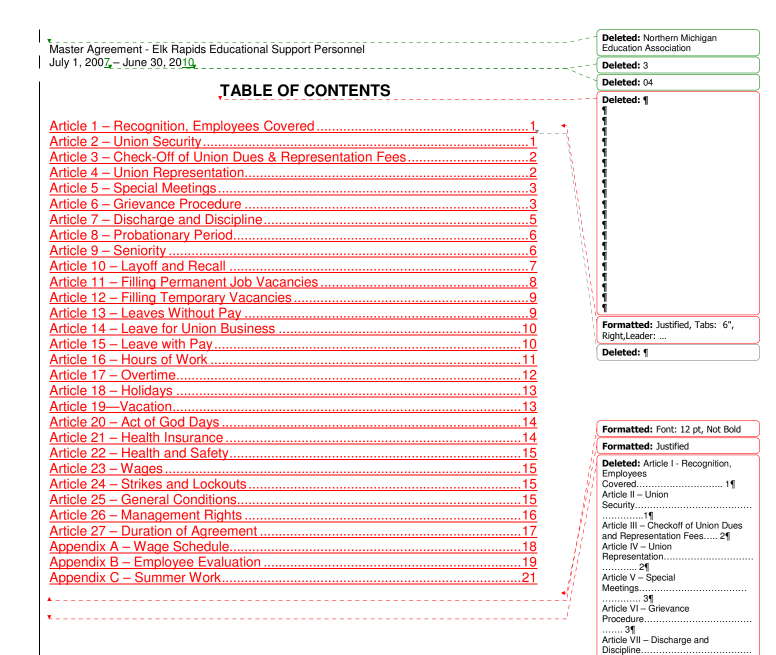
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ELK RAPIDS EDUCATIONAL SUPPORT PERSONNEL ASSOCIATION	Deleted: Elk Rapids Educational Support Personnel Association¶
AND	
ELK RAPIDS BOARD OF EDUCATION	Deleted: ELK RAPIDS BOARD OF
MASTER AGREEMENT	Deleted: ¶

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JULY 1, 2007-JUNE 30, 2010

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Article VIII – Probationary Period6¶

Article X – Layoff and Recall Article XI - Filling Permanent Job Vacancies8¶ Article XII – Filling Temporary Vacancies

Article XIII - Leaves Without Pay Article XIV – Leave for Union Business[1]

Article IX – Seniority

.....6¶

Master Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1, 200 <u>7,</u> – June 30, 20 <u>10,</u>	Deleted: 3
	Deleted: 04
AGREEMENT	Formatted: Font: Bold
This Agreement is entered into 1 July 2003, by and between the Elk Rapids Schools, +	Formatted: Justified
nereinafter referred to as the "Board" and the Elk Rapids Educational Support Personnel MEA,	Deleted:
hereinafter referred to as the "Union". The Agreement shall be effective from 1 July 2007, and continue n full force and effect through 30 June 2010,	Deleted: 3
n full force and effect through 30 June 2010	Deleted: 4
ARTICLE,1 - RECOGNITION, EMPLOYEES COVERED	Deleted: 0
	Deleted: 4
1.1 Employees Covered	Deleted: 7
Pursuant to, and in accordance with, all applicable provisions of Act 379 of the Public Acts of $\frac{1}{2}$	Deleted: ¶
1965 as amended, the Board does hereby recognize the Union as the sole and exclusive $\int_{0}^{1} \int_{0}^{1} \int_{0}^{1}$	
representative for the purpose of collective bargaining in respect to rates of pay, wages, hours $\int_{0}^{0} \frac{1}{10} dt$ of employment and other conditions of employment for the term of this Agreement of all full-	Formatted: Font: Bold
time and regular part-time food service and custodian employees, excluding all supervisors	Deleted: I
and all other employees.	Formatted: Font: Bold
1.0 Now Desition	Deleted: A
1.2 <u>New Position</u>	Deleted:
Any new position created during the life of this Agreement will be added to the unit, providing it	Formatted: Justified
is similar to a position heretofore recognized.	Deleted: B
1.3 Nondiscrimination	Deleted: .
	Formatted: Justified
It is the continuing policy of the Employer and the Union that they shall not discriminate	Deleted: C
against any bargaining unit member on the basis of race, sex, creed, color, national origin or	Deleted: .
age	Formatted: Justified
ARTICLE 2 - UNION SECURITY	Deleted: ¶
	Formatted: Font: Bold
2.1 <u>Membership, New</u>	Deleted: <u>II</u>
The Employer agrees that new employees, as a condition of employment, shall become	Formatted: Font: Bold
members of the Union not later than thirty (30) working days after the beginning of their	Deleted: A
employment, and shall continue their membership in the Union during the period of this Agreement, or pay to the Union a service fee equal to the dues and fees uniformly charged for	Deleted: .
membership for the duration of the Agreement. Less any amounts not permitted by law.	Formatted: Justified
	Deleted:
2.2 Membership, Continuing	Deleted: B
All employees in the bargaining unit who are members of the Union on the effective date of	Deleted: .
this Agreement, shall, as a condition of employment, maintain their membership in the Union	Formatted: Justified
for the life of this Agreement, or pay to the Union a service fee equal to the dues and fees uniformly charged for membership for the duration of this Agreement.	
2.3 <u>Non-Members</u>	Deleted: C
All employees in the bargaining unit who are not members of the Union will as a condition of	Deleted:
All employees in the bargaining unit who are not members of the Union will, as a condition of employment, pay to the Union a service fee equal to that paid by other employees in the bargaining unit who are members of the Union. Such payment shall be limited to an amount	Formatted: Justified
equal to the Union's regular and established monthly dues. In the event that the bargaining	Deleted:
unit member shall not pay such Service Fee directly to the Association, or authorize payment through payroll deduction, the Employer shall, pursuant to MCLA 408.477; MSA 17.277(7) and at the request of the Association, deduct the Service Fee from the bargaining unit members' wages and remit same to the Association. Payroll deductions made pursuant to this provision shall be made in equal amounts, as nearly as may be, from the paychecks of each bargaining	

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Master Agreement - Elk Rapids Educational Support Personnel	Education Association
July 1, 200 <u>7,</u> – June 30, 20 <u>10,</u>	Deleted: 3
unit member. Moneys so deducted shall be remitted to the Association, or its designee, no	Deleted: 04
later than twenty (20) days following deduction. The parties agree that the procedures in the Article relating to the payment or non-payment of the representation Service Fee by non- members shall be activated no earlier than thirty (30) days following the Association's notification to non-members of the Service Fee for that given school year.	Deleted: ¶
2.4 Application for Membership	Deleted: D
	Deleted:
The Board agrees to provide to each employee on his/her hiring date an application for	Formatted: Justified
membership in the Union, dated with the date of hire, and to give the same to the secretary/treasurer of the local Union, upon completion of the application by the employee. The application for membership in the Union will be provided to the Board by the Union.	
2.5 Indemnification	Deleted: E
	Deleted: .
The Union agrees to indemnify the Board against any and all legal claims, demands, suits or other forms of liability that arise out of action taken by the Employer for the purpose of complying with the foregoing agency shop provision	Deleted: ¶
ARTICLE 3 - CHECK-OFF OF UNION DUES AND REPRESENTATION FEES	Formatted: Font: Bold
	Deleted: III
3.1 Dues Check-off	Formatted: Font: Bold
The check-off for periodic dues and assessments of the Union shall be effective for those-	Formatted: Font: Bold
employees who execute individual authorizations to such effect on forms to be provided by the	Deleted: A
Union. Union dues and assessments as designated by the Union shall be deducted by the Board at the times mutually agreed upon and remitted promptly to the local	Deleted: .
Secretary/Treasurer of the Union.	Formatted: Justified
3.2 Transmittal of Deductions	Deleted: B
~~~	Deleted: .
The Board further agrees to forward a list of all bargaining unit employees showing new hires and terminations simultaneously with the transmittal of the aforementioned deductions. The	Formatted: Justified
Board will continue to deduct dues at the rate in effect on July 1, 2001, until officially notified of a change.	
ARTICLE,4 – UNION REPRESENTATION	Deleted: ¶
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4.1 Union Representatives	Deleted: IV
The local Union shall advise the Board in writing of the names of all committee members and	Formatted: Font: Bold
local Union officers within ten (10) days of their election or appointment. The local Union shall	Deleted: A
have the right to call in a representative of the Michigan Education Association at any time, provided it does not interfere with the employee's work.	Deleted: .
	Formatted: Justified
<u>4.2 Grievance Committee</u>	Deleted: B
The Local Union shall elect or select one (1) person to represent the employees of the	Deleted: .
bargaining unit as the Grievance Chairperson. The Grievance Chairperson shall act as steward for his/her classification. The remaining classification shall elect or select one (1) person to serve as their steward.	Formatted: Justified
4.3 Processing Grievances	Deleted: C
	Deleted:
The Grievance Chairperson or steward may process or investigate a grievance and/or complaint at his/her discretion after notifying the Employer.	Formatted: Justified

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July 1,	200 <u>7</u> –	June 30, 20 <u>10,</u>	Deleted: 3
	The G a com	rievance Chairperson or an alternate may process or investigate a written grievance or oblaint with the Employer's representative.	Deleted: 04
<u>4.5</u>	Bulleti	<u>n Boards</u>	Deleted: E
	The F	mployer agrees it will furnish a bulletin board in the break room for posting Union	Deleted:
	notices		Formatted: Justified
		ARTICLE 5 - SPECIAL MEETINGS	Deleted: <u>V</u>
<u>5.1</u>	Specie	Il Meetings	Formatted: Font: Bold
0.1	Specia		Formatted: Font: Bold
		I meetings will be scheduled by the Association President, Grievance Chairperson,	Deleted: A
		d, and the Board, or its designated representative upon request of either party.	Deleted: .
	time m	ements for special meetings shall be made in advance. Meetings shall be held at a nutually agreed upon. This meeting may be attended by designated representatives of al Union and/or a representative of the Michigan Education Association.	Formatted: Justified
<u>5.2</u>	Buildin	g Use	Deleted: B
	<b>The 11</b>	ning many user a many as designated by the England for Uning business. Duby	Deleted:
	author transa	nion may use a room, as designated by the Employer, for Union business. Duly ized representatives of the union and its representative affiliates shall be permitted to ct official union business on employer property at all reasonable times provided this ot interfere with or interrupt normal operations.	Formatted: Justified
L			Deleted: ¶
		ARTICLE 6 - GRIEVANCE PROCEDURE	Formatted: Font: Bold
<u>6.1</u>	<u>Definit</u>	ions (All days herein refer to working days)	Deleted: <u>VI</u>
			Formatted: Font: Bold
	1.	A grievance is a claim by one or more employees that there has been an alleged improper application or violation of this Agreement.	Formatted: Font: Bold
			Deleted: A
	2.	An aggrieved employee is the employee(s) who is directly affected and, therefore, will	Deleted: .
		make the claim.	Formatted: Justified
	3.	In this Article, the term "employee" may also mean "Union", when the Union grieves on behalf of members of the bargaining unit who, because of extenuating circumstances, are unable to represent themselves.	
<u>6.2</u>	<u>Grieva</u>	nce Form	Deleted: B
	Any gr	ievance presented in writing by an employee shall include the following:	Deleted:
	1.	Specific statement of facts giving rise to the alleged violation.	
	2.	Section or subsection of this contract alleged to have been violated.	
	3.	Date of alleged violation.	
	4.	Relief requested.	
	5.	Signature of the grievant.	
			Deleted: ¶

Master Agreement - Elk Rapids Educational Support Personnel July 1, 2007, – June 30, 2010,

6.3 <u>Procedure</u>

<u>Step 1</u>: An employee has five (5) days after they become aware of, or could reasonably havebecome aware of an event upon which a grievance may be filed to orally discuss the matter with their immediate supervisor, who will attempt to resolve the matter informally. If the aggrieved employee is not satisfied with the oral disposition of the grievance by their immediate supervisor, the employee may request that the Grievance Chairperson meet with the supervisor for further discussion of the matter. If discussion by the Grievance Chairperson does not resolve the matter, the employee or Grievance chairperson may pursue the matter by filing a grievance in written form with their immediate supervisor within five (5) days of such discussion. The immediate supervisor shall return the written answer within five (5) days thereafter to the Grievance Chairperson.

<u>Step 2</u>: If the Union or aggrieved employee is not satisfied with the disposition of the grievance at Step 1, notification within ten (10) days thereafter shall be transmitted to the Superintendent or his designee. He/she shall then meet at a mutually satisfactory time with the aggrieved, and the Grievance Chairperson. The aggrieved may request that the Michigan Education Association Representative be present to discuss the matter. The Superintendent or his designee will respond to the Union with a written answer within ten (10) days of such meeting. Either party shall have the right to have present at such meeting representatives who may have knowledge of the matter and who may be helpful in reaching a resolution of the matter.

<u>Step 3</u>: In the event the grievance is not satisfactorily settled in Step 2, the Union or the Boardmay request arbitration as herein after provided for in this Agreement. The party desiring arbitration must notify the other party in writing of such desire within ten (10) calendar days of the day the written disposition was given or due under the last step of the Grievance Procedure provided for in this Agreement. In the event that a party should fail to serve such written notice, the matter shall be considered as settled on the basis of the disposition made in the last step of the Grievance Procedure.

After receipt of a desire to arbitrate, the parties shall attempt to agree on an arbitrator. If the parties are unable to so agree within ten (10) calendar days, or within a longer period if mutually agreed upon, either party may submit the matter to the American Arbitration Association.

The parties understand and agree that in making this Agreement they have resolved for its term all bargaining issues which were or could have been made the subject of discussion. The arbitral forum herein established is intended to resolve disputes between the parties only over the interpretation or application of the matters which are specifically covered in this Agreement and which are not excluded from arbitration.

The arbitrator shall have no power to add to or subtract from or modify any of the terms of this-Agreement or any supplementary agreement, nor to rule on any matter except while this Agreement is in full force and effect between the parties. The expenses of the arbitrator shall be shared equally by the parties. Each party shall make arrangements for and pay the expenses of witnesses which are called by them.

There shall be no appeal from an arbitrator's decision. It shall be final and binding on the Union, the Employer and on all employees.

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	r Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1	, 200 <u>7,</u> – June 30, 20 <u>10,</u>	Deleted: 3
6.4	Time Limits	Deleted: 04
<u></u>		Deleted: D
	If the time limits contained within the grievance procedure are exceeded by the Union, the	Deleted: .
	grievance shall be considered settled on the basis of the last answer given by the employer. If the time limits are exceeded by the Employer's representative, the grievance shall be	Formatted: Justified
I	considered granted. Time limits in the grievance procedure may be extended by mutual agreement in writing.	Deleted: m
<u>6.5</u>	Disclosure	Deleted: E.
I	At all steps of the grievance procedure, the grievant and the Union representatives shall disclose to the Employer's representatives a full and detailed statement of facts relied upon and the remedy sought, and the provisions of the Agreement relied upon. In the same manner, the Employer's representatives shall disclose all facts relied upon by the Employer.	Formatted: Justified
v		Deleted: ¶
<u>6.6</u>	Claims for Back Wages	Deleted: F
	All claims for back wages shall be limited to the amount of wages that the employee would otherwise have earned.	Formatted: Indent: Left: 0", First line: 0"
		Deleted: .
<u>6.7</u>	Lost Time	Formatted: Justified
	The Employer agrees to pay for all reasonable time lost by the Union committee during their	Deleted: G
	regular working hours while pursuing the grievance procedure and while participating in	Deleted: .
	contract negotiations,	Deleted: ¶
	ARTICLE 7 - DISCHARGE AND DISCIPLINE	Formatted: Font: Bold
i		Deleted: VII
7.1	<u>Discharge</u>	Formatted: Font: Bold
1	In all instances in which the Employer concludes that an employee's conduct justified	Deleted: ¶
	discharge, he/she shall first be suspended for not more than three (3) days except that no	Deleted: A
	prior discipline or warning need be imposed before he is discharged if the misconduct is so aggravated, in the opinion of the Employer, as to require immediate discharge or the cause of	Deleted: .
	discharge is dishonesty, drunkenness, recklessness, sexual harassment of students or staff,	Formatted: Justified
 	gross negligence, being under the influence of drugs or intoxicating beverages while on duty. However, the Union reserves the right to argue the reasonableness under Article VI of this Agreement. Discharge must be by proper written notice to the Union Grievance chairperson and employee. The employee or the Grievance Chairperson may request an investigation as to his/her discharge. A grievance must be filed within <u>five (5)</u> days unless an extension of the time limits has been agreed to in writing. No bargaining unit member shall be disciplined without just cause. The employer reserves the right to go to any step if they believe the employee has exhibited conduct requiring immediate and serious consequences.	Deleted: three (3)
	Steps for Discipline:	

Verbal warning
 Written warning/reprimand
 2nd Written warning/reprimand (days off with or without pay)
 3rd written warning/reprimand (days off with or without pay—and possible termination

Master	Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
	200 <u>7</u> – June 30, 20 <u>10</u>	Deleted: 3
7.2	Hearing	Deleted: 04
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	During this period of suspension, the employee may, if he/she believes they have been -	Deleted: .
	unjustly dealt with, request a hearing and a statement of the offense before representatives of	Formatted: Justified
	the Board with the Grievance chairperson and/or representative of the Michigan Education Association present. At such hearing the facts concerning the case shall be made available to both parties. The Board shall conclude whether the discharge shall be implemented or whether the suspension shall be extended, reduced or revoked. <u>The Board shall only be</u> <u>involved as indicated in Article 6 of this Agreement.</u>	
7.3	Written Documents and Meeting	Deleted: C
1	1. The Board agrees that its Superintendent, or his designee, will provide to the	Deleted: .
I	Grievance Chairperson a copy of any written comment implementing the discipline	Formatted: Justified
	and/or discharge of any employee within the bargaining unit.	Deleted:
	2. The Board agrees to provide a facility in which an employee disciplined and/or	Deleted: D.
I	discharged may meet with a Union representative before they are required to leave	Formatted: Justified
	the premises. The employee shall have the right to Union representation during the	Deleted: VI-C
1	disciplinary process.	Deleted: three (3)
7.4	Appeal	Deleted: E
1		Deleted:
	Should the employee or the Union consider the discharge or suspension to be improper, $a^{*}$ is grievance may be submitted by the employee in writing at Step 2 of Article 6.3 within five (5)	Formatted: Justified
1	days following the action.	Deleted: .
175	Use of Deet Decord	Deleted:
7.5	Use of Past Record	Deleted: ¶
	To be fair and consistent, discipline shall follow a progressive pattern, unless the employees	Formatted: Font: Bold
	actions are serious enough in the employer's opinion to warrant immediate discharge as outlined in Article 7.1.	Deleted: <u>VIII</u>
I		Formatted: Font: Bold
	ARTICLE 8 - PROBATIONARY PERIOD	Formatted: Font: Bold
<u>8.1</u>	The probationary period for each new employee shall be <u>sixty (60)</u> work days of employment for that employee. Any employee working within the probationary period may be disciplined	Formatted: Justified, Indent: Left: 0", Hanging: 0.5"
	and/or discharged by the Employee for any reason at any time.	Deleted: thirty
		Deleted: ninety
<u>8.2</u>	During the probationary period an employee shall not be eligible for employee benefits. After an employee has successfully completed his probationary period of employment, he shall	<b>Deleted:</b> (30)
	become a regular full-time or regular part-time employee and seniority shall start as herein	Deleted: 90
	provided.	<b>Formatted:</b> Justified, Indent: Left: 0", Hanging: 0.5"
	ARTICLE 9 - SENIORITY	Deleted: ¶
9.1	Definition	Formatted: Font: Bold
<b>****</b>		Deleted: <u>IX</u>
	The word "seniority" means service in the employ of the Employer from the date the employee+	Formatted: Font: Bold
1	is approved by resolution for hire by the Board of Education.	Deleted: A.
<u>9.2</u>	Probationary Employees	Formatted: Justified
	1. There shall be no seniority among probationary employees.	Deleted: B
		Deleted: .
	2When an employee finishes the probationary period the employee will be granted full	Formatted: Indent: Left: 0.5"
1	seniority as defined in <u>9.1</u> 6	Deleted: Section A
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	er Agreement - Elk Rapids Educational Support Personnel	<b>Deleted:</b> Northern Michigan Education Association
July 1	I, 200 <u>7,</u> – June 30, 20 <u>10,</u>	<b>Deleted:</b> 3
	3Once probation is over, seniority is retroactive to the date of Board a	approval.
¥		Deleted: ¶
<u>9.3</u>	Seniority Lists	<b>Deleted:</b> C
1	1. The seniority list for the bargaining unit will show the name, starting	g date, and job title. 🔦 🔪 Deleted: .
	2 The Board will provide a conv of the conjustity list to the Cristians	Formatted: Justified
Ι	<ol> <li>The Board will provide a copy of the seniority list to the Grievanc the local President on September 15 of each year.</li> </ol>	
9.4	Similar Seniority Dates	Deleted: D
1	If two or more employees have the same conjectly date, a mutually agree	Deleted:
I	If two or more employees have the same seniority date, a mutually agree toss) will be done upon completion of the probationary period with a repre- the union and the Employer present.	
9.5	Loss of Seniority	Deleted: E
		Deleted: .
	Seniority shall be lost for any of the following reasons:	
	1. If the employee quits.	
	2. If the employee retires.	
	3. If the employee is discharged for just cause and not reinstated.	
	<ol> <li>If the employee is absent for three (3) consecutive days wit reasonable excuse acceptable to the Employer. Allowances emergency situations.</li> </ol>	
	<ol> <li>If the employee does not return to work from leave of absence with days after the leave expires, without submitting a reasonable ex- the Employer, the employee will be terminated. Allowances emergency situations.</li> </ol>	cuse acceptable to
	6. If the employee is laid off for more than thirty-six (36) months.	
	7. If the employee does not return to work within five (5) working days a recall from layoff, without submitting a reasonable excuse acceptabl the employee will be terminated. Allowances will be made for emerge	le to the Employer, A Numbering Style: 1, 2, 3, + Start gency situations. Numbering Style: 1, 2, 3, + Start at: 7 + Alignment: Left + Aligned at: 0.5" + Tab after: 0.75" + Indent at: 0.75"
	<ol> <li>If the employee is granted a leave of absence, no seniority is accrue employee is on approved leave of absence.</li> </ol>	ed for the period the <b>Formatted:</b> Indent: Left: 0.5"
l I	ARTICLE_10 - LAYOFF AND RECALL	Formatted: Justified, Indent: Left: 0.5"
		Deleted: ¶
<u>10.1</u>	Definition	Formatted: Font: Bold
	The definition of the word "layoff" means a reduction in the number	of bargaining unit
	members employed by the Board within their classification for any reason w	
10.2	Layoff Procedure	Deleted: A
10.2		Deleted: .
	In the event a reduction in work force requires a layoff of employees within following procedure will be used:	a classification, the
	following procedure will be used:	Deleted: B
	1. Probationary employees shall be the first laid off.	Deleted: .

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	greement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1, 20	0 <u>7</u> – June 30, 20 <u>10</u>	Deleted: 3
2	Non-probationary employees shall be laid off according to seniority, i.e., the least senior employee shall be laid off first.	Deleted: 04
3	. Employees to be laid off will receive at least seven (7) calendar days' notice.	
4	In the event a bargaining unit member who has seven (7) or more years seniority in 🔹 🖛 – – –	Formatted: Justified
	the district, has his or her position either eliminated or reduced in hours, he or she will be given an opportunity to displace any employee with less seniority in the same classification or another classification to which the employee had been previously assigned.	<b>Formatted:</b> Justified, Indent: Left: 0.5"
<u>10.3</u> R	Recall Procedure	Deleted: C
	<u></u>	Deleted:
	n the event a job opening occurs while employees are laid off, the following procedure will be sed:	Formatted: Justified
1	. The Board shall not be required to recall any probationary employee who is laid off.	
2	All employees shall be required to return to their jobs when seniority permits, within three (3) days of notification. Failure to report to work within that three (3) day period will result in the employee forfeiting his/her employment in the district.	
3	. The Board agrees it will not hire new employees or contract out work while seniority employees are laid off.	
<u>10.4</u> N	lotice	Deleted: D
Ν	lotice of recall shall be sent to the employee at the last known address by registered or	Deleted: .
	ertified mail if not reached by telephone.	Formatted: Justified
		Deleted: ¶
	ARTICLE,11 - FILLING PERMANENT JOB VACANCIES	Formatted: Font: Bold
<u>11.1</u> P	Posting	Deleted: <u>XI</u>
		Formatted: Font: Bold
	he Board shall notify the employees of newly created or vacant positions to be filled within neir classifications by posting and/or canvassing by seniority. The posting shall indicate the	Deleted: A
	lassification, shift, and wage scale. Any employee may indicate his/her interest immediately	Deleted: .
th	nereafter to the immediate supervisor by written notice. The person awarded the vacancy	Formatted: Justified
S	hall be paid at the rate of that job on his or her current step.	Deleted: or verbal
<u>11.2 A</u>	ssignment	Deleted: B
^	Il vacancies or newly created positions within the bargaining unit shall be filled on the basis	Deleted: .
o ir w p e	Il vacancies or newly created positions within the bargaining unit shall be filled on the basistif seniority and qualifications. Qualifications include, but are not limited to, work record, including evaluations, attendance, etc. All vacancies will be posted for a period of ten (10) vorking days, setting for the requirements, classification, shift, and wage scale, for the osition on bulletin boards in each building. Employees interested shall apply in writing. The mployee who is awarded the position shall be granted a thirty (30) working day trial period if is a change in classification or a twenty (20) workday trial period if it is not a change in	Formatted: Justified
С	lassification. The trial period will be used to determine:	

a. The persons ability to perform the job competently.b. The persons desire to remain on the job.

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Master Agreement - Elk Rapids Educational Support Personnel July 1, 2007, – June 30, 2010.	Deleted: 3
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The job will be awarded within twenty (20) working days after the posting period.	Deleted:
During the trial period, as outlined above, the employee shall have the opportunity to revert	
back to their former classification	Deleted: ¶
11.3. Transfer Outside the Bargaining Unit	1
	Deleted: C
If an employee transfers to a supervisory position under the employer not included in the bargaining unit, and thereafter, within one (1) year, transfers back to a position within the bargaining unit, she/he shall have accumulated seniority while working in the position to whice she/he transferred.	ne
<u>11.4</u> <u>Classifications</u>	<b>Deleted:</b> D
	Deleted:
All employees will be required to perform their normal work within their classifications.	
Job Descriptions and Classifications	<b>Deleted:</b> E
	Deleted:
The Employer has the exclusive right to establish job classifications and descriptions (subje to negotiation of wage rate) for the classification and description. Job descriptions shall be	Ct Formatted: Justified
written and given to the employee. Copies, upon request, shall be provided to the Association President. If the parties are unable to agree on the wage rate, the job description	
classification may be put into effect by the Employer, and the Union will have a right to file grievance.	a
ARTICLE_12 - FILLING TEMPORARY VACANCIES	Formatted: Font: Bold
12.1 The parties berete agree that the hiring of temperature equal employees is a management	Deleted: <u>XII</u>
12.1 The parties hereto agree that the hiring of temporary casual employees is a manageme right, responsibility and discretion.	Formatted: Font: Bold
	Deleted: A
12.2. However, the employer agrees that it will not, during the term of this agreement, hi temporary casual employees for the sole purpose of replacing or displacing employee	
covered by the terms of this Agreement. Temporary casual employees shall be used	
supplement the work force and/or fill vacancies caused as the direct result of employe	Deleted: B
absence due to extended or job-related injury or illness.	Formatted: Justified
12.3. A temporary casual employee is an employee who is hired for a period of not more than nine (90) days in one year. The ninety (90) day limitation may be extended to continue filling the same vacancy, provided, however, the vacancy is the direct result of an employee absent due to an extended illness or work related injury. The employer will notify the Union, in writing,	Je
the persons involved and the estimated length of the vacancy.	Deleted: D
12.4. When the temporary vacancy is closed, the employee affected will return to his/her former jo	
12.4. When the temporary vacancy is closed, the employee affected will return to his/her former jo classification.	Formatted: Font: Bold
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ARTICLE 13 - LEAVES WITHOUT PAY	Formatted: Font: Bold
<u>13.1</u> . <u>Leaves</u>	Formatted: Font: Bold
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Leaves of absence for not less than one (1) year may be granted by the Board or its designed without loss of seniority. The Board hereby agrees to full compliance with all provisions of the seniority.	<u>96</u>
Family Medical Leave Act.	Deleted: Leaves of absence for
13.2. Application for Leave of Absence	<ul> <li>reasonable periods not to exceed one</li> <li>(1) year may be granted by the Board</li> <li>or his designee with loss of seniority.</li> </ul>
An application requesting a leave of absence must be submitted to the Superintendent n later than two (2) weeks prior to the time the leave is to commence, provided, however,	
	i officiation Justificu

July 1, 2007, - June 30, 2010,       Deleted: 3         personal cases exceptions may be made. The request for the leave of absence must be in writing setting forth the reasons for the leave of absence and the anticipated length of time, and, if requested, verification shall be submitted. Any extensions of leaves of absence shall be handled the same as the request for regular leave.       Permatted: Right         13.3. Returning from Leave       Formatted: Right       Deleted: C         An employee granted a leave under the provisions of this article shall return to his or her same*       Formatted: Justified         position worked at the time the leave was granted, unless the position no longer exists, in which case the employee shall return to an equivalent position.       Employees returning from leave of absence must submit notification of return to work in writing at least five (5) working days prior to the date of the return.       Deleted: XIV         Employees returning from medical leave may be required to provide certification of their ability to return to work.       Deleted: XIV         Members of the Union selected to attend a function of the Union, such as conventions or conferences, shall be allowed time off without pay to attend such conferences or conventions, to exceed twelve (12) days per year, at their regular rate of pay. Employees may accumulate up to 200 sick leave days. More than one sick day per month may be used per the supervisor's approval.       Deleted: A         formatted: Justified       Deleted: A       Formatted: Font: Bold         Deleted: A       Formatted: Font: Bold       Deletetd: 1         format	Maatar Agraamant - Elk Danida			Deleted: Northern Michigan Education Association
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133. Returning from Leave       Deleted: C         An employee granted a leave under the provisions of this article shall return to his or her same       Formatted: Justified         position worked at the time the leave was granted, unless the position no longer exists, in which case the employee shall return to an equivalent position.       Formatted: Justified         Employees returning from leave of absence must submit notification of return to work in writing at least five (5) working days prior to the date of the return.       Employees returning from medical leave may be required to provide certification of their ability to return to work.       Deleted: <u>ZU</u> Members of the Union selected to attend a function of the Union, such as conventions or conferences, shall be allowed time off without pay to attend such conferences or conventions, to exceed twelve (12) days per year, at their regular rate of pay. Employees may accumulate up to 200 sick leave mays. More than one sick day per month may be used per the supervisor's approval.       Deleted: <u>X</u> The Board shall retain the right to require a doctor's statement concerning any illnes.       Deleted: n       Deleted: n         Sick leave may be taken as either a half day or full day at the regular rate of pay. Benetud: austified       Deleted: 1.       Deleted: n         15.2       Personal Business Days       Deleted: n       Deleted: n       Deleted: n         15.4       Each employee shall be granted two (2) personal days per year, payable at their regular rate of pay. Request for the submitted at least two days in advance to the employee's immediate supervisor and his	personal cases exception writing setting forth the and, if requested, verification of the setting forth the setting forth the setting for the	reasons for the leave of absence and the anticipated le cation shall be submitted. Any extensions of leaves of a	ngth of time,	
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			proval of the	
			usiness day	
Unused personal business days over the five (5) day amount will be added to the employees sick leave account	alak laava aaaayat		e employees	Deleted: ¶

aster Agreement - Elk Rapids Educational Support Personnel	<b>Deleted:</b> Northern Michigan Education Association
ıly 1, 200 <u>7,</u> – June 30, 20 <u>10,</u>	Deleted: 3
5.3 Court Appearance	Deleted: 04
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Other leaves with pay are absences for court appearances as a w	
except as a result of another job. Paid leaves of absence will be compensation received by the employee in the form of witness fee	
the Employer to offset wages paid.	Deleted:
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4 Bereavement Leave	<b>Deleted:</b> D.
An employee shall be allowed up to five (5) days off, with pa	
Superintendent for bereavement leave for a death in the immediat shall be defined as follows: husband, wife, mother, father, brother	
mother-in-law, grandparents, grandchildren and sibling-in-laws. R	
the employee's immediate supervisor at least two days in advance leave when possible.	
5 <u>Severance Pay</u>	<b>Deleted:</b> E.
The employee's severance pay shall be based on one-half (1/2) daily base pay when they terminate their employment for each day not to exceed \$1500 by the district.	
<ul> <li>Qualifications for severance pay: The employee must:</li> <li>1. have 10 years employment in the Elk Rapids Schools;</li> <li>2. retire from the Elk Rapids Schools:</li> </ul>	
<ol> <li>have 10 years employment in the Elk Rapids Schools;</li> <li>yetire from the Elk Rapids Schools;</li> </ol>	for severance pay;
<ol> <li>have 10 years employment in the Elk Rapids Schools;</li> <li>yetire from the Elk Rapids Schools;</li> <li>employees terminated by the school district are not eligible</li> <li>the employee shall notify the Superintendent of Schools thi</li> </ol>	for severance pay; irty (30) days prior to their <b>Deleted:</b> retire or resign
<ol> <li>have 10 years employment in the Elk Rapids Schools;</li> <li>yetire from the Elk Rapids Schools;</li> <li>employees terminated by the school district are not eligible</li> </ol>	for severance pay; irty (30) days prior to their ose of retirement, Deleted: ¶
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<ol> <li>have 10 years employment in the Elk Rapids Schools;</li> <li>retire from the Elk Rapids Schools;</li> <li>employees terminated by the school district are not eligible</li> <li>the employee shall notify the Superintendent of Schools thi last day of employment of their intent to resign for the purport</li> </ol>	for severance pay; irty (30) days prior to their <u>ose of retirement</u> ablished by the Board or its ict. Increased time in the ecutive work days will be
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Master Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1, 200 <u>7</u> – June 30, 20 <u>10</u>	Deleted: 3
<u>16.6</u> <u>Hours</u>	Deleted: 04
	Deleted: F.
Hours of work shall be as follows:	
The normal work day and schedule of hours shall be established by the Board, or its Superintendent based on the Board's determination of the needs and resources of the district in cooperation with the employees.	Formatted: Justified
There will be two eight hour shifts for the custodians. The day shift will begin between the	Deleted:
hours of 6:00 a.m. and 7:00 a.m. The night shift will begin between the hours of 2:30 p.m. and 3:30 p.m. The determination of the exact start time shall be the express responsibility of the Superintendent or his designee.	- Deleted: Board or its
Head Cooks will work seven to eight hour shifts. Assistant Head Cooks and Cook's Helpers	- Deleted: hour
Employees working six (6) hours or more shall receive a 15 minute <u>paid</u> break and a 30 minute <u>unpaid</u> lunch.	
16.7 Minimum Emergency Reporting Allowance	Deleted: G.
The minimum call-in for emergency situations as determined by the supervisor shall be the actual time worked plus one (1) hour.	Formatted: Justified
16.8 Breaks	Deleted: I.
All 15 minute breaks shall be paid by the Employer	- Deleted: ¶
ARTICLE 17 - OVERTIME	Correction Cont. Dold
	Formatted: Font: Bold     Deleted: XVII
17.1 Rate of Pay	Formatted: Font: Bold
Full-time employees working more than eight (8) hours per day or forty (40) hours per week	Formatted: Font: Bold
shall be paid time and one-half (1-1/2) at their regular rate of pay. Work performed on $\searrow$	Deleted: A.
Saturday or Sunday at the request of the supervisor, shall be paid time and one half their regular rate. Work performed on a holiday at the request of the supervisor, shall be paid at twice the regular rate of pay.	Formatted: Justified
17.2 Minimum Call-In	Deleted: B.
	(
Any time an employee is called in he/she shall be paid at the rate of time and one-half for	Formatted: Justified
	Formatted: Justified
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at	
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at the normal rate of pay. 17.3 Overtime Schedule	Deleted: ,
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at the normal rate of pay. <b>17.3</b> Overtime Schedule Each employee who wishes to perform overtime work shall notify the employer of such interest. Overtime shall first be offered to the most senior employee within the classification	Deleted: , Deleted: C. Formatted: Justified Deleted: and in the building in which they work
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at the normal rate of pay. <b>17.3</b> Overtime Schedule Each employee who wishes to perform overtime work shall notify the employer of such interest. Overtime shall first be offered to the most senior employee within the classification where the overtime is needed. If the most senior employee refuses the overtime, then the work will be offered to the next most senior employee. The next place on the overtime	Deleted: , Deleted: C. Formatted: Justified Deleted: and in the building in which they work Deleted: in the building
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at the normal rate of pay. <b>17.3</b> Overtime Schedule Each employee who wishes to perform overtime work shall notify the employer of such interest. Overtime shall first be offered to the most senior employee within the classification where the overtime is needed. If the most senior employee refuses the overtime, then the work will be offered to the next most senior employee. The next place on the overtime rotation list shall be used as the starting place when new overtime is available. If after	Deleted: , Deleted: C. Formatted: Justified Deleted: and in the building in which they work Deleted: in the building Deleted: in the building
Any time an employee is called in he/she shall be paid at the rate of time and one-half for actual time worked. At no time shall such pay amount to less than one and on-half hours at the normal rate of pay. <b>17.3</b> Overtime Schedule Each employee who wishes to perform overtime work shall notify the employer of such interest. Overtime shall first be offered to the most senior employee within the classification where the overtime is needed. If the most senior employee refuses the overtime, then the work will be offered to the next most senior employee. The next place on the overtime	Deleted: , Deleted: C. Formatted: Justified Deleted: and in the building in which they work Deleted: in the building

Master	Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1,	200 <u>7.</u> – June 30, 20 <u>10.</u>	Deleted: 3
17.4	Hours of Work Outside the Regular Work Schedule	Deleted: 04
		Formatted: Underline
	1. Hours of work outside of the regular work schedule will first be offered by those who, by	Formatted: Bullets and Numbering
	<ul> <li>accepting the work, will not go into overtime.</li> <li>2. Hours of work outside of the regular work schedule will be offered on a rotational basis to those who qualify.</li> </ul>	Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Tab after: 0.75" + Indent at: 0.75", Tabs: Not at 0.5"
 	3. If the criteria in 17.4.1 cannot be met, overtime will be offered to the employees per contract language outlined in 17.3.           ARTICLE_18 - HOLIDAYS	Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Tab after: 0.75" + Indent at: 0.75", Tabs: Not at 0.5"
<u>,18.1</u> _	Eligibility for Holiday Pay All employees shall be paid at their regular rate of pay for the following holidays: 1. New Year's Day 6. Thanksgiving Day	Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0.5" + Tab after: 0.75" + Indent at: 0.75"
	2. Good Friday (.5), 7. Day after Thanksgiving,	Formatted: Font: Bold
	3. Memorial Day 8. <u>Christmas Eve</u>	Deleted: XVIII
	<ol> <li>Fourth of July*</li> <li>Christmas Day</li> <li>Labor Day</li> </ol>	Formatted: Font: Bold
	S. Labor Day	Deleted: A.
	*Fourth of July – paid summer help only	Deleted:
l	ARTICLE_19 - VACATION	Deleted: Christmas Eve
I		Deleted:
<u>.19.1</u>	For the purpose of this article, the term "day " shall be defined as the number of hours the	Deleted: . 2 Good Friday
	employee is regularly scheduled to work per day.	Deleted:
19.2	Each full-time (full-year) twelve (12) month bargaining unit member shall annually receive paid	Deleted: Day
	vacation time in accordance with the following schedule:	Deleted: Day After Thanksgiving
	a. Upon completion of one (1) complete year of service – five (5) paid vacation	
	days per year.	Formatted: Font: Bold
l	b Upon completion of two (0) complete vacue of comics ton (10) poid vacation	Deleted: <u>XIX</u>
	<ul> <li>Upon completion of two (2) complete years of service – ten (10) paid vacation days per year.</li> </ul>	Formatted: Font: Bold
		Deleted: A.
	c. Upon completion of five (5) complete years of service – fifteen (15) paid	Formatted: Justified
	vacation days.	Deleted: B.
	<ul> <li>Upon completion of ten (10) complete years of service – twenty (20) paid vacation days.</li> </ul>	Formatted: Justified
10.2	Computation of Vacation Pay and Scheduling Vacation	Deleted: ¶
<u>19.3</u>		Deleted: C.
	1. The hours of vacation shall be forty (40) hours or the number of hours in the scheduled work week if that amount is less.	Formatted: Justified
I	2. Time off for vacation must be requested in writing to the supervisor five (5) days prior to the date requested by the employee(s) and approved by the supervisor and Superintendent. If more employees request a certain vacation period than can be spared, preference of vacation time off shall be given to the employee(s) with the most seniority.	Formatted: Justified

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Master Agreement - Elk Rapids Educational Support Personnel	Deleted: Northern Michigan Education Association
July 1, 200 <u>7,</u> – June 30, 20 <u>10,</u>	Deleted: 3
The Union and the Employer error that their mutual chirative is to offered maximum.	Deleted: 04
3. The Union and the Employer agree that their mutual objective is to afford maximum opportunity to the employees to obtain their vacation. When time is taken off for	Formatted: Justified
vacations, such time will be scheduled after the anniversary date of his/her	Deleted:
employment and at such time as the Employer finds most suitable considering both	
the wish of the employee and the efficient operation of the Elk Rapids Public Schools.	
4. Vacation days shall be limited to five (5) days during the regular school year	Formatted: Justified
September to June. Exception – Christmas vacation and Spring vacation are not	Formatted: Justined
included in the five day limitation. Exceptions may be granted on approval of the	
Superintendent of Schools. All other vacation days shall be taken during the summer.	Deleted:
5. Vacation days, shall be non-cumulative. Vacations must be taken during the year in	Deleted: pay
which it is earned. Vacation time which has been scheduled and is cancelled by	<b>Formatted:</b> Justified, Numbered + Level: 1 + Numbering Style: 1, 2, 3,
necessity of the district and which cannot be taken during the contract year in which it	+ Start at: 4 + Alignment: Left +
is earned shall be credited as vacation time in the following contract year.	Aligned at: 0.5" + Tab after: 0.75"
10.4. Vegetien dave are not to be used an prefereignel development dave	+ Indent at: 0.75"
<u>19.4 Vacation days are not to be used on professional development days.</u>	Formatted: Justified, Indent: Left: 1"
ARTICLE 20 - ACT OF GOD DAYS	Deleted: ¶
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day custodians and cooks are not required to report to work. Nigh shift custodians are required to	Deleted: XX
report to work at their regular time, unless specifically excused by their Supervisor who will consult	Deleted:
with the Superintendent regarding existing weather conditions.	Formatted: Font: Bold
$\frac{1}{1}$ is the event weather conditions choose and allow cofe travel during an employed result weather weather $\frac{1}{1}$	Deleted: <u>"Act of God Days</u> "
In the event weather conditions change and allow safe travel during an employee's regular work hours, they may contact their Supervisor and request the opportunity to come in and work. If the	¶
Supervisor grants their request, it is understood the employee will be paid for time worked as Act of	Formatted: Justified
God time, commensurate with their normal workday.	Deleted: Those employees not
Employees shall be paid for up to 30 hours of Act of God time during the school year	required to work on scheduled days of student instruction which are not
Linployees shall be paid for up to so flours of Act of Clou time during the school year.	held because of "Acts of God", will not
ARTICLE 21 - HEALTH INSURANCE	be paid for such days. Such employees shall work on any
	Deleted: p
The Board agrees to pay for the health insurance premium of the employee(s) and his or here is a clique of the eligible dependents. The program will be Blue Cross Blue Shield Community Blue Option 1.	Deleted:
For an employee to be covered for this insurance, they must work for Elk Rapids Schools at	Deleted: as
least thirty five (35) hours per week. The employee(s) agree to a 14% co-insurance payment	
on their insurance package. The Board will provide vision and dental coverage at the current	Deleted: four (4)
level. For <u>2007-08</u> , through June 2010, the employee(s) will pay \$10 for generic brand and \$20 for name brand prescriptions.	Deleted: days
	Deleted: ¶
For those not needing health insurance that qualify:	Formatted: Font: Bold
	Deleted: XXI
Employees who do not elect to receive the health insurance may apply 50% of the premium they are qualified for to apply to:	Formatted: Font: Bold
	Deleted: A.
1. dental insurance premiums;	Formatted: Justified
2. vision insurance premiums;	Deleted:
<ol> <li>term life insurance;</li> <li>or as a partial payment for any available health insurance program, 2 party or full</li> </ol>	Deleted:
4. or as a partial payment for any available health insurance program, 2 party or full family. In any case the employee will be responsible for the payment of premium in	Deleted: 2003-2004
excess of the Board contribution;	Deleted: 4-05
5. an existing annuity program;	Deleted: 07
6. section 125 cash option.	Deleted: ¶

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	Master Agreement - Elk Rapids Educational Support Personnel	<b>Deleted:</b> Northern Michigan Education Association
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ļ	For employees who work at least 20 hours per week but less than 35 hours a week, the Board will provide cash-in-lieu of insurance at 50% of the single subscriber rate per month for nine (9)	Formatted: Justified
	months, which may be applied to any insurance or cafeteria plan option the Board offers.	
	For employees who work less than 20 hours per week, the Board will provide cash-in-lieu of insurance at \$50.00 per month for nine (9) months, which may be applied to any insurance or cafeteria plan option the Board offers.	
1		Deleted: ¶
	21.2 Worker's Compensation	¶ n
1	All employees covered by this Agreement are covered by Workmen's Compensation as	ſ
	required by State and Federal law, which provides certain benefits for those with a work-	Deleted:
	related illness and/or injury. The employee(s) shall promptly refer any medical bills in connection with a work-related illness and/or injury to the Board of disposition of payment. In	Deleted: B.
	emergency situations, the employee's supervisor shall make arrangements to transport the	Formatted: Justified
	injured or ill employee(s) to the nearest doctor providing emergency medical treatment. The	Formatted: Font: Bold
l	doctor must be notified, if possible, by the employee that his/her injury or illness may be work- related so that all bills for treatment can be referred directly to the Board for disposition of	Deleted: <u>XXII</u>
	payment.	Formatted: Font: Bold
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ļ	ARTICLE 22 - HEALTH AND SAFETY	Deleted:
1	The Employer and the Union will cooperate in the continuing objectives to eliminate accidents	Formatted: Font: Bold
		Deleted: XXIII
	Employer will comply with all Federal and State safety laws.	Formatted: Font: Bold
1	ARTICLE 23 - WAGES	Deleted: A.
1		Formatted: Justified
		<b>Deleted:</b> For 2003-2004, there will be a zero percent (0%) increase in the wage scale. Steps will remain unchanged.
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		<b>Deleted:</b> For 2004-05 there will be a wage increase of 2%. For 2005-06 there will be a wage increase o
	ARTICLE 24 - STRIKES AND LOCKOUTS	Deleted: ¶
1	24.1 No Strikes	Formatted: Font: Bold
ļ		Deleted: XXIV
	The Union, nor any person acting in its behalf, nor any individual employee will cause,	Deleted:
	autionize, support of take part in any surke (stoppage of work) for the me of this Agreement.	Formatted: Font: Bold
	24.2 Lockouts	Deleted: A.
I	The Employer agrees that during the life of this Agreement there shall be no lockouts of	Formatted: Justified
1	employees.	Deleted: B.
	ARTICLE 25 - GENERAL CONDITIONS	Formatted: Justified
	25.1 Contracts	Deleted: XXV
I		Formatted: Font: Bold
The Employer, at its expense, will provide to each of its employees a contract, insurance and pension agreement within four (4) weeks after the contract has been signed between the parties.		Formatted: Font: Bold
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25.2 Binding Arbitration	Deleted: B.
It is agreed between the parties that if they are unable to reach a settlement agreement either party will have the option to appeal to arbitration. The decision of the arbitrator shall be binding upon both parties. Selection of an arbitrator shall be as provided in Article VI, Step 4.	Formatted: Justified
25.3 Benefits Notification	Deleted: C.
On September 15 of each year, the Employer will provide for each employee a list containing the amount of accumulated sick days, and his/her length of seniority. A copy of such list will	Formatted: Justified
be forwarded to the President of the local Union	Deleted: ¶ ¶
<u>25.4</u> <u>Certification</u>	Deleted: D.
The Board shall pay the annual dues to the M.S.F.S.A. and A.S.F.S.A. for employees eligible+ for certification. Food service employees shall complete health department sanctioned Safety and Sanitation classes, earning 15 CEU's, during a three (3) year period. Failure to do so will result in termination. Safety and Sanitation class will be completed during the first year of employment, if possible. The Employer will pay the tuition and all reasonable food, lodging and travel expenses for the employee attending the classes.	Formatted: Justified
25.5 Meetings	Deleted: E.
Any meetings at which the attendance of the employees is required will be paid for all hours at their regular rate of pay.	Formatted: Justified
<u>25.6</u> <u>Uniforms</u>	Deleted: F.
Food service employees shall receive five (5) tops <u>or slacks, or a combination of the two, to</u> +	Formatted: Justified
be determined by the employer per year. The Employer agrees to hold a meeting with the cooks at the end of each school year to obtain employee input into type and color of tops and	Deleted: and aprons
slacks for the following school year. Custodians shall receive three (3) uniforms per year.	Deleted: aprons
ARTICLE,26 - MANAGEMENT RIGHTS	<b>Deleted:</b> A vote of the employees will be taken, and the majority opinion will rule.
Except as otherwise provided in this Agreement, the management of the Elk Rapids Publice	Deleted: ¶
Schools and the direction of the working force, including the right to hire, transfer, assign to buildings,	Formatted: Font: Bold
promote, suspend or discharge for proper cause, to relieve employees from duty because of lack of work, and to maintain discipline and efficiency of employees, is vested exclusively in the Board,	Deleted: XXVI
provided that this will not be used for the purpose of discrimination against any member of the Union,	Formatted: Font: Bold
nor will it be used contrary to any other provision of this Agreement. Any employee who feels he/she	
has been aggrieved because of any Employer action in this respect shall have recourse to the	Formatted: Justified
grievance procedure and arbitration procedure set forth in this Agreement	Deleted: ¶
grievance procedure and arbitration procedure set forth in this Agreement,	Deleted: ¶
	Deleted: .¶ ¶ ¶

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		ly 1, 2007, and continue in full force and effect		Deleted: XXVII
	through June 30,_2010,			Deleted: uration of Agreement
		×		Formatted: Font: Bold
	Elk Rapids Board of Education	Elk Rapids Educational Support Personnel		Deleted: <u>TERMINATION AND</u> <u>NOTICE</u>
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	Ву:	By:		Formatted: Justified
	President	Chief Negotiator	節	Deleted: effective
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ELK RAPIDS ESPA WAGE SCHEDULE	{	Formatted: Font: Bold
Raises: See <u>Tier 1 and Tier 2 Schedule attached</u>	{	Formatted: Font: (Default) Arial, 10 pt
	<u> </u>	Deleted: chart below
	``\` `\`[	Formatted: Font: (Default) Arial, 10 pt
Shift Differential: \$50 cents per hour – night shift. When a night shift employee is requested by the Supervisor to work a day shift on an Act of God day or scheduled professional development day for instructional staff, when school is not		Formatted: Left, Indent: First line: 0"
	Deleted:	
in session, the employee(s) will not lose their night shift premium. If the employee(s)	(	Formatted: Justified
voluntarily request to work the day shift, they will not receive the night shift premium. Night shift premium will not be paid to employees during Christmas break, spring break and summer break when assigned to work a day shift.		
۱ <b>.</b>		<b>Deleted:</b> Cook Differential: . Head Cook to receive \$1.00 per hour more than the level schedule.
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**Deleted:** Asst. Head Cook to receive twenty five (25) cents more per hour than the level schedule¶

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July 1, 200 <u>7</u> – June 30, 20 <u>10</u>	$I_{M}$	Deleted: ¶	( [9]
APPENDIX B		Formatted	[ [10]
EMPLOYEE EVALUATION		Deleted:	([10]
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B.1 Monitoring	242	Formatted	[11]
All monitoring or observation of the work of each bargaining unit member shall be conducted in	• ``	Formatted: Bullets	
person and with the full knowledge of the bargaining unit member.		Formatted	([10]
		Deleted: B	( [14]
B.2 Observation			( [15]
Part of the employee evaluation shall be by formal observation of the employee's work.		Formatted	( [16]
Observations shall be for periods of time that accurately sample the employee's work.	111-	Formatted	( [17]
Each observation will be preceded by at least forty-eight (48) hours notice.		Deleted:	
Each employee upon being hired or at the beginning of the school year, whichever is later, shall	No.	Deleted: E	
be informed of the specific criteria upon which he/she will be evaluated.	n∦i∖`	Formatted	[18]
	1.11.11	Deleted: ¶	[19]
Work outside of the employee's normally assigned duties shall not be evaluated.	「新訳」	Formatted	[20]
Evaluations shall be conducted by the employee's immediate supervisor.	一题出	Deleted: ¶	[ [21]
B.3 Written Evaluations		Formatted	[22]
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Jf the employee disagrees with the evaluation, he/she may submit a written response which shall		Deleted: ¶	( [24]
be attached to the file copy of the evaluation in question.	小院	Formatted	( [27]
If the supervisor believes an employee is doing unacceptable work, the reasons therefore shall		Deleted: ¶	
be set forth in specific terms, as shall the ways in which the employee is to improve, and the	71111	Formatted	[ [26]
assistance to be given by the Employer towards improvement. In subsequent observations,	通知に	\ <u>\</u>	( [27]
failure to note a specific deficiency shall be interpreted to mean that adequate improvement has	調整に	Formatted	[ [28]
taken place.	識態	Deleted: ¶	〔 [29]
B.4 Evaluation Conferences		Formatted	[30]
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Following each evaluation, which shall include a conference with the evaluator, the employee		Deleted: ¶	[32]
_shall sign and be given a copy of the evaluation. In no case shall, the employee's signature be	-102-31	Formatted	[33]
employee may submit additional comments to the written evaluation if he/she so desires. All	- 推進制	Formatted	[34]
written evaluations are to be placed in the employee's personnel file.		Deleted: Evaluation	s shall be [35]
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<u>B.5</u> <u>Termination</u>		Formatted	[37]
If an employee is terminated, the Employer will advise the employee of the specific reasons in	服除	Deleted: ¶	[38]
writing, with a copy to the Union.	潮液	Deleted: ¶	( [39]
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B.6 Conclusion		Formatted	
Each evaluation shall include at the conclusion of the report the statement:	1111	Deleted: ¶	( [41]
"The work performance of this bargaining unit member is:	1990	<u>ال                                     </u>	( [42]
satisfactory	3944	Formatted	( [43]
unsatisfactory (check one)."	-1966	Deleted: ¶	( [44]
B.7 Employee evaluations wil be completed and given to the employees prior to July 1 st	-1946	Formatted	[45]
		Deleted: ¶	[46]
B.8 An employee will be evaluated based on their job description. Evaluations are based on daily	3 11/1	Formatted	[47]
performance and inspections of work areas.		Deleted: ¶	[48]
	- <u>1</u> 1///	Deleted: ¶	[49]
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B.9 Evaluation Conferences	Deleted: 04
1. Two (2) consecutive unsatisfactory evaluations may be grounds for disciplinary action up to and including dismissal.	Deleted: ¶ ¶ ¶
An unsatisfactory evaluation shall not be grievable.	Deleted: Evaluation Score¶ 1. Excellent = 100%-90%¶ 2. Good = 89%-80%¶ 3. Satisfactory .= 79%-60%¶ 4. Unsatisfactory .= 59%-below¶ 5. No Basis (NB) .= Will not be used when evaluator is unable to form a judgment on the employee's performance because a particular factor did not apply or was not observed.¶
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	Deleted: <#>If the evaluation score is 59% or less, the employee is doing unacceptable work.¶
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SUMMER WORK	Formatted
In the event additional employees are needed to fill in for 12 month employees on leave (vacation) or to provide additional services, the positions will be filled with school year employees from the	Deleted: ¶ ¶ ¶
bargaining unit.	Formatted: Font: 10 pt, Bold
	Deleted: ¶
School year employees interested in summer work will apply in writing to the Maintenance Supervisor by April 15 each year. The Supervisor will post the anticipated schedule by June 1. Assignments will	Formatted: Font: 10 pt
be made on the basis of seniority from the list of volunteers.	Formatted: Justified
The following conditions will apply to summer work:	
· · · · · · · · · · · · · · · · · · ·	Formatted: Font: 10 pt
1. The first year that a bargaining unit member works in the summer, the hourly rate paid for summer work will be level 1 pay for a custodian. After that,	Formatted: Justified
bargaining unit member will be placed on the step according to the number of	Formatted: Font: 10 pt
years worked in the summer position.	Deleted:
2. Employees working during the summer shall not earn additional herefits i.e. sick days	Deleted:
2. Employees working during the summer shall not earn additional benefits, i.e., sick days, etc.	Formatted: Font: 10 pt
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3. Terms and conditions of employment to be set forth by the Superintendent prior to summer work being posted.	Formatted: Font: 10 pt
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	<b>Deleted:</b> summer work will not be eligible for other benefits.

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Article III – Checkoff of	Union Dues and Representation	ation Fees 2
Article IV – Union Repr	esentation	2
Article V - Special Mee	tings	3
Article VI – Grievance F	Procedure	
Article VII - Discharge	and Discipline	5
Article VIII - Probationa	ary Period	6
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Article X – Layoff and F	Recall	7
	anent Job Vacancies	
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Article XVII – Overtime		
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Those employees not required to work on scheduled days of student instruction which are not held because of "Acts of God", will not be paid for such days. Such employees shall work on any rescheduled days of student instruction which are established by the Board and will be paid their daily rate. When school is delayed or closed because of an "Act of God", employees are expected to come to work. Employees shall contact their Supervisor to request to be excused

when safe travel is at question. If excused by their Supervisor, employees shall be paid for the first two (2) "Act of God" days.

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2%. For 2006-07 there will be a wag	e increase of 2%.	
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Evaluations shall be reduced to we ten (10) workdays of the eval		employee within
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