6/30/94

School Distue

AGREEMENT

Between

9010

LANSING SCHOOL DISTRICT

and

SPECIAL SERVICES PERSONNEL

Of Local Union #1390

Affiliated With Council 25

and the

INTERNATIONAL UNION OF THE AMERICAN FEDERATION

Of

STATE, COUNTY, AND MUNICIPAL EMPLOYEES

AFL-CIO

1991 - 1994

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AGREEMENT

This Agreement entered into on this first day of July, 1991, between Lansing School District, a Michigan Municipal Corporation (hereinafter referred to as the "Employer"), and the Lansing School District Special Services Personnel Chapter of Local Union #1390, affiliated with Michigan Council 25 and the International Union of the American Federation of State, County and Municipal Employees, AFL-CIO (hereinafter referred to as the "Union").

(NOTE: The headings used in this agreement and exhibits neither add to nor subtract from the meaning, but are for reference only.)

Article 1 Recognition

Employees Covered

Pursuant to and in accordance with all applicable provisions of Act 379 of the Public Acts of 1965 of the State of Michigan, as amended, the Employer does hereby recognize the Union as the exclusive representative for the purpose of collective bargaining in respect to rates of pay, wages, hours of employment, and other conditions of employment for the term of this Agreement of all employees of the Employer included in the bargaining unit described below:

All Special Services personnel excluding supervisory and executive personnel as well as any other certified and non-certified personnel employed by the Board.

Article 2 Aid to Other Unions

The Employer will not aid, promote or finance any labor group or organization which purports to engage in collective bargaining for special services personnel or make any agreement with any such group.

Article 3 Work Performed by Supervisors

Positions within the bargaining unit vacated as a result of layoff, attrition or transfer, shall not be replaced by supervisory or non-bargaining unit employees.

Article 4 Union Security

- A. Requirements of Union Membership
 - 1. Employees covered by this Agreement at the time it becomes effective, and who are members of the Union at that time, shall be required as a condition of continued employment, to continue membership in the Union for the duration of this Agreement.

- 2. Employees covered by this Agreement who are not members of the Union at the time it becomes effective shall be required, as a condition to continue employment, to become members of the Union, or pay to the Union each month a service charge in an amount not to exceed the regular monthly dues for the duration of this Agreement, on or before the thirtieth (30th) day following each effective date.
- 3. Employees hired, rehired, reinstated, or transferred into the bargaining unit after the effective date of this Agreement, and covered by this Agreement, shall be required as a condition of continued employment, to become members of the Union, or pay to the Union each month a service charge in an amount not to exceed the regular monthly dues for the duration of the Agreement, on or before the thirtieth (30th) day following the beginning of their employment in the unit. The Union shall provide information to all service fee payers regarding a legally sufficient means of inquiring into and/or challenging use of service fees.
- 4. Employees shall be deemed to be members of the Union within the meaning of this section if they are not more than thirty (30) days in arrears in payment of membership dues. Employees shall be deemed to have complied with the requirements of this Article if they are not more than thirty (30) days in arrears in payment of the service charge.
- 5. Employees who fail to comply with the requirements of this Article will be discharged by the Employer within thirty (30) days after receipt of written notice to the Employer from the Union.
- 6. Union agrees to indemnify and save the Employer harmless against any and all claims, suits, or other forms of liabilities arising out of the Employer's compliance with this Article of the Agreement.
- B. Union Dues
 - Payment by Checkoff. Employees shall authorize deduction of monthly membership dues or service fee by signing the Authorization for Checkoff form.

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2. Checkoff Form.

During the life of this Agreement, the Employer agrees to deduct Union membership dues or service fee from the pay of each employee who executes or who has executed the Authorization for Checkoff form and filed the same with the Employer. The Employer shall be entitled to rely solely on the written notice of the Financial Officer of Michigan Council 25, AFSCME, AFL-CIO and countersigned by the Chairperson of the Lansing School Employees Unit, as to the amount to be deducted from the employee's wages and the employees from whom such deductions are to be made, provided that authorization shall be given to the payroll department at least three (3) weeks prior to the pay day of which deductions are to be made and provided deductions for checkoff shall not supersede any legally required deductions or deductions authorized prior to April 18, 1974, and the Employer shall not be required to make any checkoff if the employee's pay is not sufficient to cover the dues in any pay period.

- 3. When Deductions Begin. Checkoff of deductions under all properly executed Authorization for Checkoff shall become effective at the time the authorization is signed by the employee and shall be deducted from the first pay period of the month and each month thereafter.
- 4. Remittance to Financial Officer. Deductions for any calendar month shall be remitted to the designated Financial Officer of Michigan Council 25, with a list of employees from whom dues or a service fee have been deducted between the 15th and 30th day of the current month.
- 5. Termination of Checkoff. An employee shall cease to be subject to Checkoff Dues for this unit beginning with the month immediately following the month in which he is no longer a member of the bargaining unit. The Local Union will be notified by the Employer of the names of such employees following the end of each month in which the termination took place.
- 6. Disputes Concerning Union Membership. Any dispute arising as to an employee's membership in the Union shall be reviewed by the designated representatives of the Employer, the employee, and a representative of the Local Union, and if not resolved may be decided at the final step of the grievance procedure.

Article 5 No Strike Clause

A. For the term of this Agreement, the Union agrees for and on behalf of its officers, members, and each and every employee within the Bargaining Unit, that they will neither instigate, call, maintain, condone, support or permit, in any manner, a strike, slowdown, or other stoppage of work, or picketing on the Board premises.

- B. In the event of any action in violation of the foregoing, the Union and its officers shall in good faith take the following action when notified by the Board of the occurrence of the violation:
 - 1. Promptly, no later than within eight (8) hours, issue a statement to the local newspapers and furnish the Board with a signed statement, both of which shall be to the effect that the work interruption is unauthorized by the Union and is in violation of the Agreement.
 - 2. Within twenty-four (24) hours, instruct all of its members guilty of such violation to return to work at once, and all of its members to continue at work; and confirm all such instructions by letter or bulletin within forty-eight (48) hours.
 - 3. Refrain from giving any aid, encouragement, or support of any sort whatever to members who are violating the provisions of this Article.
- C. The Union will not directly or indirectly take reprisals against an employee who continues, or attempts to continue, his/her duties, or who refuses to participate in any of the activities prohibited by this Article.
- D. The Board will have the right to all remedies available at law for violation of this Article, including discharge, and/or injunctive relief and/or damages against any person, group or organization violating this Section of the Agreement.

Article 6 Union Representation

- A. The School District shall be divided into two (2) zones for the purpose of the Steward system. There will be one Steward selected for all schools south of Main Street, and one Steward selected for all schools north of Main Street. Alternate Stewards shall be appointed by the Unit Chairperson to act in the absence of the designated Stewards.
- B. The names of the Officers and Stewards of the Union shall be furnished, in writing, to the Deputy Superintendent for Support Services at the completion of each election. No such representative shall act on behalf of the Union until the Director has been advised of such designation, in writing by the Union. Any changes in such representative shall be reported immediately, in writing, to the Deputy Superintendent for Support Services.
- C. It is agreed that the Employer will permit a combined total of not to exceed five (5) hours per month released time with

pay for all Stewards and the Unit Chairperson for the purpose of administering the grievance procedure.

D. Before leaving their job to perform services under this Agreement, the Stewards or Unit Chairperson must obtain permission from their immediate supervisor.

Article 7 Seniority

- A. New employees hired in the unit shall be considered as probationary employees for the first ninety (90) working days of their employment. When an employee finishes the probationary period, by accumulating ninety (90) working days of employment, the employee shall be entered on the seniority list of the unit. There shall be no seniority among probationary employees. An employee's probationary period may be extended by mutual agreement, but not to exceed thirty (30) working days. Management shall establish a procedure for determining seniority among probationary employees with the same hire date. Such determination shall be reflected on the seniority list.
- B. The Union shall represent probationary employees for the purpose of collective bargaining in respect to rates of pay, wages, hours of employment, and other conditions of employment as set forth in Article 1 of this Agreement, except probationary employees who are discharged or disciplined for other than Union activity.
- C. Seniority shall be on a unit-wide basis, in accordance with the employee's last date of hire.
- D. Regardless of their position on the seniority list, the Unit Chairperson and the Stewards shall head the seniority list in the event of layoff only, provided they can perform the work available.

Article 8 Seniority Lists

- A. Seniority shall not be affected by the race, sex, handicap, marital status, or dependents of the employee.
- B. The seniority list will show the names, job titles, date of hire, and adjusted seniority date (if applicable) of all employees within the unit entitled to seniority.
- C. The Employer shall keep the seniority list up-to-date at all times and will provide each employee with up-to-date copies annually in January. Challenges to adjusted seniority dates must be made within thirty (30) calendar days of the list being provided to employees.

Article 9 Loss of Seniority

An employee shall lose all bargaining unit seniority for the following reasons only:

- A. The employee quits or retires.
- B. The employee is discharged and the discharge is not reversed through the grievance procedure set forth in this Agreement.
- C. The employee is absent for five (5) consecutive days without notifying the Employer. In proper cases, exceptions shall be made. After such absence, the Employer shall send written notification to the employee at the last known address that the employee has lost seniority and employment has been terminated.
- D. The employee does not return to work when recalled from layoff as set forth in the recall procedure. In proper cases, exceptions shall be made.
- E. The employee obtains a leave of absence under false pretenses.
- F. The employee does not return from leave of absence. (Shall be treated the same as (C), above.)
- G. The employee is laid off for two (2) years or length of seniority in the District, whichever is shorter.

An employee's seniority date shall be adjusted if he/she transfers outside the unit for more than two (2) years (see Article 12), or if he/she takes a leave of absence (see Article 25).

Article 10 Layoff Defined

- A. The word layoff means a reduction in the work force.
- B. If it becomes necessary for a layoff, the following procedures will be mandatory. Probationary employees shall be laid off first. When all Probationary employees have been laid off and further reductions are required, then seniority employees will be laid off according to seniority. In proper cases, exceptions may be made. Disposition of these cases will be a proper matter for a special conference. If not resolved it shall then be submitted to the third step of the grievance procedure.
- C. Employees to be laid off for an indefinite period of time will have at least fourteen (14) calendar days notice of layoff. The Unit Chairperson shall receive a list from the Employer of the employees being laid off on the same date the notices are issued to the employees.

- D. When recalled, the employee shall return to the same salary step as that held at the time of layoff.
- E. No work shall be contracted if such contract would necessitate a layoff.
- F. Employees on layoff shall not be entitled to receive any benefits under the Agreement for the duration of such layoff.

Article 11 Recall Procedure

- A. When the working force is increased after a layoff, employees shall be recalled according to seniority. In proper cases, exceptions may be made. Disposition of these cases will be a proper matter for a special conference. If not resolved it shall then be submitted to the third step of the grievance procedure. Notice of recall shall be sent to employees at their last known address by registered or certified mail.
- B. If employees fail to report for work within eight (8) days from date of mailing of notice of recall, they may be considered as a quit, thus terminating their employment. Exceptions may be made only by agreement between the Employer and the Union.
- C. Employees shall be held responsible for keeping the Employer notified as to their current mailing address by written form to the Personnel Office.

Article 12 Effect of Transfers Outside the Unit

If an employee is transferred to a position under the Employer not included in the bargaining unit and within two (2) years thereafter is transferred to an open position within the bargaining unit, seniority shall be considered to have been retained and accumulated while working in the position to which the employee is transferred for the purpose of all seniority rights and benefits provided for in this Agreement. Provided, however, if an employee is transferred back into the bargaining unit as above defined after two (2) years, the employee shall retain seniority as of the date of transfer to the position outside of the bargaining unit, but shall not accumulate any seniority for the time working in the position outside of the bargaining unit, except for the purpose of any fringe benefits provided for in this Agreement.

Article 13 Job Vacancies and Newly Created Permanent Positions

A. Job vacancies will be posted for a period of six (6) working days setting forth the minimum requirements for such vacancies, in a conspicuous place in each building. All

interested employees must apply in writing within this six (6) working day period.

- B. All job vacancies will be posted within thirty (30) working days. There will be an additional posting each ninety (90) working days if the job remains vacant.
- C. All applicants will be considered on the basis of qualifications and seniority.

Article 14 Reprimands

In case of a reprimand which could be construed as detrimental to an employee's present or future employment, the reprimanded employee shall be notified in writing. After a period of two (2) years from the date of occurrence, if there have been no recurrences of conduct similar to that which caused the reprimand, then this reprimand shall not affect the job status of the employee. Should the disciplined employee or the Steward consider the reprimand to be improper, a complaint shall be presented, in writing, through the Steward to the Deputy Superintendent for Support Services within three (3) regularly scheduled working days of the discipline. The Deputy Superintendent will review the discipline and give a written answer within three (3) regularly scheduled working days after receiving the complaint. If the decision is not satisfactory to the Union, the matter shall be referred to the third step of the grievance procedure within three (3) working days after the response of the Deputy Superintendent.

Article 15 Suspension or Discharge

- A. The Employer will only suspend or discharge employees for just cause.
- B. An employee being suspended or discharged shall have the right to meet with a Steward before leaving the Employer's property.
- C. Should the suspended or discharged employee or the Steward consider the discipline to be improper, the matter shall be referred to step three of the grievance procedure within three (3) regularly scheduled working days.
- D. It is agreed that the Employer has just cause to discharge any employee who:
 - is convicted of any felony or circuit court misdemeanor.
 - is convicted of any misdemeanor involving moral turpitude or theft, conversion, embezzlement, gambling, intentional destruction or damage to property of the Employer.

- is absent for five (5) consecutive days without notifying the Employer. In proper cases exceptions shall be made.
- does not return to work when recalled from layoff as set forth in the recall procedure. In proper cases exceptions shall be made.
- 5. does not return from sick leave of absence. (Shall be treated the same as (3) above.)
- 6. is under the influence of intoxicants or drugs.
- brings intoxicants or drugs onto Board property.
- consumes or sells intoxicants or drugs on Board property.
- 9. steals Board property.
- 10. loses driver's license.
- 11. falsifies records.
- 12. duplicates Board keys.
- 13. carries a lethal weapon onto Board property.
- 14. violates any child protection law.
- 15. sexually harasses a student.
- 16. views confidential District records without permission (including student records, personnel date, investigation files, etc.).
- E. In case of discharge, the Employer shall send written notification to the employee at the employee's last known address that seniority has been lost and employment has been terminated.

Article 16 Special Conferences

A. Special conferences for important matters will be arranged between the Local Unit Chairperson and designated representatives of the Employer, upon request of either party. Such meetings shall be between no more than three (3) representatives of the Employer and no more than three (3) representatives of the Union. Arrangements for such special conferences shall be made in advance and an agenda of the matters to be taken up at the meeting shall be presented at the time the conference is requested. Matters to be taken up in special conferences shall be confined to those included in the agenda. Whenever possible, conferences shall be held between the hours of 5:00 P.M. and 11:00 P.M. If the conferences are called by the Employer at other hours, the members of the Union shall not lose time or pay for time spent in such special conferences.

B. The Union representatives may meet at a place designated by the Employer on the Employer's property for one-half hour immediately preceding a special conference with the representatives of the Employer for which request has been made.

Article 17 Grievance Procedure

A. Definition

A claim by an employee that there has been a violation or misinterpretation or misapplication of any provision of the Agreement may be processed as a grievance as hereinafter provided.

- B. Time Limits
 - The number of days indicated at each step of the grievance procedure should be considered as maximum, and every effort should be made to expedite the process. "Working days" as used in the grievance procedure shall be defined as Monday through Friday, excluding Saturday, Sunday and holidays.
 - 2. Failure at any step of the grievance procedure to communicate the decision on a grievance within the specified time limits shall permit lodging an appeal at the next step of the procedure within the time which would have been allotted had the decision been given.
 - 3. Failure to present a grievance within the time specified shall bar the grievance. Failure to appeal a decision within the specified time limits shall be deemed a withdrawal of the grievance and shall bar further appeal.
 - Time limits may be extended in any specific instance by mutual agreement in writing.

C. Procedure

In handling and processing of a grievance, the following procedure shall apply:

Step One: Within ten (10) working days of the time a grievance occurs or the employee's knowledge of the occurrence, the employee, with or without Union representation, will present the grievance to the immediate administrator with the objective of resolving the matter informally. Within three (3) working days after presentation of the grievance, the administrator shall respond to the

employee. In order to be considered a grievance discussion, the Employee and/or steward must so advise the immediate administrator during the meeting.

Step Two: If the grievance is not resolved at Step One, the employee or the Steward may within five (5) working days of receipt of the administrator's answer, submit to the administrator a signed, written "Statement of Grievance." The "Statement of Grievance" shall identify all the provisions of this Agreement alleged to be violated by appropriate reference and shall indicate the relief requested.

The administrator shall give the employee and the Union an answer in writing no later than five (5) working days after receipt of the written grievance.

Step Three: If the grievance is not resolved at Step Two, the employee or the Union may submit the grievance within five (5) working days to the chief administrator for personnel matters and/or designee.

Within eight (8) working days of receipt of such grievance, the chief administrator for personnel matters and/or designee shall meet with representatives of the Union and the aggrieved to discuss the issue. In no case will there be more than three representatives from each side. A written answer shall be given to the unit chairperson within five (5) working days after such meeting.

Step Four: If the grievance is still unsettled and the Union wishes to carry it further, the Employer and the Union shall attempt to mutually agree on an arbitrator. If the parties cannot agree on an arbitrator, the Union shall file a "Demand for Arbitration" to the American Arbitration Association within thirty (30) days from receipt of the Employer's answer at Step Three, and thereafter it shall be handled in accordance with the Association's rules.

If either party desires a verbatim record of the proceedings, it may cause such a record to be made providing it pays for the record and makes copies available without charge to the other party and the arbitrator.

The fees and expenses of the arbitrator shall be shared equally by the Union and the Employer. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expense of witnesses called by the other.

Either party may initiate a pre-arbitration settlement conference, no later than fourteen (14) calendar days before a scheduled arbitration hearing.

D. Powers of the Arbitrator

- . It shall be the function of the arbitrator(s), and they shall be empowered, except as their powers are limited below, after due investigation, to make a decision in cases of alleged violation of the specific articles and sections of this Agreement, it being understood that any matter not specifically set forth herein remains within the reserved rights of the Board.
 - a. The arbitrator shall have no power to add to, subtract from, disregard, alter, or modify any of the terms of this Agreement.
 - b. The arbitrator shall have no power to establish or alter salary schedules.
 - c. The arbitrator shall have no power to rule on any matter not specifically set forth in this Agreement.
 - D. The arbitrator shall have no power to grant relief for any damages for periods commencing before the later of: the date the grievance arose or ten (10) calendar days before the grievance was advanced at Step 1.
 - E. The arbitrator shall have no power to establish or change any retirement benefit established and administered by the State of Michigan. Additionally, the arbitrator shall be limited from ruling on any claim or dispute regarding the terms of the pension plan or an action by the pension administrator.
 - F. The arbitrator shall have no power to establish or change any insurance policy. Additionally, the arbitrator shall be limited from ruling on any claim or dispute regarding the terms of a policy document or an action by the insurance company.
 - G. The arbitrator shall have no power to consider any facts, or rule upon any issues, not raised by the grievant, the Union, or the District during the first three steps of the grievance procedure.
 - I. The arbitrator shall have no power to change any practice, policy or rules of the Board, nor shall the arbitrator substitute his/her judgment for that of the Board as to the reasonableness of its practice, policy, rule or action.
- 2. In the event that a case is appealed to an arbitrator on which the arbitrator has no power to rule, it shall

be referred back to the parties without decision or recommendation on its merits.

3. There shall be no appeal from an arbitrator's decision if within the scope of his/her authority as set forth above. It shall be binding on the Union, the employee, and the Board.

E. Miscellaneous

- No grievance shall be filed for or by any employee after the effective date of his/her resignation, except in cases of severance benefits.
- 2. Any grievance occurring during the period between the termination date of this Agreement and the effective date of a new Agreement shall not be processed.
- 3. The filing of a grievance shall in no way interfere with the right of the Employer to proceed in carrying out its responsibilities, subject to the final decision of the grievance.
- 4. Any grievance filed during the life of this Agreement shall be processed through the steps of this procedure regardless of whether such time required may go beyond the expiration date of this document.
- 5. Two or more grievances on the same subject may be handled by the Employer as one grievance. When such a situation occurs, the Union shall be notified and the answer directed to the Unit Chairperson.
- 6. In the event the alleged grievance involves an order, requirement, etc., the grievant shall fulfill or carry out such order or requirement, etc., pending the final decision of the grievance.
- 7. At any stage of the grievance procedure, an employee is entitled to have Union representation present.

Article 18. Employee Responsibilities

A. Employees are responsible for reporting to work physically, mentally, and emotionally fit to perform the duties of their jobs. All employees shall fully, faithfully, and properly perform the duties of their employment.

When the Employer has reason to believe that an employee is reporting to work in an unfit condition, and/or when an employee is seeking an accommodation for a physical or other handicap, the employee shall comply with requests to provide appropriate medical documentation. An employee may be required to undergo examination by an employer selected

medical professional for purposes of evaluating the necessity for handicap accommodation.

Additionally, when it is appropriate to evaluate an employee's physical, mental, and/or emotional fitness for work, the employee may be required to undergo an examination by a medical professional. Such medical professional shall be selected from a mutually approved list. The parties shall also develop a mutually satisfactory list of laboratories, and agree upon appropriate procedures for testing. If an employee is required to undergo examination or testing on duty time, he/she shall not suffer a loss in If the District requires the employee to make pay. arrangements to see the medical professional, the employee will be allowed a reasonable period of time in which to be examined (taking into account the availability of appointments, or other reasonable cause for delay), before the employee is penalized by loss of pay for failure to comply with the requirement to see the medical professional. If an employee is required to undergo drug or alcohol testing, the employee may arrange for independent confirmation of the results of the test, at his/her own expense.

B. Employees are responsible to return District property upon request and upon termination of employment. Failure to turn in District property will result in the holding of the employee's check until the property is returned, disciplinary action, and/or docking of the employee's check for the value of property which the employee cannot or will not return.

Article 19 Hours of Work

- A. The work week shall consist of forty (40) work hours, Monday through Saturday inclusive, except for those on patrol duty. The patrol work week shall consist of forty (40) work hours, Monday through Sunday inclusive.
- B. Employees working patrol duty shall be allowed one-half hour for lunch as part of their eight (8) hour work day.
- C. The Employer shall exercise the exclusive right to schedule the hours of work for bargaining unit employees. Bargaining unit members shall be notified at least two weeks in advance of adjustments in their regularly scheduled consecutive hours of work.

The work day for bargaining unit employees shall consist of consecutive hours. There shall be no split shifts unless mutually agreed to by the Employer and the Union. Overtime may be scheduled at times not connected with a bargaining unit employee's regularly scheduled or adjusted schedule of consecutive hours of work.

Article 20 Overtime

- A. Employees will be paid overtime at the following rate and under the following conditions:
 - Rate of pay shall be at time-and-one-half of the regular pay schedule for all work performed in excess of forty (40) hours in any work week.
 - Rate of pay for all Sunday work shall be double the regular pay schedule except for those on patrol duty.
- B. Equalization of Overtime/Extra Hours

Overtime and extra hours shall be equalized among qualified employees within each building as nearly as possible. Overtime shall also be equalized among qualified employees within the District as nearly as possible.

Overtime will be assigned on the basis of seniority. The employee with the lowest seniority number (highest years of service) will be offered the overtime first. If this person refuses, the overtime will be offered to the person with the second lowest seniority number, and so on until the overtime is assigned. Once a person has been offered overtime work, the number of hours accepted/refused will be logged. Future overtime work assignments will be made by contacting the person with the least number of overtime hours logged, then the person with the next least number of overtime hours logged, and so on until the overtime is assigned. The overtime work list will remain in effect each school year and will expire on the last day of June each year.

Assignment of building overtime will be handled in the following manner. Building overtime assignments include, but are not limited to: building specific events such as concerts or plays, contracted events, or any other site specific activity that requires the assignment of security personnel. Building overtime will be offered to all security personnel assigned to that site first. Assignments will follow the procedure established, above, using the building security personnel. If all Special Services personnel assigned to the site refuse the overtime, the overtime assignment will be offered to other Special Services personnel according to the District assignment procedures established, above.

All overtime assignments, whether District wide or in building, will be made through the Special Services central office.

Temporary employees shall not be used to work overtime/extra hours until all other employees within the bargaining unit

have been given the opportunity to work overtime/extra hours.

Article 21 Covering Athletic and Other Special Events

When the Employer determines that it is necessary to assign a Special Services employee to cover an athletic or other special event that occurs at a time different than the employee's regularly scheduled work hours, this assignment may be scheduled in one of the following ways:

- A. With a minimum of two weeks notice to the employee, the Employer may reschedule the employee's regularly scheduled work hours within the week or on the day in which the athletic or other special event is scheduled to provide sufficient consecutive work hours to cover the event. Work hours scheduled in this manner shall be paid at the employee's regular hourly rate of pay.
- B. An employee may be assigned overtime hours to cover an athletic or other special event. When an employee has been assigned overtime, he/she shall be compensated at one and one-half times his/her regular hourly rate of pay.
- C. An employee may be assigned overtime hours to be paid in compensatory ("comp") time to cover an athletic or other special event. When an employee has been assigned overtime in this manner, he/she shall earn one and one-half hours off for every hour of overtime he/she worked.

Annually, bargaining unit members shall be limited to the number of comp time days/hours they may earn for overtime work in connection with coverage of athletic and other special events. Bargaining unit employees scheduled to work 38 weeks per year may accumulate up to five comp time days or 40 hours during the course of the fiscal year. To earn this time off, 38 week employees must work 26.6 scheduled overtime hours. Bargaining unit employees scheduled to work 52 weeks per year may accumulate up to 7.5 comp time days or 60 hours during the course of the fiscal year. To earn this time off, 52 week employees must work 40 scheduled overtime No comp time may be accrued, however, unless the hours. central office has approved such accrual in advance. Additionally, all overtime worked for which comp time is to be credited shall be recorded by the employee on his/her daily activity log.

Employees wishing to use a comp time day are encouraged to arrange approval for scheduling time off well in advance. Arrangements for scheduling comp time days are to be made between the employee and immediate central office supervisor and all requests must be made a minimum of five (5) days in advance of taking the time off. The central office shall contact the affected building administrator to confirm the

feasibility of the comp time request, and report back to the employee within one (1) working day of receipt of the request. Employees must take comp time days off when students are not in session or on days when school activities are minimal.

Employees must accumulate sufficient overtime hours in advance of taking a comp time day off. Comp time days may be taken only in half-day or full-day increments and employees shall not be approved to take more than one comp time day at a time. Employees shall not be permitted to schedule comp time days in conjunction with vacation periods or immediately before and after a paid holiday when school is in session for students. Comp time shall not be used immediately before or after personal leave or sick leave. Fifty-two week a year employees shall be required to schedule at least 2.5 of their accumulated comp time days after the close of school for students in June.

These provisions shall not be interpreted as precluding the central office supervisor from considering requests to use comp time which have been made with less than five (5) days advance notice, and/or for periods of less than a half day, and/or for periods of more than one (1) consecutive work day, on a case by case basis.

Employees are expected to schedule the use of all accumulated comp time during the school year in which it was earned unless extreme circumstances intervened. For 38 week a year employees, accumulated comp time days must be used by the employee's last scheduled work day in June. For 52 week a year employees, accumulated comp time days must be used by the employee's last scheduled work day in August. If the Deputy Superintendent of Support Services concurs that extreme circumstances prevented an employee from scheduling the use of their accumulated comp time days prior to the above referenced dates, employees may elect to receive a lump sum payout at their regular hourly rate of pay for the accumulated comp time hours or convert the hours into accumulated sick leave. In the absence of extreme circumstances, the Employer may direct the employee to schedule and use their accumulated comp time prior to the employee's last scheduled work day as referenced above.

Article 22 Computation of Back Wages

No claim for back wages shall exceed the amount of wages the employee would otherwise have earned in normal working hours.

Article 23 Resignation

Any employee desiring to resign shall file a letter of resignation with the Personnel Office at least ten (10) working days prior to the effective date.

Article 24 Service in Armed Forces Reserve or National Guard

An employee who has one (1) year or more of seniority and who is required to participate in annual duty training with the reserve components of the Armed Forces of the United States will be granted leave of absence for this purpose, for not to exceed two (2) weeks (10 working days) in any one fiscal year (July 1st through June 30th), and will be paid the difference the employee would have received had the employee worked the regularly scheduled shifts during such period(s) of duty and provided the employee presents an authenticated copy of the pay voucher.

If emergency situations occur, they will be referred to the Personnel Department for consideration.

Article 25 Leaves of Absence

A. Leaves Without Pay

Upon approval from the Personnel Office, leaves of absence may be granted without pay for a period not to exceed one (1) year for the following purposes:

- 1. Service in a governmental agency, state or nationally recognized professional, labor, or fraternal organization which the employee has been formally designated to represent.
- 2. Educational Leave which is directly related to the employee's present employment.
- 3. Illness Leave (physical or mental) upon written statement from the doctor.
- 4. Maternity Leave
 - a) If an employee desires a maternity leave of absence, she must file a written request with the Personnel Office prior to the anticipated date of such leave. The employee shall endeavor to provide the Board with as much advanced notice as possible.
 - b) Any maternity leave of absence shall be for the duration of the pregnancy and extended no longer than through the post-natal examination period usually 6 weeks after termination of the pregnancy, or until the employee's physician provides written medical verification to the Personnel Office that the employee is physically sound and able to return to work.
- 5. Leaves of absence without pay may be granted for other reasons deemed appropriate.

6. General Provisions

The Employer may request a physician's statement from the employee prior to the time the employee returns from a leave of absence. The Employer may choose at its option and expense to have the employee examined by the Employer's physician prior to the employee's return to work. Except for employees on a maternity leave of absence, employees on a leave of absence shall notify the Personnel Office of their intent to return to work thirty (30) days prior to the expiration of their leave. Failure to do so shall be considered as a voluntary quit.

When reinstated, the employee shall return to the same salary step as that held at the time of leaving. Employees shall not accrue seniority while on leave of absence.

B. Leaves With Pay

Members of the Union who are elected to attend a function of the International Union, such as conventions or educational conferences, shall be allowed time off without loss of time or pay to attend such conferences and/or conventions. Total combined time shall not exceed five (5) days per year for the entire Union membership.

Article 26 Sick Leave

All employees covered by this Agreement shall be granted one (1) sick leave day* per month, not to exceed twelve (12) days per year, with a maximum accumulation of ninety (90) days. An employee while on sick leave will be deemed to be on continued employment for the purpose of computing all benefits referred to in this Agreement and will be construed as days worked.

Sick Leave with full pay may be taken for:

- Personal illness or injury.
- Illness or serious injury to members of the immediate family.**
- 3. Death in the immediate family (limit five (5) days).
- 4. To attend the funeral of a close friend or relative (limit one (1) day per occurrence).
- 5. When unforeseen emergencies*** arise calling for the immediate presence of the employee.
- 6. Employees will be allowed two (2) leave days per year to be deducted from sick leave as follows:

An employee taking a leave day shall file a notice of the intent to take such day with the field supervisor at least five (5) days prior to the date of such leave (except in the case of emergency***). Such notice shall include a statement of the reason for such leave.

Leave Days with Pay shall not be used for:

- The day before or the day after a holiday, holiday related or vacation.
- Recreational pursuits, shopping, or pleasure trip with spouse (including accompanying spouse on business trip).
- c. Other employment or seeking new employment.
- d. Child care.
- e. Any other leave provision in this Agreement.

Any employee absent due to illness shall notify the appropriate supervisor or office at least one-half hour before his/her scheduled shift.

Any employee who maintains a record of sporadic illness may be required to be examined by the Employer's physician.

The Employer may request a physician's statement for any absence of three (3) days' duration, or at its option and expense, have the employee examined by the Employer's physician.

Any employee who has exhausted the sick leave benefit will have the option of additional sick leave days charged against recorded vacation time, or being placed on an illness leave of absence.

Any employee who willfully violates or misuses this sick leave policy or who misrepresents any statement or condition under this Article may be subject to discharge.

Medical verification of illness may be required where an alleged pattern of absences immediately before or following an employee's non-scheduled workday(s) exists or where an employee's attendance record shows excessive absences. In such cases, the employee shall be notified in writing of the need for such verification for future absences. The Chapter Chairperson shall receive a copy of such notice at the time it is issued. The employee and/or his/her Union Representative may discuss the requirement for verification with the Employer. The need for continuing verification shall be reviewed every six (6) months.

- A sick leave day shall be defined as the number of hours in the employee's regular work day.
- ** Immediate family shall include the employee's spouse, children, parents, foster parents, parents-in-law, brothers, sisters and any other person for whom the employee is financially or physically responsible.

*** An emergency is an unforeseen incident over which the individual has no control and requires immediate attention. The individual should and has made every effort in their power to resolve the situation without taking time off from work. Each case will be decided on its own merits.

Article 27 Workers' Compensation (On-the-job-injury)

In cases of physical disability to work resulting from compensable accidental injuries while on the job, the Employer will augment the payment the employee receives through Workers' Compensation in the following manner:

Employees who are injured while on duty, resulting in loss of time, shall be paid their full day's pay at their regular rate for the day on which the injury occurred. Employees shall receive from the Board the difference between the Workers' Compensation payment prescribed by law and their regular salary for the first seven (7) consecutive calendar days following the date of injury.

Beyond the seventh consecutive calendar day, employees shall receive from the Employer the difference between the Workers' Compensation payment prescribed by law and their regular weekly income to the extent and until such time as such employees shall have used up any accumulated sick leave. Sick leave shall be charged on a pro-rata basis computed on the relationship of the differential pay to their regular weekly pay until the sick leave is exhausted.

Article 28 Rates for New Jobs

When a new job is placed in a unit and cannot be properly placed in an existing classification, the Employer will notify the Union of the classification and rate structure. In the event the Union does not agree that the rate is proper, it shall be subject to negotiation.

Article 29 Regular Short-hour Employees (Thirty-eight Week)

- A. Regular short-hour employees shall receive all the benefits of this Agreement on an equal ratio basis: i.e., five (5) hours per night will receive 5/8 credit, etc. Any additional hours during the week will be considered as extra hours and shall be paid at regular hourly rate unless the time is covered by the Overtime Article of the Agreement.
- B. Thirty-eight week employees will not accrue credit toward completion of their probationary period during the weeks they are not scheduled to work.
- C. Thirty-eight week employees shall be granted one (1) sick leave day per month, not to exceed ten (10) days per year.

D. Thirty-eight week employees shall receive the following paid holidays:

> Memorial Day Labor Day Thanksgiving Day

In addition, they will receive the following holiday-related time off with pay:

The Day after Thanksgiving Good Friday

Thirty-eight week employees shall be eligible for holiday pay pursuant to the same conditions as Article 32, Section D.

E. Thirty-eight week employees shall be entitled to a pro-rata share of vacation allowance granted to full-time employees. However, no vacation time off will be granted.

Article 30 Temporary Employees

The Employer agrees to notify the Union of the number of temporary employees, their work locations and the expected duration of employment. Temporary employees shall not be used where such use would cause the layoff of bargaining unit employees.

Article 31 Jury Duty

An employee who receives a jury duty interview and appearance notice must notify the Personnel Office within two (2) school days of such notice. If any employee is summoned and reports for jury duty, the employee shall be paid the difference between the amount received as a juror and the normal week's pay, provided the employee is available for work within the regular work schedule when not occupied for jury duty. It is understood and agreed that an employee shall be required to report to work on any and all days when not sitting as a juror. To be eligible for jury duty pay differential, the employee must furnish the Employer with a written statement from the appropriate public official listing the amount and the dates the employee received pay for jury duty.

Article 32 Holidays

A. The following days shall be recognized and observed as paid holidays:

New Year's Day Memorial Day Independence Day Labor Day

Thanksgiving Day The Day after Thanksgiving Christmas Day

Whenever any of the holidays listed above shall fall on a Saturday, the preceding Friday shall be observed as the holiday. Whenever any of the holidays listed above shall fall on a Sunday, then the succeeding Monday shall be observed as the holiday.

B. In addition, the following holiday-related time off with pay will be granted:

> Good Friday The Day before Christmas Day The Day before New Year's Day

If worked, payment at the rate of time-and-one-half will be granted for the days covered in this provision.

- C. Security personnel shall be assigned to work holidays as needed on a rotating basis.
- D. The employees shall be eligible for holiday pay under the following conditions:
 - The employee should have been scheduled to work on such day if it had not been observed as a holiday, unless the employee is on a day off, vacation, or sick leave.
 - The employee worked the full period of the last scheduled work day prior to and the next scheduled work day following the holiday, unless excused by the Employer.
 - 3. There shall be no holiday pay for an employee on suspension, unless reversed through the grievance procedure.
 - 4. If an employee works on any of the paid holidays listed above, the employee shall be paid in addition to the holiday pay a sum computed by multiplying his/her current hourly rate of pay by twice the number of hours the employee works on said paid holiday.

Article 33 Vacations

All employees shall receive an annual vacation with full pay based on the following schedule:

Α.	The first five years	- 2 weeks
	Upon completion of five years	- 3 weeks
	Upon completion of ten years	- 4 weeks

- B. Vacations shall be computed from July 1 through June 30th. The vacation allowance to which an individual is entitled shall be determined by the number of years of service the employee has completed by June 30th of a given year.
- C. Vacation allowance may not be accumulated from one fiscal year to the next except on the basis of written request which must have the approval of both the immediate supervisor and the Personnel Office. Pursuant to Board policy, ten (10) days of vacation allowance may be accumulated from one fiscal year to the next.
- D. Vacations shall be scheduled at a time when this will not unduly interfere with or hamper normal operations of the school system.
- E. Vacation allowance shall be prorated during the first year of employment to the nearest half-day. (Based on 5/6 of a day per month of service to June 30.)

Article 34 Employee Insurance Benefits

- A. Upon acceptance of written application by the insurance carriers, employees shall become eligible for insurance benefit programs beginning the first day of the month following employment. The employee must be actively at work on the day that the coverage becomes effective. Board contributions for coverage shall cease the end of the month following termination or retirement. Changes in family status shall be promptly reported by the employee to the Employee Benefits Office within 30 days of such change. The employee shall be responsible for any overpayment of premiums made by the Board in his/her behalf for failure to comply with this paragraph.
- B. Life Insurance:

The Employer agrees to pay in full the premium on a term life insurance policy of \$15,000, including Accidental Death and Dismemberment, for each employee.

- C. Health/Hospitalization Insurance:
 - Plan I: Blue Cross/Blue Shield, MVF-I Plan, Option IV, Ml and F Rider, Semi-private, including master medical and a \$2.00 co-pay prescription drug program.
 - Plan II: Health Central. The Employer agrees to provide a choice of Health Central High Option or Health Central "Plan 7". The cost to the Employer shall not exceed its cost of the program in Plan I.
 - Should the Board wish to initiate a change in the hospitalization program which would be equivalent to or better than the coverage now specified, it may do so

only after review of a joint committee composed of three members of the Unit and three members of the Administration.

- 2. Employees eligible for hospitalization coverage through the Employer, who are covered by an alternative source (example: spouse's employer), must elect to do one (1) of the following options:
 - a) Drop the coverage of the alternative source and retain coverage through the Employer, or
 - b) Drop the coverage through the Employer, and retain through an alternative source.

If the employee chooses Option 2b, then the Employer will pay the employee an additional \$45.00 per month.

 Each employee shall execute the following form and turn it in to the Personnel Office by October 1, 1989 or within one month of employment, whichever is later.

BLUE CROSS-BLUE SHIELD OR HEALTH CENTRAL COVERAGE

The undersigned, a member of the bargaining unit represented by the AFSCME Local #1390, affirms as a condition of continued employment by the Lansing School District, that he/she has no other insurance coverage similar to the coverage provided under the collective bargaining agreement between the LSD and AFSCME Local #1390 pursuant to a plan held by his/her spouse.

In the event such second coverage does exist, the undersigned shall either elect continued coverage under the LSD Plan subject to the conditions of Paragraph C above or notify the Employer, in writing, that he/she elects to be covered under said second insurance policy. The penalty for continued double coverage in violation of this Agreement shall be prompt reimbursement to the Employer of all premiums paid by said Employer for coverage from the effective date of such coverage or the date of this Agreement, whichever is later. Notwithstanding the foregoing, if the coverage by a spouse of the undersigned is terminated at any time, for layoff, discharge, or termination of employment, the BC/BS or Health Central insurance coverage granted under the collective bargaining agreement noted above shall begin or be reinstated immediately upon notification to the Employer.

Signature

4.

As an alternative to the medical insurance coverage described, above, the Board may initiate during the term of this Agreement, a new health insurance benefit program and/or a cafeteria benefit program. Both the implementation and the continuation of any such new insurance program(s) shall be at the discretion of the Board during the term of the Agreement. Participation in such new program(s) by bargaining unit members shall be voluntary. Upon implementation of such program(s), a special conference may be initiated by the Board or the Union to explore its terms.

D. Dental Insurance:

The Employer shall provide full-family group dental insurance, Delta Dental Plan E for each full-time employee covered under this Agreement. Coverage shall become effective on the first day of the month following hire. Employees must work thirty (30) or more hours per week to be eligible for Dental Insurance.

E. Long Term Disability:

The following group long term disability benefits shall be provided:

- Up to 60% of monthly salary with maximum of \$3,000 per month;
- Social Security and Michigan School Employees Retirement to be offset to the degree that they would add to the basic benefit in excess of 70% of monthly salary;
- 3. Payments to continue to age 65.

The waiting period for this benefit is ninety (90) calendar days or after all sick leave is consumed, whichever comes later.

F. Vision Insurance:

The Employer agrees to provide the Lansing School District Self-Funded Vision Plan to all full-time employees and eligible family members.

G. Insurance Continuation:

Employees, their spouses, or dependent children who cease to be eligible for Board paid Dental, Medical, or Vision Insurance shall have the right to continue such coverage on a direct payment basis with the Lansing School District. Changes in dependent status (marriage, divorce, birth, adoptions, death, children no longer dependent) must be reported within 30 days of the event. Coverage may be continued for 36 months except for termination of employment or reduction in hours. In those cases maximum extension is 18 months.

Article 35 Longevity

A. Longevity payments will be made according to the following • schedule:

1.	After 5 years through 9 years	-	\$180
2.	Beginning 10 years through 14 years	-	\$360
3.	Beginning 15 years through 19 years	-	\$540
4.	Beginning 20 years and over		\$720

- B. The longevity to which an individual is entitled shall be determined by the number of years the employee has completed by December 1 of a given year.
- C. Longevity payments shall be paid in a lump sum on the first pay period in December. Longevity will be prorated only in cases of retirement or death.

Article 36 Terminal Leave

Upon retirement, under the Michigan School Employees Retirement Plan, or upon death, the employee or beneficiary shall receive a lump sum payment of \$1,000.

Article 37 Mileage Reimbursement

Employees who are required as a part of their job on a regular basis to use their own vehicle for transportation in order to perform their duties shall be reimbursed at a mileage rate equal to the maximum current allowable IRS per mile rate. Mileage will be computed on the basis of actual miles logged and reported each month. Payment of mileage reimbursement will be made upon verification of vehicle use through the employee's Special Services daily log.

Article 38 Union Bulletin Board

The Employer shall provide bulletin board space in each building which may be used by the Union for posting dated Union notices of the following types:

- Notice of Union recreational and social events;
- Notice of Union announcements of elections;
- Notice of Union results of elections;
- Notice of Union meetings.

Article 39 Telephone Requirement

Special Services personnel shall be required to maintain an operating telephone number for emergency call-in purposes. This telephone number shall be reported to the Special Services Office and the Personnel Office. Changes in telephone numbers and addressed shall be reported immediately to the Special Services and Personnel offices.

Article 40 Miscellaneous

A. Nondiscrimination and Equal Employment Opportunities

The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied without regard to race, creed, religion, color, national origin, age, sex, handicap, marital status or other illegal basis.

In light of the parties' mutual obligation to apply the terms of this Agreement in accordance with employment laws related to equal employment opportunity, each party agrees to advise the other of equal employment opportunity problems of which it is aware. The Employer and the Union will jointly seek solutions to such problems through the procedures and programs provided in this agreement.

B. Election of Remedies

When remedies are available for any complaint and/or grievance of an employee through any administrative or statutory scheme or procedure such as, but not limited to, a Veteran's Preference Hearing pursuant to Act 305 of the Public Acts of 1897, et seq., or any other federal law pertaining thereto, and/or civil rights matters pursuant to Act 453 of the Public Acts of 1976, or any federal or state law pertaining thereto, in addition to the grievance procedure provided under this contract, and the employee elects to utilize the statutory or administrative remedy, the Union and the affected employee shall not process the complaint through any grievance procedure provided for in this contract.

If any employee elects to use the grievance procedure provided for under this contract and subsequently elects to utilize a statutory remedy, then the grievance shall be deemed to have been withdrawn and the grievance procedure provided hereunder shall not be applicable.

C. Handicap Accommodations

Any bargaining unit member who has become handicapped due to injury or illness (including occupational disease) while employed by the District may request appropriate accommodations for the handicapping condition, which may include reassignment to a vacant position for which the employee is qualified without regard to the seniority provisions of this Agreement. Upon review of the employee's request, and consideration of any other appropriate accommodations, the District will make a good faith attempt to accommodate the employee in the most appropriate manner, which may include a reasonable orientation period for transfer to another District position. If more than one (1) employee could be reasonably accommodated by transfer to the same vacancy, preference will be given to employees whose handicapping condition(s) arose out of or in the course of their employment with the District. Prior to the placement of an employee under this provision, the District shall notify the Union.

D. Property Damage

The Board will repair, reimburse or replace for employees the current value of clothing or personal property damaged or destroyed as a result of an accident, act of vandalism, or assault and/or battery upon them suffered in the good faith performance of their employment. Limitations upon this right include: (a) a maximum recovery of \$250.00 per incident; (b) the loss is covered by insurance; (C) reimbursement can be obtained from other sources; (d) the loss is associated with particularly valuable property, relative to the nature of the job assignment (examples: designer suits, lost diamonds, heirloom jewelry, etc.); (e) vandalism to an automobile which is associated merely with its presence on school property, as opposed to some job-related action by the employee; (f) the claim is not made within a reasonable period of the loss; and/or (g) the employee fails to cooperate with the investigation of the loss.

Disputes arising from this section shall be resolved by an ad hoc committee, comprised of the Union president/designee, the claimaint, a representative from the Personnel office, and a representative of the Employee Benefits office.

Article 41 Rights of Employer

- A. Nothing contained herein shall be considered to deny or restrict the Board of its rights, responsibilities, and authority under the Michigan General School Laws or any other laws or regulations.
- B. Except as abridged by the terms of this Agreement, it is agreed that all rights which ordinarily vest in and have been exercised by the Board, shall continue to vest exclusively in and be exercised exclusively by the Board. Such rights shall include, by way of illustration and not by way of limitation, the right to:
 - Manage and control its business, its equipment, and its operations.
 - Continue its rights, policies, and practices of assignment and direction of its personnel, and scheduling.
 - 3. The right to direct the working forces, including the right to hire, promote, discipline, transfer and

determine the qualifications of employees and the size of the work force.

- Determine the services, supplies, and equipment necessary to continue its operations.
- Adopt reasonable rules and regulations.
- Determine overall goals and objectives as well as the policies affecting the educational programs.
- Continue to have exclusive right to establish, modify, or change any condition except those covered by provisions of this Agreement.
- C. The listing of specific management rights in this Agreement is not intended to be, nor shall it be restrictive of, or a waiver of any rights of management not listed and specifically surrendered herein, whether or not such rights have been exercised by the Board in the past.
- D. The matters contained in this Agreement and/or the exercise of any such rights of the Board are not subject to further negotiations between the parties during the term of this Agreement.

Article 42 Distribution of Agreement

The Employer agrees to make available to each employee a copy of this Agreement and to provide a copy of the same Agreement to all new employees entering the employment of the Employer.

Article 43 Salary Schedule

	*	1991-92	1992-93	1993-94
1.	Beginning	\$11.10	\$11.71	\$12.35
2.	End of 6 months	11.35	11.97	12.63
3.	End of 1st year	11.53	12.16	12.83
4.	End of 2nd year	11.76	12.41	13.09
5.	End of 3rd year	11.97	12.63	13.32
6.	End of 4th year	12.19	12.86	13.57

Article 44 Negotiating Procedures

- A. At least sixty (60) days prior to the expiration of this Agreement, the Union and the Employer will begin negotiations for a new Agreement covering wages, hours, terms and conditions of employment.
- B. This Agreement incorporates the agreement reached by the parties on all agreed issues which were subjects of negotiations. This Agreement may be altered, changed, added to, deleted from, or modified only through the voluntary,

mutual consent of the parties in writing and signed by both parties as an amendment to this Agreement.

Article 45 Duration of Agreement

This Agreement shall become effective as of July 1, 1991, and shall continue in full force and effect until 11:50 P.M., June 30, 1994.

UNIT NEGOTIATING COMMITTEE OF THE LANSING SCHOOL DISTRICT OF THE INTERNATIONAL UNION OF THE AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES OF COUNCIL 25, LOCAL UNIT NO. 1390

By Unit Chai rperson

1991 Date 1 TU By Committeeperson

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Date By Union S taff Rec esentative Date

BOARD OF EDUCATION

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Secretary	P
Date July 18,1	191

MEMORANDUM OF UNDERSTANDING BETWEEN

LANSING BOARD OF EDUCATION

AND

LANSING SPECIAL SERVICES PERSONNEL LOCAL 1390, COUNCIL 25, AFSCME

At such time as the District begins a comprehensive study of health insurance cost containment strategies, the Union will be invited to participate in the study. Should the study identify specific changes or alterations to existing insurance benefit programs, the parties may, by mutual consent, agree to implement the same.

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Laurence W. MacQueen, Director Personnel and Employee Relations

Curtis Couthen, Unit Chairperson Special Services Personnel Local 1390, AFSCME, Council 25

6/20/91 Date

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MEMORANDUM OF UNDERSTANDING BETWEEN

LANSING BOARD OF EDUCATION

AND

LANSING SPECIAL SERVICES PERSONNEL LOCAL 1390, COUNCIL 25, AFSCME

The Employer agrees to recognize employees for extraordinary effort by citation from building reports, which shall be placed in the employees' personnel files. During the life of this Agreement, representatives from the union and management will meet to identify and implement methods for recognizing positive job performance by bargaining unit members.

Laurence W. Mac Jucen

Laurence W. MacQueen, Director Personnel and Employee Relations.

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Curtis Couthen, Unit Chairperson Special Services Personnel Local 1390, AFSCME, Council 25

6/20/91 Date Jane 20 1991

