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# AGREEMENT

between

HEMLOCK PUBLIC SCHOOLS BOARD OF EDUCATION

and

HEMLOCK FEDERATION OF TEACHERS

2006-2009

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# ARTICLE I RECOGNITION

A. The Board hereby recognizes the Hemlock Federation of Teachers, Local #3509, AFT, MFT, AFL-CIO, as the sole and exclusive bargaining representative, as defined in Section II of Act 379 of the Public Acts of 1965, as certified in Case No. R75 C-135.

All classroom teachers, including probationary teachers, school librarians, counselors, all extracurricular personnel, and any other regular teaching day or state certified educational employees, but excluding executive, supervisory and administrative personnel, office and clerical employees, cooks, bus drivers, teachers' aides, custodians, adult education, community school and all other employees not included herein.

B. The term teacher when used hereinafter in this Agreement shall refer to all employees represented by the Federation in the bargaining unit as defined above, and references to male teachers shall include female teachers.

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

D. The Board agrees that neither they nor their agents shall attempt to initiate any exceptions to this Agreement, except through the Federation.

E. This Agreement preempts any policies of the Board which are in conflict with its written provisions.

F. If any provision of this Agreement shall at any time be held contrary to law by a court of competent jurisdiction in the State of Michigan or of the United States, whichever is applicable, or from whose judgment no appeal has been taken within the time provided for doing so, and in the event such provisions shall not be valid and subsisting except to the extent such provisions are permitted by law; all other provisions of this Agreement shall continue in full force and effect.

G. In the event this Agreement, or any part of this Agreement, is found contrary to law under the conditions described above, the parties shall meet to renegotiate the items in questions immediately.

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#### ARTICLE II FEDERATION DUES/FEES & PAYROLL DEDUCTION

A. The Board agrees that it shall provide payroll deduction for the purpose of payment of Federation Dues and Assessments and/or Service Fees of the members of the bargaining unit.

B. The Federation shall present the Board with a certified checkoff list along with proper authorization for checkoff and shall be fully responsible for the validity and correctness of the list and agrees to reimburse the Board for any deductions made and paid over to the Federation which may later be held to have not been authorized by the individual involved or which may constitute any illegal deduction.

C. The Federation shall indemnify the Board and hold it harmless against any loss of claims for damages resulting from the payment to the Federation of any sums deducted under this Article and in the event any actions or claims are commenced against the Board to recover from it any sums deducted under this Article, the Federation shall intervene and defend against such action or claim, subject however to the following conditions:

- The damages have not resulted from negligence, misfeasance, or malfeasance of the Board or its agents.
- 2. The Federation after consultation with the Board has the right to decide whether or not to appeal the decision of any court or other tribunal regarding the validity of the section of the defense which may be assessed against the Board by any court or tribunal.
- 3. The Federation shall have the right to compromise or settle any claim made against the Board under this section.

# ARTICLE III FINANCIAL RESPONSIBILITY

A. It is recognized that because of religious convictions or otherwise, some teachers may object to joining any organization engaged in collective bargaining. It is also recognized that the proper negotiation and implementation of collective bargaining agreements entail expense to the Federation. Furthermore, it is recognized that this expense shall be shared by all members of the bargaining unit that enjoy its benefits and security.

B. Any teacher who is not a member of the Federation in good standing or who does not make application for membership within thirty (30) days from the date of commencement of teaching duties, shall, as a condition of employment, pay a service fee to the Federation in an amount equivalent to the dues and assessment of the Hemlock Federation of Teachers, Local #3509, AFT, MFT, AFL-CIO, provided however, that the teacher may authorize payroll deduction, as provided in this Agreement.

C. In the event that a teacher shall not pay such service fee or dues directly to the Federation or authorize payment through payroll deduction, the Board shall, at the request of the Federation, terminate the employment of such teacher. The parties expressly recognize that the failure of any teacher to comply with the provisions of this Article is reasonable and just cause for discharge from employment.

# ARTICLE IV GRIEVANCE PROCEDURE

A. Definition: Any claim by a teacher of the Federation there has been a violation, misinterpretation, or inequitable application of the specific terms or provisions of this Agreement, or a complaint concerning disciplinary action which has been implemented without reasonable and just cause shall be a grievance and shall be resolved through the procedure set forth herein. Any complaint subject to the procedures of the Teacher Tenure Act shall not be the basis of any grievances filed under the procedure outlined in this Article.

- B. Procedure for Handling:
  - 1. The teacher who feels that he has a grievance should first take the matter up with the principal of the school, who will attempt to resolve it with him.
  - 2. If this fails to resolve the grievance, the teacher shall reduce the grievance to writing [within ten (10) working days following the act or condition which is the basis of the grievance] specifying the section of the contract he alleges is violated, the events that caused the alleged violation, and the remedy he seeks as per the Grievance Form in Appendix I.
  - 3. Within five (5) working days of receipt of the written grievance, the principal shall arrange a conference with the view of satisfactorily resolving the grievance. At the time of conference, the teacher may appear personally or he may be represented by the Federation representative or both. Such conference shall be scheduled at a time when there is no disruption of normal school routine and duties of the teachers.
  - 4. Within five (5) working days after such conference, or longer if mutually agreed to, the principal shall answer such grievance in writing.
  - 5. If the grievance is not appealed from the written answer within five (5) working days after receipt of such answer, the principal's decision will be final.
  - 6. If the Federation does not accept the principal's written answer, the grievance may be appealed to the superintendent of schools by sending such notice in writing to him within five (5) working days from the date of the principal's written decision.

- 7. Within ten (10) working days of receipt of the written appeal, the superintendent or his designated representative will arrange for a conference to satisfactorily resolve the grievance. Such conference shall be scheduled at a time when there is no disruption of normal school routine and duties of the teachers.
- 8. Within ten (10) working days after the conference, or longer if mutually agreed to, the superintendent or his designated representative shall answer such grievance in writing.
- 9. Such answer shall be final and binding unless appealed to the next step within thirty (30) calendar days from the date of the superintendent's written decision.
- 10. If the grievance is not settled at the preceding step, it may be submitted to binding arbitration at the election of either party. The matters to be arbitrated shall be submitted to a board of three arbitrators as follows:
  - a. Within the thirty (30) days referred to above (Step 9), the party choosing to arbitrate must give written notice to the other party, setting forth specifically the nature of the dispute to be arbitrated and designating one (1) arbitrator selected by it.
  - b. Within five (5) working days from the receipt of such notice, the other party shall notify the first party its statement of the matter to be arbitrated.
  - c. The parties may waive the three member panel by mutual agreement.
  - d. Within five (5) days after the selection of the second arbitrator, the two (2) arbitrators shall select a third. If they are unable to agree on a third arbitrator within five (5) days, the American Arbitration Association will be asked to submit a panel in accordance with their rules.
- 11. The fees and expenses of the third impartial arbitrator, cost of transcript (if one is requested by the Board of Arbitration), and cost of the hearing room shall be borne equally by both parties. All other expenses incurred shall be paid by the party incurring them.

- 12. The Agreement constitutes a contract between the parties which shall be interpreted and applied by the parties and by the Board of Arbitration in the same manner as other collective bargaining agreements. The function and purpose of the Board of Arbitration is to determine disputed interpretations of terms actually found in the Agreement, or to determine disputed facts upon which the application of the Agreement depends. The Board of Arbitration shall, therefore, not have authority, nor shall it consider its function to include the decision of any issue not submitted or to so interpret or apply the Agreement as to change what can fairly be said to have been the intent of the parties as determined by generally accepted rules of contract The Board of Arbitration shall not give construction. any decision which in practical or actual effect modifies, revises, de-tracts from or adds to any of the terms or provisions of this Agreement. Past practice of the parties in interpreting or applying terms of the Agreement can be relevant evidence, but may not be used so as to justify or result in what is in effect a modification (whether by addition or detraction) of written terms of this Agreement. The Board of Arbitration has no obligation or function to render a decision merely because in its opinion such a decision is fair or equitable or because in its opinion it is unfair or inequitable.
  - 13. Unless expressly agreed to by the parties, in writing, the Board of Arbitrators are limited to hearing one issue or grievance upon its merits at any one hearing. Separate Boards of Arbitration shall be constituted for each grievance appealed to binding arbitration.

C. Any teacher who is a member of the bargaining unit covered under this Agreement, or any group of such teachers or the Federation believing that they are aggrieved, may file a grievance and have it resolved in accordance with the principles and procedures designated in this Article.

D. Any teacher or group of teachers may be represented at any level of the grievance procedure by a designated representative of the Federation.

E. The primary purpose of this grievance procedure is to secure equitable solution at the closest supervisor level possible. Both the Federation and the Board agree that these proceedings shall be kept confidential as may be appropriate at each level of the procedure.

F. The terms "days" in this article shall mean calendar days except where otherwise indicated.

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G. It is important that grievances be processed through the steps as rapidly as possible. The number of days indicated at each step should be considered to be the maximum and every effort should be made to expedite the process. The parties may however, mutually agree to extend the time limits at any step.

H. Nothing contained herein shall be construed as limiting the right of any teacher to discuss the matter informally with his principal as described in Level One of the grievance procedure.

I. No reprisals of any kind shall be taken by or against any party of interest or any participant in the procedure by reason of such participation.

J. A grievance may be withdrawn by mutual agreement at any level without prejudice.

K. Neither party may assert in arbitration proceedings any evidence not disclosed to the other party prior to the arbitration hearing.

L. In processing grievances, released time will be granted upon mutual consent by the aggrieved person, Federation and superintendent, or if so required, by the arbitrator. Such released time shall be without loss of pay or penalty.

### ARTICLE V BOARD RIGHTS & RESPONSIBILITIES

A. The Federation recognizes that the Board hereby retains and reserves all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and Constitution of the State of Michigan and of the United States.

B. The Federation further recognizes that the exercise by the Board of the foregoing rights, power, authority, duties and responsibilities shall be limited by the provisions of this agreement and this only to the extend permitted by the law and Constitution of the State of Michigan and the United States.

C. The parties agree that this contract incorporates their full and complete understanding and that any prior oral agreements or practices will not be recognized in the future unless committed to writing and signed by the parties as supplement to this agreement.

D. As a duly elected body exercising governmental power under the laws of the State of Michigan, the Board undertakes and agrees that it will not directly or indirectly discourage or deprive or coerce any teacher in the enjoyment of rights conferred by Act 379; that it will not directly discriminate against any teacher with respect to hours, wages, or any terms or conditions of employment because of his membership in the Federation, or collective professional obligations with the Board, his participation in any activity of the Federation, not in conflict with this Agreement, or his institution of any grievance, complaint or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.

The Board agrees to furnish the Federation, upon request, Ε. information concerning the financial resources of the district, including, but not limited, to annual financial budgets or reports, register of bargaining unit personnel, county allocation budgets, agenda and minutes of all Board meetings (but not executive sessions, except to the extent they pertain to programs, grievances, negotiations or discussions in which the Federation is involved), membership data, names and addresses of all teachers, salaries paid thereto and educational background, and such other information that is necessary for negotiations and the representation and processing of grievances. Such information shall be transmitted to the Federation within a reasonable time or the Federation shall be notified if such information is not available.

F. The Board and Federation agree that special attention and supportive help and guidance in classroom techniques shall be provided all new teachers. All available resources including principal, assistant principal, administrative assistants, as well as the experienced and diverse abilities of all teachers should be utilized to help orient the new teacher. G. The Board agrees that it shall be a violation of this Agreement for the Board and Federation to limit, segregate, or classify any employee which in any way deprives, or tends to deprive any teacher of employment opportunities or otherwise adversely affects their status as an employee because of such individual's race, color, religion, sex, age, marital status or national origin. This is not intended to prevent the Board from establishing a reasonable and equitable retirement policy for its employees.

# ARTICLE VI FEDERATION RIGHTS & RESPONSIBILITIES

A. First time teachers in the district shall be scheduled to attend two days for orientation before regular staff reports for work.

B. The Federation shall be allotted the minimum of two (2) consecutive hours on the first day of the normal school year when students are not in attendance for the purpose of discussing topics of mutual interest to the Federation. This time shall be scheduled during the normal working hours.

C. The Federation shall have right to use the school facilities and equipment, including typewriters, mimeograph machines, other duplicating equipment, calculating machines and all types of audio-visual equipment, when such equipment is not otherwise in use. Federation use of school facilities and equipment will be permitted provided that:

- 1. Request is made and use arranged for in advance.
- 2. The use is strictly to service the legitimate purpose of the Federation, such as duplication of records, notices, correspondence.
- 3. The purpose is for the internal business of the Federation and is not for public distribution.

D. The Federation shall have the exclusive right over any other teacher organization to post notices of its activities and matters of Federation concern on Federation bulletin boards, one of which shall be provided in each school building.

E. The Federation shall have the exclusive right over any other teacher organization to use interschool mail service and teacher mail boxes for communications to its members provided distribution of Federation mail does not require the Board of Education to expend additional money or allocate additional personnel time to perform such service.

# ARTICLE VII TEACHER RIGHTS & RESPONSIBILITIES

A. Building keys shall be allocated to teachers upon written request and in accordance with the following procedure:

- 1. Requests will be made in writing stating the reason and length of time required to possess key.
- 2. Keys shall be returned at the end of use or after length of time in original request has expired.
- 3. No duplicate of the key shall be made by any teacher.

B. Copies, exclusively for the use of teachers, of all texts used in each course shall be furnished by the Board.

C. Teachers will participate in the selection of books.

D. Teachers shall have the right to confer with parents during school hours for regular scheduled Parent-Teacher Conferences in a private room or area without the presence and beyond the hearing of other teachers or students. Any administrator desiring to attend a particular conference will first inform the teacher involved.

- 1. The federation shall have the right in each school to form a committee for the purpose of making proposals to the Principal regarding the implementation of this Section.
- 2. After receiving written proposals, the Principal shall meet with the committee to discuss these proposals and attempt to reach a consensus regarding its implementation.
- 3. If the parties fail to agree on a method of implementation, the Principal shall make the final determination regarding the procedure for implementation, and shall forward such recommendation to the Superintendent of Schools.
- 4. The Superintendent of Schools will, when requested, scheduled a hearing with a committee prior to making a final decision on the implementation for the scheduling of Parent Teacher Conferences.

E. Teachers shall be entitled to perform their duties under fair, safe, healthful and equitable working conditions as regulated by the State and Federal Occupational Safety and Health Act. When such conditions do not prevail, the affected teacher(s) shall notify the building principal immediately of any deficiencies. The Board shall make all reasonable attempts to correct such deficiencies as soon as possible. F. The personal lives of teachers are not within the appropriate concern of the Board nor are the religious or political activities of any teacher, or the lack thereof, grounds for any disciplinary action or discrimination, unless such activities prove to adversely affect the teachers efficiency or classroom performance.

G. Teachers shall have the right to review their personnel files after initial employment and to have a representative of the Federation accompany them in such review.

H. Records of unsatisfactory performance or otherwise which may lead to disciplinary action must be specific in content, signed by the contributor, and a copy furnished to the employee.

I. A teacher shall have the right to recommend the removal of material from his personnel file that is in error. Provided cause is shown, the materials will either be corrected or expunged from the file.

J. No tenured teacher shall be disciplined by written warning, reprimand, docking or unexcused absences unless there is just cause.

K. Any complaint deemed not serious enough to be promptly called to the attention of the teacher cannot, at a later date, be used as the basis of any disciplinary action.

L. Those teachers who are given unusual responsibilities or difficult situations in which to teach such as assignments outside a teacher's area of preparation, large number of students with learning or behavior problems, large classes and poorly equipped teaching environment, will not be expected to meet the same expectations as other teachers.

M. No teacher will be disciplined for failing to follow any rule, regulation, or order unless such rule, regulation or order has been applied uniformly with all employees.

N. Probationary teachers may not file a grievance protesting the decision or recommendation of the administrator except:

- To the extent that he was denied the procedural process for evaluation under the article "Teacher Evaluation" or;
- 2. He was not given adequate direction for improvement of stated deficiencies and the consequence of failure to follow such directive, or;
- 3. He was not given a reasonable opportunity to comply with the directives, or;
- 4. The Board acted arbitrarily, capriciously or whimsically.

# ARTICLE VIII TEACHER EVALUATION

A. All teachers upon employment and at the beginning of each school year will be apprised of the specific evaluative procedures and criteria prior to conducting any formal evaluation.

B. Probationary teachers shall be observed for the purpose of evaluation at least two (2) times during the school year. These observations shall occur at least once during the first semester and once during the second semester providing that said observations shall not interfere with the normal teacher-learning process.

C. Tenured teachers will be observed for the purpose of evaluation at least once every three (3) years.

D. Evaluations will be conducted by the teacher's immediate supervisor or an administrator working in the same building or otherwise familiar with the teacher's work.

E. All monitoring or observation of the work of a teacher will be conducted openly and with the full and complete knowledge of the teacher. The use of electronic devices or similar surveillance devices shall be strictly prohibited.

F. A written evaluation will be executed within five (5) working days of the observation. A copy of the evaluation shall be given to the teacher and personal conference will be held between the teacher and the evaluator within six (6) days of the observation.

G. In the event a tenured teacher disagrees with the evaluation, he will be permitted to enter a written rebuttal to be attached to the evaluation and/or submit his complaint through the written grievance procedure.

H. All evaluations must indicate the evaluator's observation of the teacher's particular strengths and those areas needing assistance. Furthermore, whenever a particular deficiency is noted the evaluator must indicate the specific way in which the teacher is to improve and what assistance will be provided by administration. Subsequent evaluation reports must note the progress or lack of progress of previously noted deficiencies.

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### ARTICLE IX DISCIPLINARY SUPPORT & PROTECTION OF TEACHERS

A. The Board of Education recognizes its responsibilities to give all reasonable support and assistance to teachers with respect to the maintenance of control and discipline in the classroom. The Board further recognizes that the teacher may not fairly be expected to assume the ongoing responsibility for emotionally disturbed students, nor to be charged with the responsibility of psychotherapy. Whenever it appears that a particular pupil will require the attention of special counselors, social workers, law enforcement personnel, physician or other professional persons, the Board will take prompt action to assist the teacher with respect to such pupils.

B. Any case of assault upon a teacher shall be promptly reported to the Board or its designated representative. The Board shall provide legal counsel to advise the teachers of his rights and obligations with respect to the assault and shall render all reasonable assistance to the teacher in connection with the handling of the incident by law enforcement and judicial authorities.

C. A teacher may use such force as is necessary to protect himself from attack or to prevent injury to another student and may administer corporal punishment in accordance with the statutes of the State of Michigan and school policies.

D. No student grades will be altered unless the teacher has been consulted. Whenever a grade or decision to pass or retain a student is changed against the advice of the teacher(s), the administrator shall state in writing to the teacher(s) the reasons for such change and a copy sent to the superintendent. In cases appealed by the teacher under provisions of this article, the teacher shall state in writing supporting evidence for his position on the case appealed.

A consistent and reasonable disciplinary policy shall be Ε. established in writing within each school building after consultation between the staff and building principal. The building principal shall review the building discipline policy with the building staff at the initial staff meeting each year. minimally All building discipline policies shall include procedures for the exclusion of students from the classroom when the seriousness of the offense or persistence of misbehavior disrupts the educational process and conditions for readmission of excluded students. Final approval shall be required by the Board of Education.

F. Initial application of sound classroom management regarding behavior problems rests with the classroom teacher. The Board and the Federation agree that the adjustment of behavioral problems is the joint responsibility of teachers and administrators. Teachers shall have the immediate support of administration who shall give the teacher effective and consistent support in each case, in accordance with the written disciplinary policy.

G. The Board and the Federation agree that special attention and supportive help and guidance in classroom techniques shall be provided all teachers.

# ARTICLE X REDUCTION, RECALL and SENIORITY PERSONNEL

A. In the event that it becomes necessary to lay off personnel, the Board will not lay off teachers with valid contracts during the school year. Reductions will be formally implemented in the start of the new school year and the order of reduction shall be as follows:

- 1. Probationary teachers according to the following:
  - a. teaching certification and endorsement
  - b. qualifications
  - c. seniority
- 2. Tenured teachers according to the following:
  - a. certification and endorsement
  - b. qualifications
  - c. seniority

B. Seniority is defined as the length of service within the school district as of the teacher's first working day. In the circumstance of more than one individual beginning employment on the same date, all individuals so affected will participate in a drawing to determine position on the seniority list. The drawing will be conducted openly and at a place and time which will allow all affected teachers to attend.

C. It is agreed between the Hemlock Federation of Teachers and the Hemlock Board of Education that in order to determine seniority for employees the following conditions will be applied:

- 1. Credit on the seniority list will be given for only those years of active employment in the Hemlock Public School District.
- 2. The seniority list would be arranged according to the total time of active employment accumulated by bargain-ing unit members.
- 3. Half days are considered as half years of employment (based on social security and retirement).
- Teachers on lay off would not receive credit for a year of active employment (exception: four teachers reinstated through arbitration 1977-78).
- 5. Internship is not considered active employment for the Hemlock Public School District.
- 6. Employees that had a leave of absence at any time during their employment would not receive seniority credit for the length of time on leave except for an approved sick leave not to exceed one (1) year.

7. A leave of absence is defined as one approved by the Board of Education.

D. If, for any reason, the Board anticipates a reduction in staff for the following year, it shall confer with the Federation to discuss the implications of said reduction.

E. Any teacher on lay off shall be recalled in inverse order of lay off provided he is certified and qualified for the available position.

F. Recall of personnel shall be in writing and sent by registered or certified mail to said teacher(s). It is the responsibility of the teacher(s) to keep the Board informed of his current address.

G. Teachers laid off may, subject to the terms of the insurance carrier, continue the insurance payments at the group premium rate by paying the premiums directly to the school.

H. Any teacher placed on lay off shall not remain on the lay off list any longer than six (6) years.

# ARTICLE XI LEAVES OF ABSENCE

- A. Procedures:
  - 1. Leaves of absence may be authorized by the Board of Education upon the recommendation of the superintendent.
  - No leave of absence shall be granted for a period longer than one (1) year except by specific action of the Board of Education.
  - 3. Written application for such leave shall be made by the faculty person, addressed to the superintendent of schools, who shall upon receipt of same, make such investigation as may be necessary to determine to the best of his ability if the granting of such leave would serve not only the interests of the faculty person, but also of the school district.
  - 4. Such leave of absence shall be without compensation from this school district, except as may be determined other-wise by the Board of Education.
  - 5. Leave of absence may be denied or abrogated by the Board of Education upon evidence of violation of the Agreement.
  - 6. It is agreed that an individual returning from a leave of one year or less shall be guaranteed a position in the Hemlock Public School District, provided they have the necessary seniority. Application to return from a leave of absence shall be filed with the Superintendent of Schools no later than March 15 preceding the September in which he wishes to return, or not later than November 1 if he wishes to return at the beginning of the second semester of any school year.
  - 7. No guarantee will be made to persons granted leaves that they will be reinstated in the original position, but assurance will be made that they will be granted first consideration for a comparable or the same position as was held when leave was granted.
  - 8. In computing service to determine the faculty person's position on the salary schedule at the expiration of the leave, time spent on leave shall not be counted as active service in the school district, except that the superintendent of schools may, at his discretion, allow part or all of such time for the following leaves:

- a. Professional study
- b. Temporary teaching assignments outside the district
- c. Travel
- B. Types of Leaves of Absence:
  - 1. Health and Hardship Leave
    - a. Faculty personnel may be granted a leave of absence because of personal illness, accident, or other grave emergency, and for rest and recuperation.
    - b. Whenever a leave of absence is granted as Described, the faculty person shall give acceptable medical evidence of recovered health, or such other evidence as may be required by the superintendent, before being permitted to return to his duties in this school system.
  - 2. Professional Study Faculty personnel who have been employed under contract for three (3) or more consecutive years, upon written request, may be granted, without pay, a leave of absence for one year for professional study, provided such leave does not in any way impair the program of the school.
  - 3. Travel

Faculty personnel who have been employed under contract for three (3) or more consecutive years, upon written request, may be granted, without pay, a leave of absence for travel provided such leave does not in any way impair the program of the school.

- Emergency An annual total of three (3) days shall be granted upon approval of the superintendent.
- 5. Military Leave

A military leave shall be granted to the teacher who shall be inducted or ordered to active duty in the armed forces of the United States. (This does not apply to volunteer enlistment.) Upon return from such leave, said teacher shall be placed at the same place on the district during such period. Such leave shall be for the duration of the emergency or conflict.

6. Child Rearing

The Board of Education shall grant a leave of absence for child rearing, without pay, upon receipt of satisfactory professional recommendations (physician, psychologist, social worker, etc.) that the refusal of such leave would adversely affect the child's health or well being. There shall be no credit in the salary schedule for the period of such leave.

# ARTILE XII SICK LEAVE

- A. General Provisions
  - 1. Sick leave is a form of insurance and not a form of compensation. The purpose of sick leave shall be to protect faculty personnel and pupils when faculty personnel become ill.
  - 2. Faculty personnel shall be credited with twelve (12) days of sick leave on the opening day of school each year, and any sick leave days not used in one year shall be accumulated to a total of eighty (80) days during the length of this contract period.

If the employee begins the school year with 80 accumulated sick days, then any sick days used during the year will be deducted from the total of 92 days and not 80 days.

- Any teacher having exceeded his accumulated sick leave days may request additional days from the superintendent.
- 4. Sick leave days earned prior to a leave of absence shall be held in reserve pending the return of faculty personnel from such leave.
- 5. Faculty personnel who terminate employment with the school district shall forfeit all of their unused days of sick leave and days so forfeited shall not be restored if the faculty member should later re-enter the service of the school district.
- 6. Absence from duty for the following reasons shall be considered sick leave deductible from the accumulative sick leave:
  - a. Personal Illness

1. For absence resulting from personal illness or injury (including disability caused by pregnancy or related complications) and not exceeding two (2) consecutive days, approval of the principal shall suffice.

2. Satisfactory medical affidavit to the effect that the absence was caused by illness may be requested for illness of more than two (2) days.

3. Faculty personnel who have been absent because of personal illness for more than two (2) weeks before returning to duty may be required to submit satisfactory medical evidence of ability to perform their duties. This evidence may be either a signed statement from their personal physician or a signed statement by a physician designated by the superintendent.

b. Quarantine

In case of quarantine because of exposure to contagious disease which could be communicated to other personnel or pupils, the approval of a physician must be presented for the entire period of absence.

c. Death in the Immediate Family:

1. Faculty personnel shall be allowed five (5) days of absence and any additional days approved by the superintendent, without loss of pay in the event of death of a member of the immediate family. (Immediate family shall include mother, father, husband, wife, child, stepchild, adopted child, sister, brother, grandparents, grandchild, father-in-law, mother-in-law. This will also include any relative who is a permanent resident in the employee's home.)

2. Faculty personnel shall be allowed one (1) day of absence and any additional days approved by the superintendent without loss of pay to attend the funeral of an aunt, uncle, nephew, niece, sister-in-law, brother-in-law, or the spouse of his child.

d. Emergency Days

For unforeseen emergencies or events not covered in this Article, a faculty member may be granted leave days, deductible from their accumulated leave, by the administration.

- e. Worker's Compensations An individual who is injured and drawing Worker's Compensation shall have his sick leave deduction prorated, not to exceed his daily rate of pay.
- 7. A teacher who is absent from duty as the result of personal injury caused by an accident, disease, or assault upon him arising out of, and in the cause of, his employment, may have the option of drawing Worker's Compensation solely, or Worker's Compensation plus sick

leave (payment not to exceed his regular daily rate). In the event he chooses the latter, the days sick leave drawn will be chargeable to his sick leave accumulation.

8. Illness in the Household

The immediate household shall be defined as spouse or dependents residing within the employee's household.

- a. Three (3) days total granted annually and charged against sick leave.
- b. Two additional days total annually granted with the substitute teacher's salary (\$66.00) deducted from the employee's pay for each of the two days.

### ARTICLE XIII OTHER AUTHORIZED ABSENCES FROM DUTY

- A. Death of Faculty Personnel
  - 1. At the discretion of the superintendent, the school shall be closed in the case of the death of faculty personnel.
  - 2. Other members of the faculty may be allowed to attend the funeral services if satisfactory arrangements can be made to discharge their teaching responsibilities and if such absence is approved by the principal.
  - 3. The principal shall be responsible for all matters concerning the school in connection with the death of a faculty personnel, including student collections, memorials, remembrances, flower arrangements, and the disposition of personal effects.

#### B. Personal Leave Days

Each teacher shall be entitled each year during his regular employment period to be absent without loss of pay or other benefits from scheduled work for two (2) days in increments of full or half days only. A teacher planning to use a personal leave day shall notify his building principal in writing four (4) days in advance. Teachers shall not be asked to explain the reason for any request for a personal leave day except for a day immediately before and after a holiday or vacation period in which event reasonable restrictions may be imposed. Any unused personal days shall be credited to the accumulated days of sick leave for the following years.

# C. Jury Duty

Faculty personnel shall be allowed to be absent when called for jury duty. Such absences shall be allowed without loss of pay except that any compensation for such jury duty shall be deducted from his regular salary payment.

### D. Subpoena

Faculty personnel shall not be charged for any absence when subpoenaed to appear in court as a result of the teacher performing their assigned duties.

### E. Other Absences

Absence from duty shall be authorized by the building principal except in those instances where the Board of Education policy or administrative regulations expressly reserve this authority to the superintendent.

# ARTICLE XIV ASSIGNMENT & TRANSFER

A. Teachers shall teach within the scope of their teaching certificates, such as their major and minor as provided by the Michigan department of Education, except for emergencies. In the event of such emergencies, the Federation will be notified by the administration.

B. All teachers will be given notice of their schedules and/or assignments for the next year not later than the last scheduled day of school in June. If the proposed assignment is altered while school is in summer recess, the affected teachers will be consulted and/or notified by certified mail.

C. Assignment of individual teachers to class schedules within a building is the responsibility of the building administrator. In making the assignments, the building administrator shall base his assignments on the following criteria:

- 1. Certification
- 2. Preparation
- 3. Experience in level or subject area

D. Where qualifications such as ability, experience, preparation are equal, the teacher with the highest seniority will be given the first choice of assignment.

E. Transfer requests for another building shall be evaluated in light of the individual academic qualifications, certification and preparation required for the assignment. Transfer requests shall be made on the basis of seniority and qualifications in the academic program of the school district. Where qualifications in the academic program are equal, the teacher with the highest seniority will be given the first choice of assignment.

F. Whenever a vacancy occurs in the Hemlock Public School system during the school year, such position will be posted in each school building for a minimum of five (5) days. During the months of June, July and August, all teachers will receive written notification placed in their pay envelopes. Those teachers who do not receive summer pay will also receive summer job notification by mail.

G. All teachers will be given first consideration for all open positions within the bargaining unit.

# ARTICLE XV MEDICAL EXAMINATION

The Board of Education requires, by law, evidence of freedom from communicable tuberculosis as a condition of entering its employment and annually thereafter for all personnel employed by the Board. All teachers will present such evidence within a reasonable time when requested by the Board.

### ARTICLE XVI TEACHING CONDITIONS

A. Teachers' day shall conclude only after students leave their rooms.

B. Any teacher shall make arrangements with his immediate supervisor to leave early during the school day.

C. Each teacher shall be required to participate in staff meetings which will be limited to ten (10) per school year except in case of emergency and excluding pre-school conferences. In no case shall a meeting last longer than one and one-half hours. Each teacher recognizes attendance as an obligation of his employment and shall attend unless excused by the building principal.

D. Teachers teaching in more than one building shall be required to attend meetings scheduled in the building in which the majority of their teaching time is spent, unless otherwise directed by that building principal. In no case shall that teacher be required to attend more than the specified number of meetings.

E. Absence of up to a half day (until 12:00 noon for secondary teachers and before the start of the afternoon session for elementary teachers) caused by accidents, weather conditions or other acts of God, making transportation extremely hazardous in the opinion of the Board, taking age, sex, health and locality into consideration, will be excused and not treated as deduction from his sick leave credits or pay, provided the teacher has notified his building principal as soon as possible.

F. It is understood that Public Act 239 of 1984, as amended, does not require student make up of the first two "Act of God" days called during any school year, and the Board shall not require the teachers to do so. It is understood that the teachers shall not lose any compensation for the first two "Act of God" days called during any school year. Any "Act of God" student make up days over and above these two days during any school year shall be made up with no additional compensation. If Public Act 239 of 1984, as amended, is changed, the parties agree to negotiate new language to this agreement.

G. In the event of a delayed start day for students, all teachers will report at the delayed start time as reported by local T.V. and radio stations.

H. When special area teachers in music and physical education are instructing a class in grades K-6, that class's regular teacher shall be free from duty as a preparation period, provided it is a single class. When there is more than one class being instructed at any one time, the affected teachers will develop a rotation schedule to assist with the supervision of the classes unless waived by the building principal. I. The instructional organization of the school will be determined by the building principal in consultation with the staff.

J. The Board shall provide a copy of the Agreement between the Hemlock Federation of Teachers and the Hemlock Public Schools for each teacher after the contract has been ratified and signed by both parties.

K. The Board agrees to develop in each building a specific procedure to be implemented during the absence of a building principal to insure the continued operation of the school. The building principal shall review this procedure with staff at the beginning of the school year.

L. The Board agrees to develop in each building a specific policy for the ordering of supplies and equipment in consultation with its staff. Consideration will be given to the following areas:

- 1. Deadline for submission of requests
- 2. Verification of order
- 3. Notification of availability or non-availability of ordered items.
- 4. Requests of materials in order of priority
- 5. See memorandum of understanding

The parties agree that only the failure to implement such a procedure will be grievable.

M. The elementary recess time shall be a twenty (20) minute block of time to be scheduled between the teacher and principal. This may be reduced to ten (10) minutes provided the student contact time is reduced by ten (10) minutes. The elementary break time shall be forty-five (45) minutes of which thirty (30) minutes shall be guaranteed as duty free lunch for all K-6 employees and fifteen (15) minutes for preparation time. The Board agrees to meet with the negotiating team in the event of further financial hardship.

N. Additional Elementary Preparation Time: The union and administration agree to enter into a feasibility study in each elementary school to make recommendations to the Board of Education which would provide a regular daily preparation time for elementary school teachers in blocks of no less than thirty (30) minutes which when added to other blocks of time throughout the week would add up to a minimum average of at least forty-five (45) minutes of prep time per teacher per day. Implementation and acceptance of such recommendation will be subject to Board approval. O. Teachers in all buildings shall be guaranteed a thirty (30) minute duty free lunch period each day.

P. Each day, preparation periods in grades 7-12 will be equivalent to an uninterrupted period of time equivalent to one (1) class period.

Q. Teachers shall not be required to exceed seven (7) hours and eleven (11) minutes per day in a continuous block of time effective with the beginning of the 2006-2007 school year. Twenty (20) minutes of this time will be any combination of time spent before and/or after the student school day as agreed to between the teacher and administrator

R. Every effort will be made to schedule IEPCs during the regular school day.

S. The official school calendar will state the number of teacher work days and is a decision of the Board

# ARTICLE XVII SUBSTITUTE SERVICE FOR TEACHERS

A. The district will maintain a list of substitute teachers to be utilized by the administration when a teacher is absent from his assignment.

B. Substitutes will be provided for absent special area teachers if available (music, band, physical education, shop, etc.).

C. Substitute degree teachers shall receive sixty (66) dollars per day.

D. Normally, regular/special education teaching staff will not be utilized as substitutes. Teaching staff are not required to substitute on their prep time nor are they required to take someone else's class into theirs, thus doubling up. Substituting for another staff member should be voluntary and the teacher subbing will be compensated at the daily hourly rate of a substitute teacher.

# ARTICLE XVIII NO STRIKE CLAUSE

The Federation and the Board recognize that strikes and other forms of work stoppages by teachers are contrary to law and public policy. The Federation and the Board subscribe to the principle that differences shall be resolved by peaceful and appropriate means without interruption of the school program. The Federation therefore agrees that its officers, representatives and members shall not authorize, instigate, cause, aid, encourage, ratify or condone, nor shall any teacher take part in any strike, slow-down or stoppage of work, boycott, picketing or similar interruption of activities in the school system. Failure or refusal on the part of any teacher to comply with any provision of this Article shall be cause for whatever disciplinary action is deemed necessary by the Board.

### ARTICLE XIX RETIREMENT

A. Teachers who reach the age of fifty-five (55) are eligible to retire under the Michigan Retirement Law and will submit to the Board a written notice of intention to retire at least sixty (60) calendar days prior to the date of retirement.

B. Upon retirement each teacher shall be eligible to continue the payments of all insurance policies of the current contract at group rates subject to the terms of the carrier and at the teacher's expense.

# ARTICLE XX PROFESSIONAL COMPENSATION

A. Annual salaries shall be computed according to Appendix A, B, & C.

B. Wages shall be paid bi-weekly and at the time of payment the Board shall not be in arrears.

C. Teachers required to drive personal automobiles in the course of their employment shall be reimbursed at a rate equal to that received by public employees of the State of Michigan. Should the State of Michigan increase the rate of reimbursement during the course of the contract year, such increases would immediately be effective in all reimbursements made to teachers. School owned vehicles should be used when possible.

D. A teacher who is engaged during the school day in negotiating procedures in behalf of the Federation with any representative of the Board or who participates in any professional grievance procedures which are scheduled by the Board of administration shall be released from regular duties without any pay loss or penalties.

E. A teacher, upon request, may be released from his regular duties without loss of pay to participate in workshops, programs, or conferences oriented solely to improving professional competency. Such time is subject, however, to the discretion of each principal as to scheduling feasibility. All teachers will make requests to attend these meetings on forms provided by the administration.

- F. Payroll Procedures as Follows:
  - 1. Payroll checks will be issued bi-weekly on Fridays with a maximum of twenty-six (26) paydays per contract year to all teachers except as elsewhere provided. The Board further agrees to provide 27 pay periods to all its teachers during the years that 26 pays does not provide for a paycheck every 2 weeks. (This situation occurs about once every 7 years). For the 2006-07 and 2007-08 school years there will be 27 pays each year.
  - 2. Upon written application filed no later than September 15, any teacher may request that full payment of salary be made during the last pay period in June.
  - 3. Upon written application filed no later than April 1 (no exceptions), any teacher may request that full payment of salary be made during the last pay period in June if sufficient funds are available. Final approval for payment will remain with the superintendent.

- 4. Upon request by a teacher prior to the first payroll, a teacher may elect to have his pay issued over the actual months of active employment.
- 5. All authorizations for payroll deductions will be made on one form and shall be available for:
  - a. Federation dues
  - b. Saginaw County Employees Credit Union
  - c. Tax sheltered or deferred annuities
- 6. Any teacher who is terminating his service pay prior to the end of his contractual period, upon written application filed no later than ten (10) days prior to his termination date, may request total payment of his salary due. Such payment shall be made on the first regular pay date following the termination date.
- 7. All teachers who are hired for less than full time shall receive all salary and other benefits on a prorated basis.

#### ARTICLE XXI INSURANCE BENEFITS

A. The Board will provide the CMM 1000 Wrap Plan or equivalent and will pay for the deductible portion up to the Three Star level of benefits.

B. The Board agrees to provide the CAREMARK \$10.00 generic or mail-in/\$20.00 DAW co-pay prescription drug plan for 2006-2009. The Board agrees to pay for the Smoking Cessation Patch.

C. The Board agrees to provide, without cost or limitation, to all teachers the SET Ultradent Program or equivalent which includes, but is not limited to, 70% co-pay benefits with a twenty-five (\$25.00) lifetime deductible in the basic dentistry services, 50% co-pay on major dentistry services with a twentyfive (\$25.00) lifetime deductible and 50% co-pay on supplemental orthodontic benefits, with a fifty dollar (\$50.00) lifetime deductible.

D. The Board further agrees to provide group term life insurance in the amount of \$25,000, A.D. & D. to all teachers, without cost or limitation.

The Board further agrees to provide, without cost Ε. or limitation, to all teachers a long-term disability program with benefits payable to full retirement according to the ADEA rules and regulations. Benefits shall commence after the expiration of the forty (40) scheduled work days waiting period, and are payable for each regularly scheduled work day on which the insured is disabled during a period of continuous disability and prior to the expiration of the contract year. Accrued sick days in excess of forty (40) days shall remain in the employee's sick bank. The amount of benefit payable for each day of disability is 70% during the first school contract year. If an employee is disabled beyond the end of the school or contract year, then the program will provide continued insurance benefit payments on a long term disability basis. Insurance coverage following the end of the school or contract year is at the LTD rate specified of the employee's monthly earnings to a maximum benefit of \$3,000 per month.

F. A Group Vision Care Insurance Plan shall be offered to all employees and their families. (see Appendix D)

G. The Board further agrees to make payment of all insurance benefit premiums described above for all persons who complete their contractual obligation in order to assure insurance coverage over the months of June, July and August, even though the teacher may not be returning the next school year. H. The Board agrees to provide, without cost or limitation, to all teachers dependent coverage for the 19-25 year age group provided they meet the requirements of the carrier. This applies to all participants in the health, dental and vision programs.

I. The parties agree to abide by underwriting rules and regulations established by the insuring carriers noted above.

J. The Board agrees to pay each full time staff member that chooses not to take the school insurance plan a stipend in the form of an annuity or IRA, as chosen by the staff member. The staff member must have full proof of insurance from their spouse's provider in order to qualify for the stipend of \$2,000 per contract year. The stipend will be paid at the conclusion of each contract year.

## ARTICLE XXII SALARY PROVISIONS

- A. Salary Placement
  - 1. BA Schedule: Bachelor's category on the salary schedule shall be defined as a Bachelor's degree from an accredited college or university and being eligible for or possessing a valid Michigan teaching certificate.
  - 2. BA & Permanent + 5/Continuing/PERM+5/PROF. ED.+5 Hours Schedule: A teacher who possesses a Bachelor's degree and a permanent or continuing certificate and who has completed five (5) semester hours of courses on the graduate level shall be eligible for the salary of this category.
  - 3. MA Schedule: Master's category on the salary schedule shall be defined as a Master's degree from an accredited college or university and being eligible for or possessing a valid Michigan teacher certificate.

Teachers must present satisfactory evidence of the degree or extra hours by October 1st for the full year, or February 1st for the second semester, to benefit from salary allowances or advanced degrees and extra hour schedules.

B. Outside Teaching Experience

Credit for experience outside the school system shall be given for years of successfully teaching and work experience directly related to teaching in the teaching field only at the time of initial employment. Such experience shall be evaluated and credited by the superintendent of schools and credited in accordance with the following schedule:

<u>Years of Experience</u>	<u>Years of Credit</u>
Less than 1	None
1 to 1.99	1
2 to 2.99	2
3 to 3.99	3
4 to 4.99	4
5 to 5.99	5
6 to 6.99	6
7 to 9.99	7
10 to 12.99	8
13 to 15.99	9
16 to 18.99	10
19 or more	11

### C. Active Military Service

- 1. Military service shall count as Hemlock School experience, for purposes of determining placement on the salary schedule, if the teacher has performed teaching service in Hemlock Public Schools immediately prior to his or her military service.
- 2. For initial employment credit, experience credit for military service and/or service in government sponsored education programs not under the direction of a public school system, shall be granted to teachers who have not been employed by the Board previously in accordance with the following schedule:

Less than 13 months	No	credit
13 but less than 31 month	1	year
31 or more months	2	years

D. Partial years of service in Hemlock Public Schools after September 1, 1969:

Teachers who teach one semester or more shall advance to the next step (years of experience) upon their return to the Hemlock Public Schools. Teachers who teach less than one semester shall remain on the same step upon their return the following year.

E. Extended Employment Agreements

The superintendent, at his discretion, may write employment agreements extending the period of employment subject to the following limitations.

- 1. Such agreements may be issued only if the teacher, during the extended period of employment, is performing duties similar to those he would perform while the normal teaching contract is in force.
- 2. Pay for the extended periods shall be at the daily rate of compensation multiplied by the days of extension. The daily rate is to be determined by dividing the normal contractual salary of the teacher by the number of required work days. (This section does not include Driver Training.)
- F. Special Assignments
  - 1. It is recognized that there are many tasks in and about a school which require persons with special qualifications and that many of these positions require the expenditure of extra time.

2. The standard teacher contract will not reflect the compensation paid for additional duties and responsibilities. The compensation and other conditions pertaining to special assignment will be indicated on a contract rider to be issued annually by the Board of Education. The grantee of such rider is not to be guaranteed the stated position for succeeding years or semesters by reason of the tenure act of 1937, as amended.

#### G. Hartley Nature Center

Each teacher attending Hartley Outdoor Education Center who supervises children and who stays overnight shall be granted one day substitute teacher wages for each night they stay.

#### ARTICLE XXIII TERMINATION

This agreement shall become effective upon ratification of both parties and remain in effect until August 15, 2009.

At least ninety (90) days prior to the expiration of the Agreement on August 15, 2009, the parties will begin negotiations for a new agreement.

**IN WITENESS WHEREOF,** the parties have caused this Agreement to be executed by their duly authorized representatives:

HEMLOCK PUBLIC SCHOOLS BOARD OF EDUCATION HEMLOCK FEDERATION OF TEACHERS

President

President

Secretary

Secretary

Chairman, Professional Negotiating Committee

Date

Date

POSITION	1	2	3	4	5
Football, Head	2366	2844	3313	3789	4270
Football, Ass't. (2)	1558	1866	2174	2498	2802
Football, JV Head	1558	1866	2174	2498	2802
Football, JV Ass't.	996	1193	1394	1590	1796
Football, 9th grade Head	996	1193	1394	1590	1796
Football, 9th Grade Ass't	868	1043	1216	1392	1568
Basketball, Boys Head	2366	2844	3313	3789	4270
Basketball, Boys Ass't	1558	1866	2174	2498	2802
Basketball, Girls Head	2366	2844	3313	3789	4270
Basketball, Boys JV	1558	1866	2174	2498	2802
Basketball, Girls JV	1558	1866	2174	2498	2802
Basketball, 9th Grade Boys	868	1043	1216	1392	1568
Basketball, 9th Grade Girls	868	1043	1216	1392	1568
Basketball 8th - Boys "A"	868	1043	1216	1392	1568
Basketball 8th - Boys "B"	868	1043	1216	1392	1568
Basketball 8th - Girls "A"	868	1043	1216	1392	1568
Basketball 8th - Girls "B"	868	1043	1216	1392	1568
Basketball 7th - Boys "A"	868	1043	1216	1392	1568
Basketball 7th - Boys "B"	868	1043	1216	1392	1568
Basketball 7th - Girls "A"	868	1043	1216	1392	1568
Basketball 7th - Girls "B"	868	1043	1216	1392	1568
Wrestling, Head	2366	2844	3313	3789	4270
Wrestling, Assistant	1558	1866	2174	2498	2802
Wrestling, JV	1558	1866	2174	2498	2802
Wrestling, Middle School	868	1043	1216	1392	1568
Baseball, Head	1618	1941	2266	2588	2915
Baseball, JV	996	1193	1394	1590	1796
Baseball, 9th Grade	868	1043	1216	1392	1568
Soccer, Boys	1618	1941	2266	2588	2915
Soccer, Girls	1618	1941	2266	2588	2915
Softball, Head	1618	1941	2266	2588	2915

APPENDIX B - SPECIAL ASSIGNMENTS - 2006-2007(ATHLETIC)

	APPENDIX B - SPECIAL ASSIGNMENTS - 2006-2007 (ATHLETIC CONT.)							
POSITION	1	2	3	4	5			
Softball, JV	996	1193	1394	1590	1796			
Track, Boys Head	1618	1941	2266	2588	2915			
Track, Girls Head	1618	1941	2266	2588	2915			
Track, Ass't. (2)	996	1193	1394	1590	1796			
Track, Middle School Boys	868	1043	1216	1392	1568			
Track, Middle School Girls	868	1043	1216	1392	1568			
Volleyball, Head	1618	1941	2266	2588	2915			
Volleyball, JV	996	1193	1394	1590	1796			
Volleyball, 9th Grade	868	1043	1216	1392	1568			
Volleyball, 8th Grade	868	1043	1216	1392	1568			
Volleyball, Asst. 8th Grade	652	761	868	981	1098			
Volleyball, 7th Grade	868	1043	1216	1392	1568			
Volleyball, Asst. 7th Grade	652	761	868	981	1098			
Tennis, Head Boys	1618	1941	2266	2588	2915			
Tennis, Head Girls	1618	1941	2266	2588	2915			
Tennis, Assistant	996	1193	1394	1590	1796			
Golf	1618	1941	2266	2588	2915			
Cross Country, Head	1618	1941	2266	2588	2915			
Cross Country, Assistant	996	1193	1394	1590	1796			
H.S. Cheerleader, Head	1618	1941	2266	2588	2915			
H.S. Cheerleader, Ass't.	996	1193	1394	1590	1796			
M.S. Cheerleader, Head	868	1043	1216	1392	1568			
M.S. Cheerleader, Ass't.	652	761	868	981	1098			
PomPon, High School	1212	1455	1699	1941	2188			
Bowling	1618	1941	2266	2588	2915			

APPENDIX B - SPECIAL ASSIGNMENTS - 2006-2007(ATHLETIC CONT.)

APPENDIX B - SPECIAL ASSIGNMENTS - 2007-2008(ATHLETIC)							
POSITION	1	2	3	4	5		
Football, Head	2413	2901	3379	3865	4355		
Football, Ass't. (2)	1589	1903	2217	2548	2858		
Football, JV Head	1589	1903	2217	2548	2858		
Football, JV Ass't.	1016	1217	1422	1622	1832		
Football, 9th grade Head	1016	1217	1422	1622	1832		
Football, 9th Grade Ass't	885	1064	1240	1420	1599		
Basketball, Boys Head	2413	2901	3379	3865	4355		
Basketball, Boys Ass't	1589	1903	2217	2548	2858		
Basketball, Girls Head	2413	2901	3379	3865	4355		
Basketball, Boys JV	1589	1903	2217	2548	2858		
Basketball, Girls JV	1589	1903	2217	2548	2858		
Basketball, 9th Grade Boys	885	1064	1240	1420	1599		
Basketball, 9th Grade Girls	885	1064	1240	1420	1599		
Basketball 8th - Boys "A"	885	1064	1240	1420	1599		
Basketball 8th - Boys "B"	885	1064	1240	1420	1599		
Basketball 8th - Girls "A"	885	1064	1240	1420	1599		
Basketball 8th - Girls "B"	885	1064	1240	1420	1599		
Basketball 7th - Boys "A"	885	1064	1240	1420	1599		
Basketball 7th - Boys "B"	885	1064	1240	1420	1599		
Basketball 7th - Girls "A"	885	1064	1240	1420	1599		
Basketball 7th - Girls "B"	885	1064	1240	1420	1599		
Wrestling, Head	2413	2901	3379	3865	4355		
Wrestling, Assistant	1589	1903	2217	2548	2858		
Wrestling, JV	1589	1903	2217	2548	2858		
Wrestling, Middle School	885	1064	1240	1420	1599		
Baseball, Head	1650	1980	2311	2640	2973		
Baseball, JV	1016	1217	1422	1622	1832		
Baseball, 9th Grade	885	1064	1240	1420	1599		
Soccer, Boys	1650	1980	2311	2640	2973		
Soccer, Girls	1650	1980	2311	2640	2973		
Softball, Head	1650	1980	2311	2640	2973		

APPEINDIX D - SPECIAL ASSIGNMENTS - 2007-2006(ATRLETIC CON						
POSITION	1	2	3	4	5	
Softball, JV	1016	1217	1422		1832	
Track, Boys Head	1650	1980	2311	2640	2973	
Track, Girls Head	1650	1980	2311	2640	2973	
Track, Ass't. (2)	1016	1217	1422	1622	1832	
Track, Middle School Boys	885	1064	1240	1420	1599	
Track, Middle School Girls	885	1064	1240	1420	1599	
Volleyball, Head	1650	1980	2311	2640	2973	
Volleyball, JV	1016	1217	1422	1622	1832	
Volleyball, 9th Grade	885	1064	1240	1420	1599	
Volleyball, 8th Grade	885	1064	1240	1420	1599	
Volleyball, Asst. 8th Grade	665	776	885	1001	1120	
Volleyball, 7th Grade	885	1064	1240	1420	1599	
Volleyball, Asst. 7th Grade	665	776	885	1001	1120	
Tennis, Head Boys	1650	1980	2311	2640	2973	
Tennis, Head Girls	1650	1980	2311	2640	2973	
Tennis, Assistant	1016	1217	1422	1622	1832	
Golf	1650	1980	2311	2640	2973	
Cross Country, Head	1650	1980	2311	2640	2973	
Cross Country, Assistant	1016	1217	1422	1622	1832	
H.S. Cheerleader, Head	1650	1980	2311	2640	2973	
H.S. Cheerleader, Ass't.	1016	1217	1422	1622	1832	
M.S. Cheerleader, Head	885	1064	1240	1420	1599	
M.S. Cheerleader, Ass't.	665	776	885	1001	1120	
PomPon, High School	1236	1484	1733	1980	2232	
Bowling	1650	1980	2311	2640	2973	

<b>APPENDIX B - SPECIAL</b>	<b>ASSIGNMENTS - 20</b>	07-2008(ATHLETIC CONT.)

APPENDIX B - SPECIA	L ASSIGN	IMENTS -	2008-20	09(ATHLE	ETIC)
POSITION	1	2	3	4	5
Football, Head	2462	2959	3447	3942	4443
Football, Ass't. (2)	1621	1941	2262	2599	2915
Football, JV Head	1621	1941	2262	2599	2915
Football, JV Ass't.	1036	1241	1450	1654	1869
Football, 9th grade Head	1036	1241	1450	1654	1869
Football, 9th Grade Ass't	903	1085	1265	1448	1631
Basketball, Boys Head	2462	2959	3447	3942	4443
Basketball, Boys Ass't	1621	1941	2262	2599	2915
Basketball, Girls Head	2462	2959	3447	3942	4443
Basketball, Boys JV	1621	1941	2262	2599	2915
Basketball, Girls JV	1621	1941	2262	2599	2915
Basketball, 9th Grade Boys	903	1085	1265	1448	1631
Basketball, 9th Grade Girls	903	1085	1265	1448	1631
Basketball 8th - Boys "A"	903	1085	1265	1448	1631
Basketball 8th - Boys "B"	903	1085	1265		1631
Basketball 8th - Girls "A"	903	1085	1265	1448	1631
Basketball 8th - Girls "B"	903	1085	1265	1448	1631
Basketball 7th - Boys "A"	903	1085	1265	1448	1631
Basketball 7th - Boys "B"	903	1085	1265	1448	1631
Basketball 7th - Girls "A"	903	1085	1265	1448	1631
Basketball 7th - Girls "B"	903	1085	1265	1448	1631
Wrestling, Head	2462	2959	3447	3942	4443
Wrestling, Assistant	1621	1941	2262	2599	2915
Wrestling, JV	1621	1941	2262	2599	2915
Wrestling, Middle School	903	1085	1265	1448	1631
Baseball, Head	1683	2019	2358	2693	3033
Baseball, JV	1036	1241	1450	1654	1869
Baseball, 9th Grade	903	1085	1265	1448	1631
Soccer, Boys	1683	2019	2358	2693	3033
Soccer, Girls	1683	2019	2358	2693	3033
Softball, Head	1683	2019	2358	2693	3033

APPEINDIX D - SPECIAL ASSIGNMENTS - 2000-2009(ATRLETIC CO						
POSITION	1	2	3	4	5	
Softball, JV	1036	1241	1450		1869	
Track, Boys Head	1683	2019	2358	2693	3033	
Track, Girls Head	1683	2019	2358		3033	
Track, Ass't. (2)	1036	1241	1450	1654	1869	
Track, Middle School Boys	903	1085	1265	1448	1631	
Track, Middle School Girls	903	1085	1265	1448	1631	
Volleyball, Head	1683	2019	2358	2693	3033	
Volleyball, JV	1036	1241	1450	1654	1869	
Volleyball, 9th Grade	903	1085	1265	1448	1631	
Volleyball, 8th Grade	903	1085	1265	1448	1631	
Volleyball, Asst. 8th Grade	678	792	903	1021	1142	
Volleyball, 7th Grade	903	1085	1265	1448	1631	
Volleyball, Asst. 7th Grade	678	792	903	1021	1142	
Tennis, Head Boys	1683	2019	2358	2693	3033	
Tennis, Head Girls	1683	2019	2358	2693	3033	
Tennis, Assistant	1036	1241	1450	1654	1869	
Golf	1683	2019	2358	2693	3033	
Cross Country, Head	1683	2019	2358	2693	3033	
Cross Country, Assistant	1036	1241	1450	1654	1869	
H.S. Cheerleader, Head	1683	2019	2358	2693	3033	
H.S. Cheerleader, Ass't.	1036	1241	1450	1654	1869	
M.S. Cheerleader, Head	903	1085	1265	1448	1631	
M.S. Cheerleader, Ass't.	678	792	903		1142	
PomPon, High School	1261	1514	1768		2276	
Bowling	1683	2019	2358		3033	

<b>APPENDIX B - SPECIAL</b>	<b>ASSIGNMENTS -</b>	2008-2009(ATHLETIC (	CONT.)
		2000 2000() (III E IIO 0	

ALL ENDIX C - SI ECIAE ASSIGNMENTS 2000-2007 (OTHER)						
Position	1	2	3	4	5	
High School Band	1744	2093	2445	2791	3140	
Middle School Band	868	1043	1216	1392	1568	
Yearbook	1242	1491	1742	1986	2238	
Forensics/Debate/Mock Trial	996	1193	1394	1590	1796	
High School Drama	996	1193	1394	1590	1796	
Middle School Drama	996	1193	1394	1590	1796	
F.F.A.	996	1193	1394	1590	1796	
F.H.A.	687	822	956	1090	1225	
National Honor Society	559	671	782	895	1007	
Senior Class Advisor (2)	559	671	782	895	1007	
Junior Class Advisor (2)	559	671	782	895	1007	
Sophomore Class Advisor	374	449	528	600	677	
Freshman Class Advisor	374	449	528	600	677	
M.S. Student Council (2)	374	449	528	600	677	
M.S. Academic Track Director	996	1193	1394	1590	1796	
Driver Education (per hour) Driving	\$17.94	\$18.75	\$19.51	\$20.36	\$21.20	
Driver Education (per hour) Classroom	\$19.82	\$20.65	\$21.43	\$22.30	\$23.15	

APPENDIX C - SPECIAL ASSIGNMENTS 2006-2007 (OTHER)

AFFEINDIX C - SFECIAL ASSIGNMENTS 2007-2008 (OTHER)						
Position	1	2	3	4	5	
High School Band	1779	2135	2494	2847	3203	
Middle School Band	885	1064	1240	1420	1599	
Yearbook	1267	1521	1777	2026	2283	
Forensics/Debate/Mock Trial	1016	1217	1422	1622	1832	
High School Drama	1016	1217	1422	1622	1832	
Middle School Drama	1016	1217	1422	1622	1832	
F.F.A.	1016	1217	1422	1622	1832	
F.H.A.	701	838	975	1112	1250	
National Honor Society	570	684	798	913	1027	
Senior Class Advisor (2)	570	684	798	913	1027	
Junior Class Advisor (2)	570	684	798	913	1027	
Sophomore Class Advisor	381	458	539	612	691	
Freshman Class Advisor	381	458	539	612	691	
M.S. Student Council (2)	381	458	539	612	691	
M.S. Academic Track Director	1016	1217	1422	1622	1832	
Driver Education (per hour) Driving	\$18.30	\$19.13	\$19.90	\$20.77	\$21.62	
Driver Education (per hour) Classroom	\$20.22	\$21.06	\$21.86	\$22.75	\$23.61	

APPENDIX C - SPECIAL ASSIGNMENTS 2007-2008 (OTHER)

Position	1	2	3	4	5							
High School Band	1814	2178	2544	2904	3267							
Middle School Band	903	1085	1265	1448	1631							
Yearbook	1292	1551	1812	2066	2328							
Forensics/Debate/Mock Trial	1036	1241	1450	1654	1869							
High School Drama	1036	1241	1450	1654	1869							
Middle School Drama	1036	1241	1450	1654	1869							
F.F.A.	1036	1241	1450	1654	1869							
F.H.A.	715	855	995	1134	1274							
National Honor Society	582	698	814	931	1048							
Senior Class Advisor (2)	582	698	814	931	1048							
Junior Class Advisor (2)	582	698	814	931	1048							
Sophomore Class Advisor	389	467	549	624	704							
Freshman Class Advisor	389	467	549	624	704							
M.S. Student Council (2)	389	467	549	624	704							
M.S. Academic Track Director	1036	1241	1450	1654	1869							
Driver Education (per hour) Driving	\$18.67	\$19.51	\$20.30	\$21.19	\$22.05							
Driver Education (per hour) Classroom	\$20.62	\$21.48	\$22.30	\$23.21	\$24.08							

APPENDIX C - SPECIAL ASSIGNMENTS 2008-2009 (OTHER)

# APPENDIX D - ULTRA-VISION BASIC PLAN - 2 1/2 X SCHEDULE

I.	Examination	\$	40.00 -	-	One	time	every	12	months
II.	Regular Lenses		52.00 -	_	One	time	every	12	months
III.	Bifocal Lenses		60.00 -	-	One	time	every	12	months
IV.	Trifocal Lenses		75.00 -	_	One	time	every	12	months
V.	Lenticular Lenses		90.00 -	-	One	time	every	12	months
VI.	Frames		45.00 -	_	One	time	every	12	months
VII.	Contact Lenses	1	125.00 -	_	One	time	every	12	months

Contact lenses are allowed under the program in either of these instances:

- 1. Following cataract surgery.
- 2. When visual acuity cannot be corrected to 20/70 in the better eye except by their use.

<u>Contact lenses for cosmetic purposes</u> are not furnished under this plan. However, if you choose contact lenses in lieu of the glasses available under this program, an allowance of \$125.00 will be made toward their cost.

Examinations, frames, and one set of corrective lenses (regular glasses, prescription sun glasses, photogrey lenses, or contact lenses) will be provided once in a twelve (12) month policy year (July 1 to June 30 of the following year) for each eligible member of the family.

### APPENDIX E - GRIEVANCE FORM

## HEMLOCK FEDERATION OF TEACHERS GRIEVANCE FORM

Name of grievant(s):\_\_\_\_\_

School and Assignment:

Building Principal or Administrator Involved:

Statement of Grievance:

Provisions of Contract That are Alleged to be Violated:

Relief or Remedy Sought:

Date of Level One Discussion With Appropriate Administrator:

Remedy or Relief Offered by Administrator at Level One:

## APPENDIX F - MEMORANDUM OF UNDERSTANDING HEMLOCK PUBLIC SCHOOLS PURCHASING PROCEDURES

In order to clarify the procedures for ordering educational materials, the following procedures will be in effect. A requisition form is to be used in ordering materials.

If material is to be ordered from a specific company, the company name and address should be completed along with the date, school, and department or grade level. The vendor number will be assigned by the Business Office; the account title and account number will be assigned by the building Principal. Ordering information should be as complete as possible. This includes quantity; catalog number; the price per unit and the total amount. The requisition must be signed by the person ordering the material and approved by the Building Principal or supervisor. The Building Principal and the person doing the ordering should retain a copy of the requisition.

Each Spring, the district is involved in a cooperative bid with schools throughout the State. Each building office has the information that is necessary in placing bid orders.

If materials are ordered from a specific company, the most recent catalog should be used for ordering information, catalog numbers, prices, etc. If current catalogs are not available in the school offices, contact the company for a current catalog.

Requisitions submitted with incomplete information will be returned to the person placing the order for completion, thus delaying the ordering process.

Requisitions for materials to be ordered for the following school year must be submitted to the Building Principal by May 1 of the current school year. This will allow sufficient time for incomplete or questionable requisitions to be returned before school is dismissed for the summer.

Any questions pertaining to purchasing shall be referred to your Building Principal.

#### APPENDIX F - MEMORANDUM OF UNDERSTANDING

It is understood between the parties that unsubstantiated charges levied about a teacher's performance which has been sent to the Board of Education will not be read in public without first notifying the teacher of said charges.

#### APPENDIX F - MEMORANDUM OF UNDERSTANDING

Effective for the term of this agreement, the Board agrees that meetings will be held, at the request of the Federation, commencing within two weeks after the start of school In September to review and discuss class size. These discussions will be limited to those class size cases where the same subject matters are being taught at the same time but there is a significant difference in the respective size of classes.