the System shall be considered probationary teachers without seniority for the first two (2) years. When teachers are placed on continuing tenure, they shall be entered on the seniority list as of the date they began their duties as a teacher. A teacher's rating shall not be affected by his or her sex, race, religion, marital status or dependents.
 - 3. Coaching Teachers: A teaching coach shall be assigned to every probationary teacher upon entrance of the teacher into the system. The "teaching coach" insofar as possible shall be a tenure teacher with a minimum of five (5) years' teaching experience and shall be engaged in teaching with the same grade, building, or discipline as the probationary teacher. It shall be the duty of the teaching coach to assist and counsel the probationary teacher in acclimating to the teaching profession and the school system.
 - a. Every effort should be made to match the coach and probationary teacher in terms of compatibility, personality and teaching philosophy.
 - b. It should be made clear to all coaches that remarks made to him/her shall be considered as having been said in confidence. These remarks shall remain confidential, unless the welfare and/or the safety of a student and/or school facility is involved.
 - c. If the coach and the probationary teacher are incompatible, either party should have the right to request a change. Every effort should be made to honor such a request without prejudice to either party.

ARTICLE 14 SENIORITY

- A. Seniority is defined as the length of *unbroken service performed as a bargaining unit member in the employ of Hazel Park Schools. (*Unless a teacher retires, resigns, is terminated and does not regain the position, or transfers to a non-bargaining unit position, service is considered unbroken.)
- B. Seniority shall accrue during continuous periods of employment and while on leave as provided for in the following and shall be computed from the teacher's first day of employment, which is the first day of work. If the first day is a holiday, said day is the first day of work.
- C. In the event that two or more teachers share the same first day of employment (see B above), the following data will be used to break ties:
 - 1. Earliest verified contract signing date.
 - 2. Earliest prior verified employment as a bargaining unit member in Hazel Park.
 - 3. Earliest prior verified employment as a substitute in Hazel Park.

If step No. 1 breaks the tie, step No. 2 will not be used. If step No. 2 breaks the tie, step No. 3 will not be used.

- D. Administrators shall retain seniority rights only for those years in which they were earned as a teacher in Hazel Park.
- E. Each fall the Board and Association shall mutually review and prepare a seniority list.

ARTICLE 15 LAYOFF AND RECALL

A. Reductions in Personnel, Seniority and Recall

If for any reason the Board anticipates a reduction of staff, it shall, prior to taking formal action, consult with the Association to receive recommendations regarding priorities and procedures to be followed.

In cases requiring a reduction of the teacher work force, the order of reduction shall be:

- 1. Temporary employees.
- 2. Probationary teachers.
- 3. Tenure according to seniority, certification, and ability in that order. If a position cannot be filled with a certified teacher in accordance with seniority, the teacher with the next highest seniority shall be retained. If equally qualified by seniority, certification in that order, demonstrated ability to perform shall take precedence.
- Laid-off Association members shall be recalled to the first vacancy for which they are certified and qualified in reverse order of layoff. Vacancies shall be created when possible by implementation of the involuntary transfer clause.
- 5. In case of layoff, bargaining unit members so affected shall gain seniority accrual benefit for first year after layoff. This provision would not apply if the teacher should during this same time period gain seniority in another teacher bargaining unit. A laid-off Association member shall be considered laid off until he/she is reinstated in the District.
- 6. In all cases, notification of reduction of staff shall be consistent with the Michigan Teacher Tenure Act No. 4 of the Public Acts.
- 7. Refusal of an offer from the Board of a position for which the laid-off bargaining unit member is certified/licensed, or failure to respond within fourteen (14) days of the receipt of a written offer of a position made by the Board shall be cause for termination.
- 8. Notification of a recall shall be in writing with a copy to the president of the Association. The notification shall be sent by certified mail to the bargaining unit member's last known address. It shall be the responsibility of each bargaining unit member to notify the Board of any change in address.
- 9. A laid-off Association member shall, upon application, be considered for priority status on the District substitute teacher list.

10. Laid-off Association members shall be recalled to the first vacancy for which they are certified in reverse order of layoff. Vacancies shall be created by implementation of the involuntary transfer clause. It is understood that this will result in the layoff of the least seniored teacher.

ARTICLE 16 TEACHER_EVALUATION

- A. Teacher Observation and Evaluation
 - 1. Philosophy

The Board and the Association mutually recognize that a fair continuing personnel evaluation procedure is an important and desirable condition of employment. The Board and the Association also recognize and agree that the primary purpose of evaluation is to assist a teacher and to improve the instructional program for students. The Board and the Association, likewise, agree that from time to time it may be necessary to discipline or reprimand a teacher and that such discipline or reprimand will be for just and reasonable cause.

- 2. General Procedure
 - a. All administrative monitoring, observations and evaluations of the work performance of a teacher shall be conducted openly and in a timely manner with which it is reasonable to assume that a teacher has full knowledge. Full knowledge includes, but is not limited to, informing teachers of administrative and supervisory practices by memo, bulletin and policy handbooks as well as orally in general teachers' meetings or general public address announcements. Observed events which are considered seriously questionable, assumed very unsatisfactory, need immediate clarification, and/or interpretation, shall be brought to the teacher's attention by the close of the teacher's next scheduled work day. In any event, the intent of timely consultation will be maintained.
 - b. Under no circumstances will the Administration request a teacher to assist another and then use these observations as evaluations or testimony.
 - c. All communications including evaluations and observation statements made by Hazel Park administrators, commendations and complaints directed toward a teacher which are included in the personnel file shall be called to the teacher's attention at the time of the inclusion and offered to said teacher for signature of acknowledgement, which shall be attached to the filed statement. Direct communication which is to be enclosed in the teacher's personnel file shall clearly indicate that a copy is being enclosed in the teacher's personnel file (copy to Personnel File). Teachers have the right to prepare an answer to all direct communications, and it shall be attached to the filed copy and given such distribution as is appropriate.
 - d. Any complaint regarding a teacher made to the Administration which is to be enclosed in the teacher's personnel file shall be brought to the attention of the teacher within three (3) working days of the complaint and the complainant identified.

The Administration is free to ignore any complaint which it chooses because it judges the complaint to lack merit or is too old to merit consideration. If the Administration decides to investigate a complaint prior to making its judgment, said investigation shall be completed within five (5) working days. If at the end of five (5) working days the investigation is not complete, the teacher in question shall be informed that the investigation is in progress and an additional five (5) working days shall be allowed to continue the investigation. If at the end of the five (5) working day extension the investigation is still not complete, the teacher in question shall be informed that the investigation is still in progress and a final five working day extension shall be allowed. (5)If the complainant refuses to identify himself/herself, his/her complaint shall not be enclosed in the teacher's personnel file.

Issues of extremely sensitive personal nature may be the basis for extending these deadlines upon notification to the Association representative. Until formal action has been initiated, such information shall be held in total confidence between the Board and the Association.

- e. Each teacher shall have the right, upon reasonable notice, to review the contents of his/her own personnel file maintained at the individual's school or at the central personnel office, except materials deemed confidential by his/her college or university or materials that were used in the initial employment of the teacher. These references shall be removed in the presence of the teacher's designated representative prior to the teacher reviewing his/her file. A witness or advisor of the teacher in this review. The file review shall be made in the presence of the administrator-in-charge or his representative responsible for the safekeeping of the files.
- f. All entries into the file after July 1, 1968, which by the nature of their content might be used against the teacher, must be presented to the teacher personally who should sign the document in recognition of the presentation. Signature by the teacher does not necessarily mean agreement with the contents of the entry.
- g. No polygraph or lie detector device shall be used in any investigation of any teacher unless requested by the teacher.
- h. A teacher shall at all times be entitled to have present a representative of the Association when he/she is being disciplined for any infraction of discipline or delinquency in professional performance. When a request for such representation is made, no action shall be taken with respect to the teacher until such representative of Association is present.

- 3. Formal Evaluation
 - a. A formal evaluation shall be written on the standard performance report form in use at the time the evaluation is completed.
 - b. The teaching performance of non-tenure teachers will be observed and a written evaluation prepared at least twice each school year. The principal or his/her designee will hold a conference with the non-tenure teacher after each such evaluation.
 - c. The teaching performance of a tenure teacher shall be observed and a written evaluation prepared at least once each year. The principal or his/her designee will hold a conference with the tenure teacher after each such evaluation.
- 4. Informal Evaluation
 - a. An informal evaluation is any administrative judgment about a teacher's performance other than those which are part of the formal evaluation report and which is reduced to written form and enclosed in the teacher's personnel file.
 - b. An informal evaluation shall be derived from but not necessarily limited to the following:
 - (1) Direct administrative observation.
 - (2) Direct administrative discussion with the teacher.
 - (3) Legal documents such as affidavits, warrants, court orders, findings and proceedings.
 - (4) Signed and verified letters and statements by parents.
 - (5) Indirect information of a positive nature about a teacher based upon extra activities or programs in which he/she may participate.
 - (6) True and factual oral reports from parents where the identity, truth and factualness are verified.

SCHOOL DISTRICT OF THE CITY OF HAZEL PARK

COOPERATIVE CONFERENCE EVALUATION FORM

				Date
Non Tenure	Tenure	Grade	Building	
Subject Matter/Class				
Evaluator's Name				
Note: Any item checked "Ne at this time.	eds Improvement	' must have an explar	natory comment. A bla	ank means not applicable
I. PERSONAL QUALITIES			Satisfactory	Needs to Improve
A. Shows care in persona	al appearance.			
B. Appears to be in good	general health.			
C. Attendance				
D. Punctuality				
E. Shows initiative				
F. Shows interest in teach	hing			
G. Exhibits poise and self	f confidence			
H. is receptive to suggest	tions			
Comments, Specific St	trengths or Sugge	estions for Improveme	ent:	
II. PERFORMANCE WITHIN	THE CLASSRO	ом:	Satisfactory	Needs to Improve
II. PERFORMANCE WITHIN A. Relationship with Stud		OM:	Satisfactory	Needs to Improve
A. Relationship with Stud	lents:	OM:	Satisfactory	Needs to Improve
	lents:			
A. Relationship with Stud1. Is fair and Impartial2. Contributions and e	lents: efforts of individua			
A. Relationship with Stud 1. Is fair and Impartial	lents: efforts of individua on.			
 A. Relationship with Stud 1. Is fair and Impartial 2. Contributions and e are given recognitio 3. Provides for individ 	ients: efforts of individua on. ual differences.	al students		
 A. Relationship with Stud 1. Is fair and Impartial 2. Contributions and e are given recognitio 3. Provides for individ 4. Provides an atmosp 	lents: efforts of individua on. ual differences. where which is cor	al students nducive to learning.		
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 A. Relationship with Stud 1. Is fair and Impartial 2. Contributions and e are given recognitio 3. Provides for individe 4. Provides an atmosp 5. Provides at atmosp 	dents: efforts of individua on. ual differences. ohere which is cor here in which stud enly.	al students nducive to learning.		
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 A. Relationship with Stud 1. Is fair and Impartial 2. Contributions and e are given recognitio 3. Provides for individ 4. Provides an atmosp 5. Provides at atmospl to ask questions ope 6. Respects the dignity 	dents: efforts of individuation. ual differences. where which is cor here in which stud enly. y of the students o pupil's needs.	al students nducive to learning. dents are unafraid		
 A. Relationship with Stud 1. Is fair and Impartial 2. Contributions and e are given recognitio 3. Provides for individ 4. Provides an atmosp 5. Provides at atmospl to ask questions op 6. Respects the dignity 7. Shows sensitivity to 	dents: efforts of individuation. ual differences. where which is cor here in which stud enly. y of the students o pupil's needs.	al students nducive to learning. dents are unafraid		

Evaluation Form (Continued) Page 2

B. Class room Management:	Satisfactory	Needs to Improve
1. Demonstrates basic student control and/or discipline.		
2. Demonstrates care to see that furnishings and		
equipment are kept in good condition.		
Demonstrates ability to organize and effectively		
direct student activities.	[]	
Comments, Specific Strengths or Suggestions For Improvement:		

C. Instructional Skills:	Satisfactory	Needs to Improve
1. Demonstrates knowledge of subject matter.		
2. Attempts to analyze learning problems.		
Demonstrates use of a variety of materials and techniques and adjusts them to the needs of		
his/her particular group of students.		
4. Demonstrates evidence of consistent planning		
and provided adequate lesson plans.		
5. Evidences knowledge of up-to-date content or		
techniques. (Not limited to formal classwork).		
Comments, Specific Strengths or Suggestions For Impro	vement:	

Dates of Formal Observation of II A, B, C		
III. PERFORMANCE OUTSIDE THE CLASSROOM:	Satisfactory	Needs to Improve
A. Communicates with parents regarding student's progress.		
B. Works cooperatively with staff		
C. Shows concern for total school program.		
D. Record Keeping: 1. Is punctual		

의 방법의 · - 이번· 가정의 가정 수요 전 소리 위에 가지 않는 것이 아버지 않는 것		
1. Is punctual		
2. Is accurate		
3. Is legible		
E. Understands policies (Attach Policy Discussion Checklist)		
Comments, Specific Strengths or Suggestions For Improvement	:	

White - Superintendent's Copy Yellow - Principal's Copy Pink - Teacher's Copy Goldenrod - Work Copy

Evaluation Form (Continued) Page 3

POLICY AND PROCEDURE DISCUSSION CHECKLIST

This checklist is a guide to areas of policy and procedure about which teacher should be informed. A check indicates that the teacher has been given information and has had an opportunity to discuss any areas of uncertainty requiring further clarification.

Areas of Policy and Procedure:	Not Applicable	Yes	No
a. Discipline			
b. Teacher Liability			
c. Monies			
d. School Hours for Students			
e. School Hours for Teachers			
f. Hall Responsibilities			
g. Homework			
h. Use of Facilities			
i. Lunch Procedures for Students			
j. Requisition Procedures			
k. Use of A-V Equipment			
I. Conference Attendance			
m. Playground Rules			
n. Attendance at Meetings			
o. Committee Membership			
p. Field Trips			
q. Class Parties			
r. Students Leaving School Grounds			
s. Absence Procedures for Teachers			
t. Absence Procedures for Students			
u. Referral Prodecures for Helping Students			D.
v. Use of Paid and Volunteer Aides			
w. Parent Conferences and Home Visits			
x. Safety			
Other Items Specific To This Building			
у.			
Ζ.			

(Optional for Tenure Teachers)

IV. Write a professional growth activity on which you and your principal would like to work cooperatively during the next school year; which you feel would improve your educational program for students.

White - Superintendent's CJopy Yellow - Principal's Copy Pink - Teacher's Copy Goldenrod - Work Copy

Signature of Principal: _____

SIGNING THIS FORM SIGNIFIES THAT EACH PERSON PARTICIPATED IN THIS EVALUATION AND JOINT CONFERENCE AND THAT EACH IS RETAINING A COPY.

Date _____

FIRST YEAR	SECOND YEAR	THIRD YEAR
Report No. 1	Report No. 1	Report No. 1
Report No. 2	Report No. 2	Report No. 2
Report No. 3	Report No. 3	Report No. 3
Report No. 4	Report No. 4	Report No. 4
*CP = Continued Probation	RT = Recommend Termination	TEN = Tenure

Evaluation Form approved by Administrative Council and Superintendent, May, 1976.

ARTICLE 17 PAID LEAVES OF ABSENCE

A. Sick Leave

- 1. All teachers will be granted a total of twelve (12) days absence each year without loss of salary subject to the following:
 - a. The entire twelve (12) days allowance may be used for personal illness, serious illness in the family, quarantine, religious holidays or tragedy.
 - b. Not more than five (5) of the twelve (12) days may be used for death or family illness, except as specified above in A.1.a.
 - c. Not more than two (2) of the twelve (12) days may be used for personal business, such leave to be granted upon application submitted in writing by the teacher -- before the absence in case of personal business and either before or after the absence in case of serious illness, death or tragedy. A personal business day shall be further identified as being a day to be used for pressing personal business that must be taken care of on a school day.
- 2. At the end of each year the unused portion of the twelve (12) days shall become accumulative and shall be added without limitation to any previous accumulation. Absences for approved reasons shall be with pay within the limits of provisions set forth above.

If a teacher uses any combination of personal sick days and maximum sick bank allocation equivalent to the LTD waiting period, unless the teacher still has remaining personal sick days at that point, the teacher shall either take unpaid sick leave or go on LTD. Employee insurances shall extend throughout the course of the related school year.

A written doctor's statement shall be requested as a basis and/or requisite for payment of all extended sick leave benefits.

- 3. Personal business days that are taken immediately preceding or immediately following a school holiday are subject to full salary deduction, except as such absence may be provided for under paragraph A.1. above.
- Religious holidays shall be approved in advance by the Superintendent and shall be treated as a deduction from sick leave.

B. Adoptive Leave

A teacher may utilize a maximum of twenty (20) days from his/her personal sick bank to accomplish the adoption of a minor child on the following conditions:

- 1. Adoptive leave days must be used at the time of the adoption on consecutive work days within one school year.
- The adoption leave may not be used in conjunction with a family, maternity or voluntary leave under this agreement.
- C. Sabbatical Leave

The Board of Education of the School District of the City of Hazel Park shares with the professional staff its interest in and commitment to continuous improvement in teaching competence. Because of this mutual concern, the Board is extending to the staff the privilege of sabbatical leave.

Sabbatical leave of absence may be granted to members of the professional staff of Hazel Park Public Schools subject to the approval of the Board of Education upon the recommendation of the Superintendent of Schools when in their considered judgment the professional competence of the staff member and the general welfare of the public schools will be benefited.

The exact provisions of the sabbatical leave shall be those in existence in the 1983-84 master agreement (herein incorporated by reference) and shall remain on file in the principal's office in each building, as well as the administrative offices of the Assistant Superintendent.

UNPAID LEAVES OF ABSENCE

- A. The Board agrees to grant, whenever possible, requests for voluntary non-paid leaves of absence as described in this Master Agreement to Association members who make such requests.
- B. Leave of Absence Without Pay
 - 1. At the discretion of the Board of Education and upon the written request of the teacher, it shall be the policy of the Board to grant leaves of absence without pay for health, maternity, study, voluntary purposes, research, travel, foreign teaching, military service and government volunteer programs or other professional and Association endeavors.
 - 2. Eligibility for any kind of leave of absence, except military service or maternity, is conditioned upon satisfactory record of at least two (2) years of continuous employment in the school system.
 - 3. A second leave, or an extension of any type of leave, may be granted by the Board only upon the recommendation of the Superintendent.
 - 4. Teachers shall be granted seniority accrual for up to one full year of leave and a guarantee of their right to return to the position vacated. These provisions shall apply only and exclusively to one year leaves of absence. In the event that any leave goes beyond a three year period, a teacher shall be granted seniority accrual only for the first three years unless otherwise mandated by law.
 - 5. At the expiration of any leave of absence, the employee shall be returned according to qualification and seniority, and insofar as possible be assigned to the same building and teaching position and level held prior to the leave.

Commitment to this return is directly contingent on due notice by April 1 of the year preceding intended return.

- 6. The teacher shall notify the Superintendent of Schools in writing of intention to return no later than April 1 of the leave year. Failure to provide such notice shall be the equivalent of resignation.
- 7. All leaves of absence shall be for a one year period, unless otherwise stipulated. Leaves of absence, when granted, are with the understanding that the employee on leave shall not enter into a contract for professional employment during the period for which the leave is granted. Exception to this rule is made only upon special action of the Board of Education in individual cases and only under unusual circumstances. This position is based upon the premise that teachers on leave are under continuing contract and cannot be employed under another contract simultaneously.

C. Types and Specific Conditions

1. Health Leave

Upon recommendation of the Superintendent and of a physician, a health leave shall be granted up to a maximum of one (1) year plus any unfinished year, at the end of which time the employee must either return to duty or resign unless a special extension is granted. When the employee's health permits their return to duty, they shall so notify the Superintendent in writing and submit a statement from their physician to be reviewed and approved by the school physician certifying their fitness to return to duty. The Superintendent shall give them an assignment no later than the beginning of the following year or sooner if a vacancy exists.

Leave of absence for a maximum of one (1) year plus any part of an unfinished year for illness in the immediate family may be granted upon written request of the teacher and the recommendation of the Superintendent.

- 2. Maternity Leave
 - a. The Board shall grant a leave of absence for maternity reasons, without pay, to any member of the bargaining unit upon written request for such leave. Any commitment or action by the Board, however, shall be contingent upon their having been notified in writing of such pregnancy by the employee not later than the fifth month of pregnancy. Notice by the employee by the seventh month shall indicate the intended beginning date of the leave. The Board may require a monthly statement from the attending physician attesting to the employee's physical fitness and a demonstrated capacity to perform the required duties.
 - b. The maternity leave shall continue in effect at the teacher's option until the first or second September after the granting of the leave and such date shall be specified in the seventh month notice to the Board. It is also the responsibility of the teacher to notify the Board in writing of her intention to return at least two (2) months prior to the date of return. In the event of a termination of pregnancy other than a live birth before the leave begins, it shall be treated as any other illness; and the teacher will return to work as soon as the physician permits and so certifies to the Board. If the leave has already begun, the teacher will be returned to the first vacancy for which she is qualified after certification in writing by her physician as to her physical fitness to work.
 - c. Pregnant teachers who do not wish to take a maternity leave of absence will follow the normal sick leave procedure but upon request after the fifth month of pregnancy will submit to the Board of Education a written monthly statement from the attending physician attesting to their physical fitness to teach.

- d. Sick leave procedure, following the birth of a child, is defined as when a teacher is medically determined as able to teach.
- 3. Family Leave

The Board will allow a family leave of absence to employees desiring time off to raise a family. Approved family leaves shall be for no more than five (5) years. In addition, the employee shall be responsible for annual notice to the Board of Education indicating their desire to remain on leave for the following year and the intended future date of their return to employment. Notice and return information shall be submitted no later than April 1 annually. Failure to comply with this notice will be deemed valid grounds for leave termination.

When ready to return to employment, employees will deliver proper notice to the Board. Upon receipt of such notice, the Board will place their name on the waiting list of employees desiring reemployment. When in sequential place of order their application becomes due to consideration for a position for which they are both qualified and certified, they will be rehired. Reentry to the salary schedule by employees on family leave shall be determined by a one (1) step deduction from their departure level for each year that they are on leave, but in no instance shall they lose more than one-half (1/2) of their previously earned steps. Family leave will be granted but once to any employee.

When family leave (5 year maximum) is combined with a maternity leave (2 year maximum), the combined leave period could extend to a total of seven (7) years.

4. Leave for Study, Travel or Research

Leave for study, travel or research shall be granted for a maximum of one (1) year, provided that not more than three percent (3%) of the teaching personnel may be granted such leave in any one school year. Requests for such leaves shall be considered upon the basis of seniority, and only one (1) such leave shall be granted to any one teacher until all other requests for such leave have been disposed of.

5. Military Leave

Military leave shall be granted to any employee requesting such leave in order to perform service in the Armed Forces of the United States. Upon return he/she shall be entitled to reassignment rights in the position he is vacating or one of like status and pay, provided:

- a. The position vacated is other than temporary.
- b. He/she is honorably discharged from the Armed Forces.

- c. He/she applies for reemployment within ninety (90) days after discharge or from hospitalization continuing after discharge for a period of one (1) year.
- d. He/she is still qualified to perform the duties of the position. All provisions shall be in accordance with state and federal laws governing military leaves of absence.
- 6. Leave for Foreign Exchange and Peace Corps

Leave for foreign exchange and Peace Corps teaching may be granted for a period not to exceed two (2) years for the purpose of participating in the Exchange Teaching and Peace Corps programs. Any teacher granted such a leave who is below the maximum on the salary schedule shall advance one step on the schedule upon return and such Foreign and Peace Corps service shall count the same as if the teacher had taught in the District. Requests for leaves other than those specified may be considered by the Board of Education upon the recommendation of the Superintendent.

- 7. Teachers who are officers of the Association or appointed to its staff will, upon proper application, be granted leaves of absence without pay for the prupose of performing duties for the Association. Teachers given leaves of absence without pay shall receive credit toward annual salary increment on the schedule appropriate to their rank. Initial leaves granted for these purposes shall be for a period of up to two (2) years. Leave extension beyond the second year may be extended annually at the discretion of the Board when notified of such request no later than April 1 of the expiration school year.
- 8. Leaves to campaign for public office shall be for no less than the ensuing full semester nor no more than two (2) full semesters. If elected, the initial leave shall be for the length of the term of office for which elected. Leave beyond the first term of office may be extended annually at the discretion of the Board when notified of such request no later than April 1 of the expiration school year.
- 9. Voluntary Leaves of Absence

The voluntary leaves concept is designed to open up existing leave of absence policy so that more experienced teachers might more seriously consider the merits of a voluntary leave.

Applicable condition of such a leave plan would include the following:

- a. Teachers who have attained ten (10) or more years' experience with the District shall be eligible for a voluntary leave.
- b. Seniority shall accrue while teacher is on leave.
- c. Teacher will be guaranteed their right to return based on seniority at the expiration of the leave.

- d. Requests for voluntary leaves shall be approved at the discretion of the Superintendent of Schools annually on or before April 1 and shall be limited to a total of three such approved leaves per teacher.
- 5. The concept and conditions of the voluntary leave policy shall apply with priority at the time of layoffs.*
- 6. Teachers granted voluntary leave shall receive neither salary nor other benefits during the time of the leave.

*Reverse layoffs - more seniored teachers shall be offered the opportunity to be laid off for a year with guaranteed rights to return according to seniority. Members on reverse layoff shall accrue seniority.

ARTICLE 19 MASTER_SICK BANK

A Master Sick Bank is hereby established. The funding of the bank shall be as follows:

A. All teachers, excepting part-time teachers who receive one-half the normal allowance of sick leave per year, shall have two (2) days transferred from their personal accumulated leave bank to the Master Sick Bank. If no accumulation exists, the two (2) days shall be transferred from their current allowance of twelve (12) sick days. Part-time teachers shall have one (1) day transferred to the Master Sick Bank in the same manner as full-time teachers.

From all teachers mentioned above the transfer of days shall be done as of the first day of the next school year.

Teachers hired subsequent to February 1 of the school year shall have one (1) day transferred to the Master Sick Bank on the initial date of employment and an additional day in the following September.

- B. All sick days once transferred to the Master Sick Bank shall not be deducted from the days remaining in the Master Sick Bank at the time a teacher terminates their employment with the School District.
- C. The Board agrees to implement transfer of days as required by the procedures of the HPEA Sick Bank Committee.

ARTICLE_20 RETIREMENT/SEVERANCE

A. Resignation

In case a teacher who is on continuing tenure wishes to discontinue, without giving the sixty (60) days' notice as required by the Tenure Act, then mutual consent shall be in writing.

B. Retirement of all teachers shall be compulsory at the age of seventy (70). When age seventy (70) is attained during the course of the school year, the teacher shall be permitted to complete the <u>school</u> <u>year</u>. No teacher, however, may be permitted to begin a school year after having attained the age of seventy (70).

C. Terminal Leave

Upon retirement or death, a teacher or their beneficiary shall be paid one-half (1/2) the number of unused cumulative sick days up to a maximum of sixty (60) days' pay. In addition, each block of five (5) days over the 120 days' level will be reimbursed at the rate of \$150 per block. Fractional blocks will be pro-rated accordingly. The term "Retirement" shall be defined as the eligibility of a public school employee to retire under the provisions of the Michigan Public School Employees' Retirement Fund Law and with a minimum period of ten (10) years' employment experience in the Hazel Park School System. In instances of teacher retirement only, cumulative sick leave pay shall not in any case be less than One Thousand Two Hundred Fifty Dollars (\$1,250.00).* Benefit payments under the guarantee provision shall be subject to review and recommendation by the Joint Review Committee, which shall be made up of two (2) representatives each from the Association and the Board.

*Retirement guarantee benefits shall be reduced \$100.00 for each year less than ten (10) years' service in the Hazel Park School System.

ARTICLE 21 PROTECTION_OF_TEACHERS

- A. The Board will continue to accept its responsibility to give support and assistance to teachers with respect to the maintenance of control and discipline in the school. Such support will be provided by the appropriate administrative personnel and when necessary will be provided directly by the Board. Problem students may be temporarily removed from a teacher's classroom by the teacher and the building principal. Whenever it appears that a particular pupil requires the attention of special counselors, visiting teachers, social workers, law enforcement personnel, physicians, or other professional persons, the Board will take all necessary steps to relieve the teacher of responsibilities with respect to such pupil.
- B. Pupils who, after consultation with appropriate qualified professional people, are determined to be incapable of adjusting to the regular classroom will be removed from such regular classroom.
- C. The Board acknowledges that some children require special attention. Therefore, the Board agrees to continue to seek methods of expanding appropriate programs to serve such children.
- D. Case of Alleged Assault and Battery
 - 1. Any case of alleged assault upon a teacher which had its inception in a school-centered problem will be promptly reported to the Board or its designated representative. If the alleged assault was by a pupil, the assaulting pupil will be immediately suspended. The alleged assault will be promptly investigated by the principal or his/her designated representative, who, with the teacher and Superintendent, shall determine a suitable punishment for the assaulting pupil(s).
 - 2. If the assault is by a person who is not a pupil, the Board will promptly report the incident to the proper law enforcement authorities.
 - 3. In either case (pupil or non-pupil) the Board will render assistance to the teacher in connection with handling of the incident by law enforcement, legal and medical authorities.
 - 4. Whenever a teacher is absent from school as a result of personal injury sustained or suffers damages or destruction of clothing or property by assault arising out of and in the course of their employment, they will be reimbursed for all such cost and will be paid their full salary (less the amount of any worker's compensation made to offset loss of salary due to said injury) for the period of such absence and no part of such absence will be charged to his/her annual or accumulated sick leave. The Board may, at its option, request a confirming statement from a medical doctor relative to the duration of such absence from the teaching assignment. As soon as such teacher is physically able to return to work, he/she shall be restored to his/her previous position or

an equivalent position. Salary continuation shall extend, however, throughout the course of the related school year.

E. Worker's Compensation

Any teacher who is injured in the line of duty shall receive such compensation and expenses as prescribed by the Worker's Compensation Law of the state plus any other benefits from Social Security or public sources. Such compensation shall be supplemented with an amount sufficient to maintain his/her regular pay for a period not to exceed one hundred twenty (120) calendar days or the end of the current school year, whichever comes first, without deduction to his/her accumulated sick leave. It shall be the responsibility of the employee to give immediate notice of injury to his/her supervisor.

As soon as such teacher is physically able to return to work, he/she shall be restored to his/her previous position or an equivalent position.

- F. During the term of this Agreement the Board will provide liability insurance protection for teachers in the amount of one million dollars (\$1,000,000.00). Cases involving corporal punishment are, however, specifically excluded from this coverage.
- G. Any complaints directed toward a teacher shall be promptly called to the attention of the teacher.
- H. Teachers shall be expected to exercise reasonable care with respect to the safety of pupils and property, but shall not be individually liable, except in the case of gross negligence or gross neglect of duty, for any damage or loss to person or property.

ARTICLE 22 SHARED_TEACHING/RESERVE_TEACHER

A. Fractional Assignment and Shared Time Teachers

It is recognized that fractional time and/or shared assignments might lend to program variation and flexibility, reduced need for layoff as well as earlier recall of teachers.

- 1. Requests for consideration of fractional or shared assignments may be initiated by the Administration, currently employed or laid-off teachers. Teachers interested in shared or fractional assignments should initiate their requests in writing by June 30.
- 2. The Administration has full and final discretion as to whether to provide such assignments. Failure to grant or initiate such requests shall not be cause for grievance.
- 3. Scheduling such assignments may encompass partial days, weeks, or years (semester basis) or combination thereof.
- Teachers in such assignments will accrue a full year's seniority and salary increment.
- 5. The following factors will be prorated according to the percentage of salary (high school, 5 period work day; junior high, 6 period work day; elementary, half pay per day) received for the fractional assignments. Leave days (per existing Master Agreement guidelines on usage):

Planning time - to the degree possible

Deductions of sick days used

Fringe benefits (If a shared teaching assignment effectuates the recall of laid-off teacher to a shared teaching position or prevents the layoff of a teacher, then both shared teachers shall receive full fringes.)

Attendance at staff meetings

- 6. Attendance at staff meetings may be required if the meetings immediately precede or follow assigned duty time.
- 7. Teachers not attending are responsible for finding out the content of the meeting.
- 8. Should a shared time teacher who is teaching less than a full day each day be absent more than the number of days granted under 5 above, the deduction from that teacher's sick leave bank which was accumulated through previous work shall be prorated based upon the same proportion as that used for salary determination.

- 9. Semester pay schedule Teachers teaching first semester only may have their salary paid the first semester of the school year. Salary would not begin for those teachers teaching the second semester until active employment begins, then second semester teachers will have their pay spread for the balance of the second semester.
- Teachers who participate in the shared time program shall retain all rights, benefits and responsibilities of the Master Agreement except as modified by this article.
- In order for shared time teaching assignments to occur, two teachers will have to voluntarily participate, or one teacher may teach part time with permission of the Superintendent or his/her agent.
- 12. A shared time teaching assignment shall in no way waive any rights to a full-time job, benefits or salary at a future time to be determined by the teacher. It is understood that a shared time or part-time teacher wishing to return to full-time status shall be allowed to do so by the fall of any new school year according to seniority. Shared time assignments shall be made for no more than one year at a time. Any deviation shall have the approval of the Superintendent of Schools and be in accord with the other terms and conditions of the Master Agreement.
- 13. Shared teachers and other part-time teachers shall continue to pay full Association dues.
- B. Shared teachers and other part-time teachers shall have the option of fringe benefits according to the following plan:
 - Plan B insurance coverage of MESSA PAK, fully Board paid (see insurance), and also including a pro-rated tax shelter or cash payment at the fractional equivalent of his/her teaching contract (e.g., three-fifths [3/5] contract employee would be eligible for 3/5 T.S.A. or cash payment).
 - OR
 - 2. Plan A of MESSA PAK (see insurance), pro-rated payment by the Board of Education at the fractional equivalent of his/her teaching contract (e.g., three-fifths [3/5] contract employee would be eligible for 3/5 payment of monthly premium by the Board of Education with the employee liable for remainder of the monthly premium).

ARTICLE 23 GRIEVANCE PROCEDURE

- A. Definitions
 - 1. A "grievance" is a claim based upon an event or condition which affects the welfare or conditions of employment of a teacher or group of teachers and/or arising from the language of this Agreement or an alleged breach thereof. Complaints and grievances arising out of the working agreement shall be processed through the grievance procedure hereinafter set forth.
 - 2. An "aggrieved person" is the person or persons making the complaint either individually or through the Association.
 - 3. A "party in interest" is the person or persons making the claim and/or any person who might be required to take action or against whom action might be taken in order to resolve the grievance.
 - 4. The term "days" when used in this section shall, except when otherwise indicated, mean working school days.
 - 5. The Association Grievance Committee shall hereinafter be referred to as the Professional Rights and Responsibilities Committee.
- B. General Principles
 - 1. The purpose of this procedure is to secure, at the lowest possible administrative level, equitable solutions to grievances which may from time to time arise. Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.
 - It shall be the firm policy of the Board to assure every teacher an opportunity to have the unobstructed use of this grievance procedure without fear of reprisal or without prejudice in any manner to his/her professional status.
 - 3. Any aggrieved person may be represented at all meetings and all hearings at all levels of the grievance procedure by another teacher or by another person provided, however, that the aggrieved person may in no event be represented by an officer, agent, or other representative of any teacher organization other than the Hazel Park Education Association and that the Association shall have the right to be present and to state its view at all levels of the grievance procedure after the first level.
 - 4. Nothing contained herein will be construed as limiting the right of any teacher having a grievance to discuss the matter informally with any appropriate member of the administration and having the grievance adjusted without intervention of the Association, provided the adjustment is not inconsistent with the terms of this Agreement.

- 5. The failure of an aggrieved person to proceed in the next step within the time limits set forth shall be deemed to be an acceptance of the decision previously rendered and shall constitute a waiver of any future appeal concerning the particular grievance; provided, however, that in the event new facts are obtained which were not previously known to him/her, but which, if they had been known, may have influenced the disposition of the grievance, the presentation of such information to the parties in interest shall constitute grounds to reopen the grievance procedure at that level at which it had been terminated. Provided further, that in the event a decision has been rendered in a grievance and such decision has not been implemented or has been violated, the presentation of such evidence to the parties in interest shall constitute grounds to reopen the grievance at that level at which it had been
- 6. If, in the judgment of the Professional Rights and Responsibilities Committee of the Association, a grievance affects a group or class of teachers, the Committee may process such a grievance in writing to the Superintendent directly; and the processing of such a grievance shall be commenced at level four.
- 7. The failure of an administrator at any step to communicate his/her decision to the teacher within the specified time limits shall permit the teacher and/or the Professional Rights and Responsibilities Committee to proceed to the next step.
- 8. It shall be the general practice of all parties in interest to process grievance procedures during such times as to not interfere with regular assigned duties. Provided, however, in the event it is mutually agreed by the aggrieved person, the Association and the Board to hold proceedings during the regular working hours, any teacher engaged during the school day in negotiating in his own behalf, or in the behalf of the Association, with any representative of the Board, or participating in any level of grievance procedure, including mediation, shall be released from regular duties without loss of salary.
- 9. It is important that grievances be processed as rapidly as possible. The number of days at each level should be considered as maximum, and every effort should be made to expedite the process. Provided, however, in the event a grievance is filed on or after June 1 which, if left unresolved until the beginning of the following school year could result in irreparable harm to a party in interest, the time limits set forth herein shall be reduced so that the grievance procedure may be exhausted prior to the end of the school term or as soon thereafter as is possible.
- 10. Forms for filing grievances, serving notices, making appeals, making reports and recommendations, and other necessary documents that have been approved by the Board and the Professional Rights and Responsibilities Committee shall be printed and given appropriate distribution by the Board so as to facilitate operation of the grievance procedure. Instructions and sample forms shall be included in the teachers' handbooks.

- 11. All documents, communications and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants.
- 12. The following matters shall not be the basis of any grievance filed under the procedure outlined in this article:
 - a. The placing by the Board of a non-tenure teacher on a third year of probation; or
 - b. Any claim or complaint covered by the Teacher Tenure Act (Act 4, Public Act, Extra Session, 1937, Michigan amended).
 - c. Any claim or complaint based upon an action taken by the Board and/or their representatives which was required of them by law.
- 13. Response time conditions at any procedural level may be extended by mutual agreement.

C. Procedure

1. Level one

A teacher with a grievance will first discuss it with his/her principal or immediate superior, either directly or through the Association's School Representative, with the objective of resolving the matter informally. A teacher having such a complaint is expected to bring the matter to the attention of his/her immediate supervisor and request an informal meeting to discuss the problems no later than ten (10) days after the event or occurrence, which is when the basis of the complaint becomes known to him/her.

2. Level two

In the event the complaint is not satisfactorily resolved, the aggrieved person may invoke the grievance procedure by giving notice to his/her immediate supervisor or principal, the Superintendent and the Association in writing, on approved grievance forms. It is expected that such notice will be filed not later than six (6) days after the informal discussion required under level one. Within six (6) days of receipt of the written grievance, the aggrieved person's immediate supervisor or principal shall state his/her decision relative to the grievance in writing, together with the supporting reasons thereof, and furnish one (1) copy to the aggrieved person and two (2) copies to the chairperson of the Professional Rights and Responsibilities Committee.

3. Level three

If the aggrieved person desires to appeal the decision of the immediate supervisor or principal, he/she shall file the grievance with the the Professional Rights and Responsibilities Committee of the Association within six (6) days after receipt of such decision. An Ad Hoc Committee, as designated by the Professional Rights and Responsibilities Committee, shall within six (6) days make a judgment on the merits of the grievance. If the Ad Hoc Committee decides the grievance lacks merit, it shall give written notification to the aggrieved person. As far as the Association is concerned, this matter is terminated; and the Association shall furnish such notice of its decision to the aggrieved person's principal or immediate supervisor. If the Ad Hoc Committee decides the grievance has merit, it shall promptly refer such grievance to the Superintendent of Schools.

4. Level four

The Superintendent or his/her designee will represent the Administration at this level of the grievance procedure. Within six (6) school days after receipt of the written grievance by the Superintendent, the Superintendent and/or his/her designee will meet with the aggrieved person and the Ad Hoc Committee in an effort to resolve it. Within six (6) days after the meeting the Superintendent of Schools and/or his/her designee will issue in writing his answer to the aggrieved person and the Association. Witnesses may be presented at this level.

5. Level five

If the aggrieved person is not satisfied with the disposition of his/her grievance at level four, he/she may file the grievance in writing with the chairperson of the Professional Rights and Responsibilities Committee within six (6) school days after a decision by the Superintendent. Within six (6) school days after receiving the written grievance, the chairperson of the Professional Rights and Responsibilities Committee will refer it to the Board. Within ten (10) school days after receiving the written grievance, a committee of the Board will meet with the aggrieved person for the purpose of resolving the grievance. The ultimate decision on the grievance at level five will, however, be rendered by the full Board at the next meeting.

6. Level six

If the decision of the Board of Education is not satisfactory to the Association, the grievance may be submitted to arbitration before an impartial arbitrator selected by the parties. If the parties cannot agree as to the arbitrator within ten (10) days he/she shall be selected by the American Arbitration Association in accordance with its rules, which shall likewise govern the arbitration hearing. The arbitrator shall have no power to alter, add to, or subtract from the terms of this Agreement. Both parties agree to be bound by the award of the arbitrator and agree that judgment thereon may be entered in any court of competent jurisdiction.

7. If any teacher for whom a grievance is sustained shall be found to have been unjustly discharged, he/she shall be reinstated with full reimbursement of all professional compensation lost.

- 8. The costs of any arbitration under this article shall be shared equally by the Board of Education and the Association.
- 9. There shall be one (1) teachers' representative for each school building, selected by the Association (or an alternate if the building representative is absent) who shall be designated the official representative of the Association for the teachers in that building. An updated listing shall be submitted periodically to the Superintendent of Schools.
- 10. If an individual teacher uses the grievance procedure, including binding arbitration, without the assistance of the Association, he/she shall share the cost of binding arbitration with the Board.

ARTICLE 24 NEGOTIATIONS_PROCEDURE

A. This Agreement incorporates the understanding of the parties on all issues which were the subject of negotiation. During the term of this Agreement neither party will be required to negotiate with respect to any matter covered by this Agreement.

It is agreed that matters that were not the subject of negotiation or covered by this Agreement, but under the terms of Public Act 379 and of concern to both parties, shall be subject to professional negotiation between them (on occasion) during the period of this Agreement upon the written request by either party to the other. It is further agreed, however, that by mutual written agreement any subject in this contract may be subject to negotiation.

- B. Not later than May 1 of the calendar year in which this Agreement expires, the Board agrees to negotiate with the Association over a successor Agreement in accordance with the procedure set forth herein in a good faith effort to reach agreement concerning teachers' salaries and all other conditions of their employment. Such negotiations will include, but not be limited to, the subjects covered by this Agreement and any other matters within the jurisdiction of Public Act 379. Any agreement so negotiated will apply to all teachers in the bargaining unit and will be reduced to writing and signed by the Board and the Association.
- C. During negotiations the Board and the Association will present relevant data, exchange points of view and make proposals and counter proposals. As of the time such information is made available to the Board, the Board will make available to the Association materials relating to budgetary proposals and all pertinent records of the Hazel Park School System at the written request of the Association which request shall specify the records desired. Official records will be made available at the offices of the Board and will not be removed from the Board's offices. Either party may, if it so desires, utilize the services of consultants to assist in the negotiations.
- D. If the negotiations described in this Section A have reached an impasse, the procedure described in Act 379 of the Michigan Public Acts of 1965 will be followed.
- E. The Association recognizes that strikes (as defined by Section 1 of Public Act 336 of 1947, as amended by Public Act 379, State of Michigan) by teachers are contrary to law and public policy. The Board and the Association subscribe to the principle, to the degree possible, that differences shall be resolved by appropriate and peaceful means.
- F. In any negotiations between the Hazel Park Education Association and the Hazel Park Board of Education, neither party shall have any control over selection of the negotiating representatives of the other party; and each may select its representatives from within or outside the school district. It is understood that no final agreement between the parties may be executed without ratification by a majority vote of the

Board of Education and by a majority vote of the membership of the Association; but the parties mutually pledge that representative selected by each shall be clothed with all the necessary powers and authority to make proposals, consider proposals, and make concessions in the course of negotiations, subject only to such ultimate ratification.

G. If the parties fail to reach an agreement in any such negotiations either party may involve the mediation machinery of the State Labo Mediation Board or take other lawful measure it may deem appropriate.

ARTICLE 25 AMNESTY CLAUSE

The Association agrees not to harrass, embarrass, or cause discomfiture to any parent, student, fellow employee or member of the Association as a consequence of their participation or lack thereof during the job action in 1972 and/or in subsequent years.

Likewise, the Association agrees to use its best efforts to continue the educational program in the Hazel Park Schools to the highest level of excellence obtainable. The Board and/or its agents agree not to take reprisals in any manner or form against teachers for participation or lack thereof in their job action in 1972 and/or in subsequent years including but not limited to: letters of reprimand, reference to said job action included in their personnel file or disseminated to any person(s) or agency(ies) information regarding anyone's participation or lack thereof in said job action.

Evaluations, recommendations, continued employment, transfers, promotions, work load or assignments shall not be based entirely or in part on participation or lack thereof in any job action.

ARTICLE 26

INSURANCE

- A. Notwithstanding the provisions of this article, the terms of any contract or policy issued by an insurance company shall be controlling as to all matters concerning benefits, eligibility, and termination of coverage and other required matters. Disputes between beneficiaries of employees and any insurance company shall not be subject to the grievance procedure established herein.
- B. The district shall provide without cost to the bargaining unit member the following:

MESSA-PAK 1988-89

PLAN_A (For employees needing health insurance)

MESSA SUPERCARE 1 (\$2.00 drug card) - \$50.00 deductible individual \$100.00 for two or more family members

Long term disability: 66 2/3%

\$3,300 maximum
180 calendar days - modified fill
Mental/nervous and alcoholism/drug same
as any other illness
Social Security freeze
COLA

Delta Dental plan 80/80/80: \$1,300

Negotiated life: \$40,000 AD&D

Vision: VSP-3

Dependent life: \$2,000 spouse; \$2,000 child(ren)

Bargaining unit members not electing MESSA-PAK PLAN A will select MESSA-PAK PLAN B.

PLAN_B (For employees not needing health insurance)

Delta Dental plan 100: 90/90/90: \$1,500

Negotiated life: \$50,000 AD&D

Vision: VSP-3

Long term disability: 66 2/3%

\$3,300 maximum
180 calendar days - modified fill
Mental/nervous and alcoholism/drug same
as any other illness
Social Security freeze
COLA

Dependent life: \$2,000 spouse; \$2,000 child(ren)

Prescription RX card: \$.50 co-pay

- Tax sheltered annuity: At the conclusion of a complete and continuous year of employment, any employee who has not been provided district paid health insurance benefits shall be eligible to receive, without personal cost, a \$400 tax sheltered payment.
- C. If a teacher already has coverage equal to or better than MESSA PAK Plan A coverage from any other source, he/she shall only be entitled to MESSA PAK Plan B coverage.
- D. Teachers married to other teachers who are members of the HPEA are entitled to select A or B below. One spouse shall select A, and the other shall select B, including the TSA.
- E. The Board shall make payment of insurance premiums for all persons who complete their contractual obligation to assure insurance coverage for a full twelve month period even though the teacher may not be returning the next school year. The School Board will be responsible for providing insurance information in the form of applications and enrollment meetings.

The Board agrees to permit teachers on a leave of absence to continue on a cash paying basis for the maximum number of months allowed by MESSA after the Board's obligation terminates.

F. If the coverage currently provided by the MESSA PAK described in Article 26, paragraph B, changes over the duration of this contract, the Board will provide coverage equal to that of the MESSA PAK described in Article 26, paragraph B, through the MESSA PAK, a selffunded insurance plan, or a plan mutually agreeable to both the Board and the Association.

ARTICLE_27 DURATION_OF_CONTRACT

This Agreement entered into by and between the Board of Education of the City of Hazel Park, Michigan and the Hazel Park Education Association shall be effective as of September 1, 1987, and shall continue in full force and effect until August 31, 1993. On or before May 1, 1993, either side may give notice to the other of its desire to terminate, amend or modify this Agreement.

Upon receipt of notice by either side, arrangements shall promptly be made for negotiations to commence. In the event that neither side gives notice to the other of its intention to terminate, amend, or modify this Agreement by May 1, 1993, then the Agreement shall automatically be extended on the same terms and conditions for another year.

This Agreement shall supersede any rules, regulations, practices, or policies of the Board which shall be contrary or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms in any individual teachers contracts heretofore in effect. All future individual teacher contracts shall be made expressly subject to the terms of this Agreement. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.

Copies of this Agreement shall be printed at Board expense and distributed to teachers now employed or hereafter employed by the District. Distribution shall be no later than thirty (30) days after contract ratification.

If any provisions of this Agreement or any application of this Agreement to any employee or group of employees shall be found contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or application shall continue in full force and effect.

IN WITNESS WHEREOF the said parties have caused to be executed by their duly authorized officer as of the day and year first above written. Any notices required hereunder shall be sufficient if mailed:

TO THE BOARD:

c/o Superintendent of Schools Hazel Park School District 23136 Hughes Hazel Park, MI 48030

TO THE ASSOCIATION:

c/o Then Elected President of the Hazel Park Education Association at his/her residence IN WITNESS WHEREOF the parties have hereto set their hands and seals this day and year first above written:

Executed at Hazel Park, State of Michigan,

County of Oakland Date ______31-89

School District of the City of Hazel Park

resident

James a. Dumont

Mary L. Wats

Rasmenson James a Thompson Negotiator

annad

alle D. Negotiator

Mary Anne Charles

Negotiator

Moreen Christina

Negotiator

Negotiajor gliv

Negoliator

Hazel Park Education Association

			SALARY	SCHEDULE	The second s			
	BA	BA+18	MA	MA+15	MA+ 30	MA+45	DR	ND
BASE	17,998	18,898	19,797	20,519	21,237	21,959	22,678	17,098
0.5	18,849	19,833	20,854	21,573	22,293	23,013	23,733	17,866
1.0	19,700	20,770	21,907	22,626	23,346	24,068	24,785	18,632
1.5	20,551	21,706	22,962	23,681	24,401	25,121	25,841	19,400
2.0	21,404	22,641	24,017	24,737	25,456	26,178	26,896	20,164
2.5	22,256	23,578	25,073	25,791	26,511	27,233	27,950	20,932
3.0	23,106	24,513	26,126	26,846	27,568	28,286	29,006	21,697
3.5	23,958	25,452	27,182	27,901	28,622	29,340	30,062	22,465
4.0	24,809	26,385	28,237	28,955	29,676	30,395	31,116	23,231
4.5	25,660	27,322	29,292	30,011	30,731	31,449	32,171	23,998
5.0	26,511	28,259	30,347	31,067	31,785	32,506	33,225	24,766
5.5	27,362	29,194	31,400	32,121	32,841	33,560	34,280	25,533
6.0	28,216	30,129	32,456	33,173	33,896	34,617	35,337	26,299
6.5	29,065	31,067	33,511	34,229	34,951	35,670	36,391	27,065
7.0	29,916	32,001	34,566	35,287	36,005	36,725	37,444	27,833
7.5	30,766	32,935	35,620	36,339	37,060	37,780	38,499	28,599
8.0	31,621	33,872	36,675	37,397	38,115	38,836	39,555	29,365
8.5	32,470	34,810	37,732	38,451	39,171	39,891	40,610	30,135
9.0	33,322	35,746	38,787	39,505	40,226	40,946	41,665	30,899
9.5	33,670	36,140	39,253	39,960	40,671	41,379	42,090	31,198
10.0	34,510	37,061	40,293	41,000	41,712	42,419	43,130	31,950

SCHEDULE_A SALARY_SCHEDULE_1988-89

	BA	BA+18	MA	MA+15	MA+30	MA+45	DR	ND
BASE	18,988	19,937	20,886	21,648	22,405	23,167	23,925	18,038
0.5	19,886	20,924	22,001	22,760	23,519	24,279	25,038	18,849
1.0	20,784	21,912	23,112	23,870	24,630	25,392	26,148	19,657
1.5	21,681	22,900	24,225	24,983	25,743	26,503	27,262	20,467
2.0	22,581	23,886	25,338	26,098	26,856	27,618	28,375	21,273
2.5	23,480	24,875	26,452	27,210	27,969	28,731	29,487	22,083
3.0	24,377	25,861	27,563	28,323	29,084	29,842	30,601	22,890
3.5	25,276	26,852	28,677	29,436	30,196	30,954	31,715	23,701
4.0	26,173	27,836	29,790	30,548	31,308	32,067	32,827	24,509
4.5	27,071	28,825	30,903	31,662	32,421	33,179	33,940	25,318
5.0	27,969	29,813	32,016	32,776	33,533	34,294	35,052	26,128
5.5	28,867	30,800	33,127	33,888	34,647	35,406	36,165	26,937
6.0	29,768	31,786	34,241	34,998	35,760	36,521	37,281	27,745
6.5	30,664	32,776	35,354	36,112	36,873	37,632	38,393	28,554
7.0	31,561	33,761	36,467	37,228	37,985	38,745	39,503	29,364
7.5	32,458	34,746	37,579	38,338	39,098	39,858	40,616	30,172
8.0	33,360	35,735	38,692	39,454	40,211	40,972	41,731	30,980
8.5	34,256	36,725	39,807	40,566	41,325	42,085	42,844	31,792
9.0	35,155	37,712	40,920	41,678	42,438	43,198	43,957	32,598
9.5	35,522	38,128	41,412	42,158	42,908	43,655	44,405	32,914
10.0	36,408	39,099	42,509	43,255	44,006	44,752	45,502	33,707

SALARY SCHEDULE 1989-1990

	BA	BA+18	MA	MA+15	MA+30	MA+45	DR	ND
BASE	20,032	21,034	22,035	22,839	23,637	24,441	25,241	19,030
0.5	20,980	22,075	23,211	24,012	24,813	25,614	26,415	19,886
1.0	21,927	23,117	24,383	25,183	25,985	26,789	27,586	20,738
1.5	22,873	24,160	25,557	26,357	27,159	27,961	28,761	21,593
2.0	23,823	25,200	26,732	27,533	28,333	29,137	29,936	22,443
2.5	24,771	26,243	27,907	28,707	29,507	30,311	31,109	23,298
3.0	25,718	27,283	29,079	29,881	30,684	31,483	32,284	24,149
3.5	26,666	28,329	30,254	31,055	31,857	32,656	33,459	25,005
4.0	27,613	29,367	31,428	32,228	33,030	33,831	34,632	25,857
4.5	28,560	30,410	32,603	33,403	34,204	35,004	35,807	26,710
5.0	29,507	31,453	33,777	34,579	35,377	36,180	36,980	27,565
5.5	30,455	32,494	34,949	35,752	36,553	37,353	38,154	28,419
6,0	31,405	33,534	36,124	36,923	37,727	38,530	39,331	29,271
6.5	32,351	34,579	37,298	38,098	38,901	39,702	40,505	30,124
7.0	33,297	35,618	38,473	39,276	40,074	40,876	41,676	30,979
7.5	34,243	36,657	39,646	40,447	41,248	42,050	42,850.	31,831
8.0	35,195	37,700	40,820	41,624	42,423	43,225	44,025	32,684
8.5	36,140	38,745	41,996	42,797	43,598	44,400	45,200	33,541
9.0	37,089	39,786	43,171	43,970	44,772	45,574	46,375	34,391
9.5	37,476	40,225	43,690	44,477	45,268	46,056	46,847	34,724
10.0	38,410	41,249	44,847	45,634	46,426	47,213	48,005	35,561

SCHEDULE A SALARY SCHEDULE 1990-91

	BA	BA+18	MA	MA+15	MA+ 30	MA+45	DR	ND	
BASE	21,234	22,296	23,357	24,209	25,055	25,907	26,755	20,172	
0.5	22,239	23,400	24,604	25,453	26,302	27,151	28,000	21,079	
1.0	23,243	24,504	25,846	26,694	27,544	28,396	29,241	21,982	
1.5	24,245	25,610	27,090	27,938	28,789	29,639	30,487	22,889	
2,0	25,252	26,712	28,336	29,185	30,033	30,885	31,732	23,790	
2.5	26,257	27,818	29,581	30,429	31,277	32,130	32,976	24,696	
3.0	27,261	28,920	30,824	31,674	32,525	33,372	34,221	25,598	
3.5	28,266	30,029	32,069	32,918	33,768	34,615	35,467	26,505	
4.0	29,270	31,129	33,314	34,162	35,012	35,861	36,710	27,408	
4.5	30,274	32,235	34,559	35,407	36,256	37,104	37,955	28,313	
5.0	31,277	33,340	35,804	36,654	37,500	38,351	39,199	29,219	
5.5	32,282	34,444	37,046	37,897	38,746	39,594	40,443	30,124	
6.0	33,289	35,546	38,291	39,138	39,991	40,842	41,691	31,027	
6.5	34,292	36,654	39,536	40,384	41,235	42,084	42,935	31,931	
7.0	35,295	37,755	40,781	41,633	42,478	43,329	44,177	32,838	
7.5	36,298	38,856	42,025	42,674	43,723	44,573	45,421	33,741	
8,0	37,307	39,962	43,269	44,121	44,968	45,819	46,668	34,645	
8,5	38,308	41,070	44,516	45,365	46,214	47,064	47,912	35,553	
9.0	39,314	42,173	45,761	46,608	47,458	48,308	49,158	36,454	
9.5	39,725	42,639	46,311	47,146	47,984	48,819	49,658	36,807	
10,0	40,715	43,724	47,538	48,372	49,212	50,046	50,885	37,695	

SCHEDULE_A SALARY_SCHEDULE_1991-92

	BA	BA+18	MA	MA+15	MA+ 30	MA+45	DR	ND
BASE	22,508	23,634	24,758	25,662	26,558	27,461	28,360	21,382
0.5	23,573	24,804	26,080	26,980	27,880	28,780	29,680	22,344
1.0	24,638	25,974	27,397	28,296	29,197	30,100	30,995	23,301
1.5	25,700	27,147	28,715	29,614	30,516	31,417	32,316	24,262
2.0	26,767	28,315	30,036	30,936	31,835	32,738	33,636	25,217
2.5	27,832	29,487	31,356	32,255	33,154	34,058	34,955	26,178
3.0	28,897	30,655	32,673	33,574	34,477	35,374	36,274	27,134
3.5	29,962	31,831	33,993	34,893	35,794	36,692	37,595	28,095
4.0	31,026	32,997	35,313	36,212	37,113	38,013	38,913	29,052
4.5	32,090	34,169	36,633	37,531	38,431	39,330	40,232	30,012
5.0	33,154	35,340	37,952	38,853	39,750	40,652	41,551	30,972
5.5	34,219	36,511	39,269	40,171	41,071	41,970	42,870	31,931
6.0	35,286	37,679	40,588	41,486	42,390	43,293	44,192	32,889
6.5	36,350	38,853	41,908	42,807	43,709	44,609	45,511	33,847
7.0	37,413	40,020	43,228	44,131	45,027	45,929	46,828	34,808
7.5	38,476	41,187	44,547	45,446	46,346	47,247	48,146	35,765
8.0	39,545	42,360	45,865	46,768	47,666	48,568	49,468	36,724
8.5	40,606	43,534	47,187	48,087	48,987	49,888	50,787	37,686
9.0	41,673	44,703	48,507	49,404	50,305	51,206	52,107	38,641
9.5	42,109	45,197	49,090	49,975	50,863	51,748	52,637	39,015
10.0	43,158	46,347	50,390	51,274	52,165	53,049	53,938	39,957
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SCHEDULE_A

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	BA	BA+18	MA	MA+15	MA+30	MA+45	DR	ND	
BASE	23,858	25,052	26,243	27,202	28,151	29,109	30,062	22,665	
0.5	24,987	26,292	27,645	28,599	29,553	30,507	31,461	23,685	
1.0	26,116	27,532	29,041	29,994	30,949	31,906	32,855	24,699	
1.5	27,242	28,776	30,438	31,391	32,347	33,302	34,255	25,718	
2.0	28,373	30,014	31,838	32,792	33,745	34,702	35,654	26,730	
2.5	29,502	31,256	33,237	34,190	35,143	36,101	37,052	27,749	
3.0	30,631	32,494	34,633	35,588	36,546	37,496	38,450	28,762	
3.5	31,760	33,741	36,033	36,987	37,942	38,894	39,851	29,781	
4.0	32,888	34,977	37,432	38,385	39,340	40,294	41,248	30,795	
4.5	34,015	36,219	38,831	39,783	40,737	41,690	42,646	31,813	
5.0	35,143	37,460	40,229	41,184	42,135	43,091	44,044	32,830	
5.5	36,272	38,702	41,625	42,581	43,535	44,488	45,442	33,847	
6.0	37,403	39,940	43,023	43,975	44,933	45,891	46,844	34,862	
6.5	38,531	41,184	44,422	45,375	46,332	47,286	48,242	35,878	
7.0	39,658	42,421	45,822	46,779	47,729	48,685	49,638	36,896	
7.5	40,785	43,658	47,220	48,173	49,127	50,082	51,035	37,911	
8.0	41,918	44,902	48,617	49,574	50,526	51,482	52,436	38,927	
8.5	43,042	46,146	50,018	50,972	51,926	52,881	53,834	39,947	
9.0	44,173	47,385	51,417	52,368	53,323	54,278	55,233	40,959	
9.5	44,636	47,909	52,035	52,974	53,915	54,853	55,795	41,356	
10.0	45,747	49,128	53,413	54,350	55,295	56,232	57,174	42,354	

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SUPPLEMENTAL PAY

Coaching Salary_Schedule*

(Percentages to be based on teaching experience step of the BA Schedule.)

Senior High Coaches 12% Director Boys' Program: 11% Head Football Coach Head Basketball Coach 11% 11% Head Wrestling Coach 9% Head Baseball Coach 9% Head Track Coach 10% Head Swimming Coach 8% Assistant Swimming Coach 9% Assistant Varsity Football Coaches 9% Reserve Football Coaches 9% Reserve Basketball Coaches 9% Head Cross Country Coach 9% Head Tennis Coach 7% Reserve Baseball Coach 9% Assistant Wrestling Coach 7% Assistant Track Coach 7% Assistant Cross Country Coach 9% Golf Coach Girls' Program: 11% Head Basketball Coach 9% Head Tennis Coach 10% Head Volleyball Coach Head Softball Coach 9% Head Swimming Coach 10% 9% Head Track Coach 9% Head Gymnastics Coach 9% Reserve Basketball Coach Reserve Volleyball Coach 8% 7% Reserve Softball Coach

Junior High Coaches**

Director

Boys' Program:

Softball Coaches Track Coaches

Freshman Basketball Coach	7%
Freshman Track Coach	7%
Freshman Football Coaches	7%**
Freshman Baseball Coaches	7%
Freshman Wrestling Coach	7%
Freshman Swimming Coach	7%
Freshman Cross Country Coach (Boys/Girls)	7%
Football Coaches	6%
Basketball Coaches	6%
Swimming Coaches	6%
Wrestling Coaches	6%
Track Coaches	6%
Baseball Coaches	6%
Tennis Coaches	6%
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Girls' Program:	
Freshman Coaches	7%
Volleyball Coaches	6%
Basketball Coaches	6%

*Grandfather all existing coaches at their present contractual salary until the new schedule catches up with them.

**If a Junior High coach is assigned the responsibility of being head coach, an additional one percent (1%) will be paid.

In addition to the above schedule, football coaches who are requested to return one week early for football practice receive \$75.00 additional.

Athletic coaches shall be paid promptly at the completion of their duties and obligations. Such payment shall be by the second Friday after completion of all performance obligations.

Debate Coach	6.5%
Drama Coach	6.5%
Student Council Advisor - High School (2)	3.5%
Student Council Advisor - Junior High School (1)	2.5%
Senior Band Director	8.0%
Junior Band Director	5.0%
Senior Vocal Director	6.0%
Junior Vocal Director	3.5%

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8%

6%

6%

Senior High Girls'_Athletic_Program

Intramural Sports	2.0% - each sport
Cheerleaders Fall Winter Spring	3.0% 3.0% 2.0%
Vikettes Fall Winter Spring	4.0% 4.0% 2.0%

Junior High Girls' Athletic Program

Intramural Sports

Gymnastics		\$150.00
Swimming		\$150.00
Cheerleaders	E1	\$250.00 per season
Other activities		\$150.00

Cooperative_training_coordinator

Add one (1) step to salary schedule plus extra compensation for summer employment, if employed.

Elementary safety patrol and service squad sponsors Two percent (2%) of salary step on the schedule.

Curriculum Advisory Council

Teacher representatives to the Curriculum Advisory Council shall be paid \$1,000.00

Use of personal automobile

Eighteen cents (\$.18) per mile shall be reimbursed for authorized driving.

SCHEDULE_C

SCHOOL CALENDAR 1987-88

Monday	August 31	Teachers begin
Tuesday	September 1	Registration Classes — half day
Monday	September 7	Labor Day - no school
Wednesday	November 25	Schools close at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	November 30	Classes resume
Friday	December 18	Schools close at end of day; holiday recess
Monday	January 4	Classes resume
Friday	January 22	End of first semester
Friday	February 12	Schools close at end of day - winter recess
Monday	February 22	Classes resume
Thursday	March 31	Schools close at end of a.m. (P/T conference comp time); spring recess
Monday	April 11	Classes resume
Monday	May 30	Memorial Day observed — no school
Wednesday	June 15	Last day students
Thursday	June 16	Teachers only (records)
Friday	June 17	Last day teachers

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SCHOOL CALENDAR 1988-89

Monday	August 29	Teachers begin
Tuesday	August 30	kegistration Classes – half day
Monday	September 5	Labor Day - no school
Wednesday	November 23	Schools close at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	November 28	Classes resume
Friday	December 23	School closes at end of day; holiday recess
Monday	January 9	Classes resume
Friday	January 20	End of first semester
Friday	February 10	School closes at end of day; winter recess
Monday	February 20	Classes resume
Thursday	March 23	School closes at end of a.m. (P/T conference comp time); spring recess
Monday	April 3	Classes resume
Monday	May 29	Memorial Day observed - no school
Wednesday	June 14	Last day of school - students
Thursday	June 15	Records day
Friday	June 16	Last day – teachers

SCHOOL CALENDAR 1989-90

Monday	August 28	Teachers begin
Tuesday	August 29	Registration Classes - half day
Monday	September 4	Labor Day - no school
Wednesday	November 22	School closes at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	November 27	Classes resume
Friday	December 22	School closes at end of day; holiday recess
Monday	January 8	Classes resume
Friday	January 19	End of first semester
Friday	February 16	Schools close at end of day winter recess
Monday	February 26	Classes resume
Thursday	April 12	School closes at end of a.m. (P/T conference comp time); spring recess
Monday	April 23	Classes resume
Monday	May 28	Memorial Day observed - no school
Wednesday	June 13	Last day students
Thursday	June 14	Records day
Friday	June 15	Last day teachers

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SCHOOL CALENDAR 1990-91

Monday	August 27	Teachers begin
Tuesday	August 28	Registration Classes — half day
Monday	September 3	Labor Day - no school
Wednesday	November 21	School closes at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	November 26	Classes resume
Friday	December 21	School closes at end of day; holiday recess
Monday	January 7	Classes resume
Friday	January 18	End of first semester
Friday	February 15	Schools close at end of day winter recess
Monday	February 25	Classes resume
Thursday	March 28	School closes at end of a.m. (P/T conference comp time); spring recess
Monday	April 8	Classes resume
Monday	May 27	Memorial Day observed - no school
Wednesday	June 12	Last day students
Thursday	June 13	Records day
Friday	June 14	Last day teachers

SCHOOL CALENDAR 1991-92

Monday	August 26	Teachers begin
Tuesday	August 27	Registration Classes - half day
Monday	September 2	Labor Day — no school
Wednesday	November 27	School closes at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	December 2	Classes resume
Friday	December 20	School closes at end of day holiday recess
Monday	January 6	Classes resume
Friday	January 17	End of first semester
Friday	February 14	Schools close at end of day - winter recess
Monday	February 24	Classes resume
Thursday	April 16	School closes at end of a.m. (P/T conference comp time); spring recess
Monday	April 27	Classes resume
Monday	May 25	Memorial Day observed no school
Wednesday	June 10	Last day students
Thursday	June 11	Records day
Friday	June 12	Last day teachers

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SCHOOL CALENDAR 1992-93

Monday	August 31	Teachers begin
Tuesday	September 1	Registration Classes – half day
Monday	September 7	Labor Day - no school
Wednesday	November 25	Schools close at end of a.m. (P/T conference comp time); Thanksgiving recess
Monday	November 30	Classes resume
Friday	December 18	Schools close at end of day; holiday recess
Monday	January 4	Classes resume
Friday	January 22	End of first semester
	Guaranteed one week winter recess in February, 1990. Dates to be announced.	
Thursday	April 8	Schools close at end of a.m. (P/T conference comp time); spring recess
Monday	April 19	Classes resume
Monday	May 31	Memorial Day observed - no school
Wednesday	June 16	Last day students
Thursday	June 17	Teachers only (records)
Friday	June 18	Last day teachers

