COLLECTIVE BARGAINING AGREEMENT

between

The William Floyd Union Free School District of the Mastics, Moriches and Shirley

and

The Civil Service Employees Association, Inc. Local 1000, AFSCME, AFL-CIO William Floyd Security Employees, Local 870

Covering the Period July 1, 2022 through June 30, 2026

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and the

Civil Service Employees Association, Inc. Local 1000, AFSCME, AFL-CIO, William Floyd Security Employees, Local 870

I. RECOGNITION

The Board of Education of the William Floyd Union Free School District, hereinafter the "District," of the Mastics-Moriches-Shirley, in accordance with the provisions of Article 14, Section 204 of the Civil Service Law, grants exclusive recognition to the Civil Service Employees Association, Inc., Local 1000, AFSCME, AFL-CIO, hereinafter the "Association" or the "Union", the recognized union by the William Floyd Security Employees Unit, Local 870. Recognition is based on the pledge that the union employees may not participate in strike action against the School District. The unit shall consist exclusively of the non-competitive civil service titles of Guard and Senior Guard and the competitive civil service titles of Security Guard and Senior Security Guard and exclude all others.

II. LEGISLATIVE APPROVAL

IT IS AGREED BY AND BETWEEN THE PARTIES THAT ANY PROVISION OF THIS AGREEMENT REQUIRING LEGISLATIVE ACTION TO PERMIT ITS IMPLEMENTATION BY AMENDMENT OF LAW OR BY PROVIDING THE ADDITIONAL FUNDS THEREFORE SHALL NOT BECOME EFFECTIVE UNTIL THE APPROPRIATE LEGISLATIVE BODY HAS GIVEN APPROVAL.

III. DUES DEDUCTION/AGENCY SHOP

After a full-time employee within the jurisdiction of this bargaining unit has completed thirty (30) days of employment to the District, the Association shall have exclusive rights to payroll deductions of dues and premiums for union-sponsored insurance and benefit programs for all employees covered by this Agreement. Such dues shall be remitted to the Civil Service Employees Association, Inc., at 143 Washington Avenue, Albany, New York, on a payroll period basis for each employee who has either completed and signed a deduction authorization card. No other organization shall be accorded any payroll deduction privilege without the express consent and written authorization of the Association. The Board of Education shall, following each pay period, deduct such dues from bargaining unit members' paychecks and transmit the amounts so deducted to the Civil Service Employees Association, Albany, N.Y.

The Association shall indemnify and save the District harmless against any and all claims, demands, suits or other forms of liability, including reasonable attorney's fees, that shall arise out of or by reason of actions taken or not taken by the District for the purposes of this Article.

IV. WORKING CONDITIONS

- A. Full time employees shall work a regular work week consisting of eight (8) hours per day and forty (40) hours per week.
- B. All employees shall be entitled to a half hour "on call" lunch break and two (2) fifteen (15) minute "on call" coffee breaks during each eight (8) hour shift.
- C. Employees who work more than four (4) hours and less than eight (8) hours daily shall be entitled to a half hour "on call" lunch break and one (1) fifteen (15) minute "on call" coffee break during each shift.
- D. Employees who work four (4) or less hours daily shall be entitled to one (1) fifteen (15) minute "on call" coffee break during each shift.
- E. Employees who are scheduled to work a consecutive seventh day, shall be entitled to payment at the double time rate for work performed on the seventh consecutive day.
- F. All employees shall be evaluated on a semi-annual basis by their supervisor, the Assistant Superintendent or his/her designee in consultation with building or District administrators. The form attached as Appendix B shall be used for evaluations.
- G. Work Year The regular work year for Guards and Senior Guards shall consist of one (1) of the following:
 - 1. <u>Ten (10) Month Guards</u> the regular work year shall consist of all days that Teachers work during the regular student school year, including conference days.
 - 2. Twelve (12) Month Guards the regular work year shall consist of the twelve month period from July 1st through June 30th.
 - 3. Twelve (12) Month Senior Guards the regular work year for Senior Guards shall consist of the twelve (12) month period from July 1st through June 30th.
 - 4. Ten (10) Month Security Guards and Senior Security Guards the regular work year shall consist of all days that teachers work during the regular student school year, including conference days.
 - Twelve (12) Month Senior Security Guards the regular work year for twelve (12) month Senior Security Guards shall consist of the twelve (12) month period from July 1st through June 30th.
- H. Consistent with its authority under Article XXVII of the Agreement, the District shall have the authority to change the start and end times of shifts at its sole

discretion. Absent the notice provided for herein, the District shall not change the starting or ending time of any employee's shift by more than two (2) hours in any three (3) month period. Notice of such shift change shall be given at least thirty (30) days in advance of the commencement of the new shift during which time the District shall give the Union the opportunity to discuss such shift change prior to implementation.

V. NEW YORK STATE LICENSE

All unit members are required to obtain annual New York State security guard license at his/her own expense and submit proof of said license within fourteen (14) days of completion to the Assistant Superintendent or his/her designee. Failure to maintain the necessary license may result in termination.

VI. <u>SENIORITY</u>

For contractual purposes, seniority shall be defined as length of continuous service within a respective civil service title in the bargaining unit unless otherwise noted. Where service within civil service job title is equal, seniority shall be determined on length of continuous service to the District in positions in the unit. For seniority purposes, "no pay days" are charged against length of service on a day for day basis. Time lost to Workers' Compensation injuries (i.e., injuries incurred in the course of an employee's employment in the District) shall not be "no pay days" for the purposes of this clause.

VII. VACANCIES

The District shall post all vacant bargaining unit positions for a minimum of seven (7) calendar days prior to such positions being filled. Postings shall indicate the shift and workdays. All employees who have served a minimum of six (6) months in the District shall be offered an opportunity to bid on vacant positions.

For Guards and Senior Guards, the District shall consider existing employees for all vacancies in the unit prior to seeking outside candidates to fill such positions. When filling a vacancy in the unit, seniority shall be the determining factor provided the employees involved have equal qualifications and experience. Determination of qualifications and experience shall be at the sole discretion of the Superintendent of Schools or his/her designee, so long as such determination is not arbitrary. Seniority for purposes of filling vacancies shall be defined as the length of continuous service in the District since the last date of hiring.

In filling vacant positions for the Security Guards or Senior Security Guards, the District shall follow the Civil Service Law and the rules and regulations of the Suffolk County Civil Service Commission.

VIII. SICK/PERSONAL DAYS

Full-time employees shall accrue one (1) paid sick day per month of service as follows:

Ten (10) Month Guard A maximum of ten (10) sick days per school

year

Ten (10) Month Security Guard and A maximum of ten (10) sick days per

Senior Security Guards school year

Twelve (12) Month Guard A maximum of twelve (12) sick days per

year (July 1 – June 30)

Twelve (12) Month Senior Guard A maximum of twelve (12) sick days per

year (July 1 – June 30)

Twelve (12) Month Senior Security A maximum of twelve (12) sick days

Guard per year (July 1 – June 30)

After exhausting any accumulation, unit members may draw upon up to three (3) sick days before the days have accrued. Should the employee terminate employment with the District before accruing the days "borrowed," the excess shall be deducted from his/her final paycheck, or if his/her final paycheck is insufficient, paid back to the District.

All full-time employees will be entitled to one (1) personal day per year. All part-time employees will be entitled to one-half (½) personal day per year. There is no accumulation of personal days. Requests for personal days must be requested on an appropriate form. Both full time and part time employees may convert one (1) unused sick day to be used as an additional personal day on an annual basis. Any unused personal leave shall accrue as sick leave.

Employees who are regularly scheduled to work less than forty (40) hours per week shall be entitled to sick days on a pro rata basis based on their normally scheduled work week. For example, Ten (10) month Guards who are regularly scheduled to work thirty (30) hours per week would receive 7.50 sick days per year [10 sick days X .75 (30/40) = 7.50]. Sick days will be rounded to the nearest half day. "Normally scheduled work week" shall be defined as the weekly schedule normally assigned to the employee.

The District may require medical verification for absences anytime there are reasonable grounds to believe that sick leave is being abused.

Employees shall provide medical verification of their ability to return to their normal duties for all absences in excess of three (3) consecutive days.

Employees who are present for every scheduled working day (*i.e.*: uses zero (0) sick and zero (0) personal days), excluding leave days for bereavement or jury duty, between July 1st and June 30th of each fiscal year shall be entitled to a \$500 attendance bonus payable during the first pay period of August. If one (1) personal or sick day is used, such employee will be entitled to a \$250 attendance bonus payable during the first pay period of August.

IX. FMLA LEAVE

If the reason for any leave provided pursuant to any provision of this Agreement also qualifies for coverage under the Family and Medical Leave Act ("FMLA"), such FMLA leave shall run concurrently with any such leave provided herein. During any period of the leave that qualifies for coverage under the FMLA, the employee shall be entitled to all of the protections and benefits of the FMLA, including but not limited to the continuation of paid health insurance coverage during the FMLA period.

X. <u>CANCER SCREENING</u>

Effective July 1, 2013, any leave taken by a member of the unit pursuant to Section 159-b and/or 159-c of the Civil Service Law shall, to the extent required by law, be paid leave and shall not be charged to the employee's accrued leave time (e.g., sick leave, personal leave, vacation). Employees shall use every reasonable effort to schedule such screening outside of regular work hours.

Employees who take a leave of absence pursuant to either Section 159-b or 159-c of the Civil Service Law, as applicable, shall provide at least seventy-two (72) hours written notice of the need for such leave. Upon their return for work, the employee shall provide the District with a note from a medical professional verifying the date and time of their screening and that they received screening. Failure to do so shall result in such leave being unpaid.

XI. BEREAVEMENT LEAVE

Up to five (5) consecutive work days within a seven (7) calendar day period may be granted in the event of the death of an employee's spouse, child, step child, grandchild, son-in-law, daughter-in-law, parent, step parent, father-in-law, mother-in-law, sibling or other member of the household.

Employees will be granted up to three (3) consecutive days in the event of the death of an employee's grandfather, grandmother, brother-in-law, sister-in-law, uncle, aunt, niece or nephew, unless said relative is a member of the immediate household, in which event the employee will be entitled to five (5) consecutive days.

The preceding list of relatives are intended to refer only to the deaths of an employee's personal relatives.

Bereavement leave granted under this Article shall be paid leave.

Upon request by the District, proof showing date of death and relationship to the employee must be submitted to the Assistant Superintendent or his/her designee upon the employee's return to work.

XII. JURY DUTY

All employees will use the call-in system, when available, for jury duty. If an employee is called to serve on jury duty, such employee will not be expected to report to work regardless of shift time. All fees paid to the employee for Jury Duty service, when released from his/her

regularly scheduled shift, shall be either endorsed over to or paid by the employee of the District. Reimbursement from the court for mileage, tolls, parking and/or meals paid for while on Jury Duty service, shall be retained by the employee. At the completion of Jury Duty service the employee shall provide from the court, if made available, a record of attendance to the Assistant Superintendent or his/her designee.

XIII. VACATIONS

Those members of the unit appointed as full-time Twelve (12) Month Guards and/or full-time Twelve (12) Month Senior Guards and/or full-time Twelve (12) Month Senior Security Guards shall be entitled to paid vacation as follows:

After completion of:

One (1) year of service in Security Dept	Ten (10) working days
Five (5) years of service in Security Dept	Fifteen (15) working days
Eleven (11) years of service in Security Dept	Twenty (20) working days

Vacation days shall be pro-rated for those bargaining unit members with less than one (1) year of service in the Security Department. Accordingly, upon the completion of six (6) months of service in the Security Department, unit members shall be entitled to five (5) working days of vacation.

Part-time Guards and part-time Senior Guards shall receive the following number of vacation days:

After the completion of:

One (1) year of service in the Security Department	Three (3) working days
Five (5) years of service in the Security Department	Five (5) working days
Eleven (11) years of service in the Security Department	Seven (7) working days

Vacation days shall not accumulate from year to year. The use of vacation days must be pre-approved by the Assistant Superintendent or his/her designee and are subject to the needs of the Department (e.g., overtime). Eligible employees may carry over a maximum of one (1) week of vacation from year to year and may be paid out for up to one (1) week of vacation upon their separation from the District. The carryover of the weeks' vacation shall be based on the employee's regular "week" – e.g. a weekend guard can carry over two (2) days.

XIV. HOLIDAYS

Those members of the unit appointed to full-time positions (both ten (10) and twelve (12) month) shall be entitled to eight (8) paid holidays per year. Such paid holidays shall be as follows:

Columbus Day Thanksgiving Day Day after Thanksgiving Christmas Day
New Year's Day
Martin Luther King Jr.'s Birthday
President's Day
Memorial Day

In addition to the above, unit members shall also have Juneteenth as an additional paid holiday in those school years in which Juneteenth is celebrated as a school holiday closure for students.

Those members of the unit appointed to full-time twelve (12) month positions shall also be entitled to July 4th and Labor Day as paid holidays. Should a recognized holiday fall on a Saturday, the preceding Friday will be recognized as the holiday. Should a recognized holiday fall on a Sunday, the following Monday will be recognized as the holiday. When a holiday is celebrated on a Friday or a Monday, overtime for contractual purposes shall be given on the day that it is celebrated (*i.e.* Friday/Monday). Those members of the unit appointed to Twelve-Month Guard positions shall also be entitled to Veteran's Day as a paid holiday.

Part time employees shall instead receive two (2) floating holidays per school year. The use of such days shall be subject to the approval of the Assistant Superintendent or his/her designee.

Any employee who works on what would otherwise be a paid holiday day off (see Article XIV), shall in lieu of having a paid day off be paid at the rate of double time and one-half for all hours worked on the holiday.

XV. UNIFORMS

A. The District shall provide each bargaining unit member in his/her first year of employment with uniforms as follows:

Three (3) winter weight shirts AND three (3) winter weight pants;

Three (3) summer weight shirts AND three (3) summer weight pants; and

One (1) medium weight jacket AND one (1) light weight jacket

Employees shall have the option of substituting one (1) pair of shorts for one (1) pair of summer weight pants

B. Beginning with the bargaining unit member's second year of employment, the District shall provide uniforms as follows on or about September 1st of each year:

Two (2) winter weight shirts AND two (2) winter weight pants;

Two (2) summer weight shirts AND two (2) summer weight pants;

Employees shall have the option of substituting one (1) pair of shorts for one (1) pair of summer weight pants; Medium and light weight jackets will be replaced on an as needed basis.

- C. One (1) winter weight jacket suitable for outside use shall be provided to each Guard and Senior Guard and replaced on an as needed basis.
- D. Each employee is required to wear O.S.H.A. approved work shoes. Each employee shall receive a shoe allowance of up to one hundred and fifty (\$150.00) dollars payable on or about September 1st of each year, provided the employee has submitted a receipt of purchase of the O.S.H.A. approved work shoes to the Business Office by August 1st of each year.
- E. Employees who lose any item of clothing assigned above shall be charged for the lost item at replacement cost. Any item destroyed in the course of duty shall be replaced by the District at no cost to the employee.
- F. All employees shall wear the District uniform while on duty. Employees not in the District uniform may not be permitted to work and shall not be compensated for the time lost.
- G. Employees shall be required to sign in and out all gear and equipment as determined by the sole discretion of the Assistant Superintendent or his/her designee.
- H. Bargaining unit members shall turn in his/her uniform(s) to the District upon separation of employment.

XVI. MILEAGE ALLOWANCE

Employees who are directed by their supervisor and who consent to utilize their vehicle on District business shall be reimbursed at the Board of Education approved rate.

XVII. STARTING SALARIES

Starting Salaries:

Guard	\$20.00/hour
Senior Guard	\$21.00/hour
Security Guard	\$22.00/hour
Senior Security Guard	\$24.00/hour

XVIII. SALARIES

All full-time (forty (40) hours per week) Association members shall have their salaries annualized by multiplying their hourly rate of pay X 8 hours per day X the number of days they will be scheduled to work during the school year (July 1st through June 30th). This figure shall then be divided by the number of pay periods calculated in that time period.

Part-time guards shall continue to be paid by their submission of time sheets or utilizing the Timepiece System.

Effective July 1, 2022, Guards shall remain on the same step for 2022-23 that were on for the 2021-22 school year, but shall be paid at the rates set forth in the new salary schedule set forth in Appendix A.

Effective July 1, 2022, the wage increases for Senior Guards, Security Guards and Senior Security Guards for the 2022-23 school year shall be derived by increasing each unit member's base hourly rate by \$5.00/hour.

In addition to their base salary increases effective July 1, 2022 as set forth above, those unit members on the payroll on June 30, 2022 shall also be paid a one-time, off-schedule, lump sum payment (not added to the base salary) of one thousand two hundred and fifty dollars (\$1,250), to be paid in a separate check/direct deposit within two pay periods following ratification by the Board. Such payment shall be pro-rated for service of less than the full 2021-22 school year (10 months or 12 months as applicable). Those unit members appointed as part-time employees shall be entitled to a pro-rated payment based on the number of hours they are appointed to work.

Effective July 1, 2023, the wage increases for all members of the unit (Guards, Senior Guards, Security Guards and Senior Security Guards) for the 2023-24 school year shall be derived by increasing the 2022-23 base salaries/hourly rates by the percentage generated pursuant to the Revenue Formula set forth below, capped at four (4.00%) percent.

Effective July 1, 2024, the wage increases for all members of the unit (Guards, Senior Guards, Security Guards and Senior Security Guards) for the 2024-25 school year shall be derived by increasing the 2023-24 base salaries/hourly rates by the percentage generated pursuant to the Revenue Formula set forth below, capped at four (4.00%) percent.

Effective July 1, 2025, the wage increases for all members of the unit (Guards, Senior Guards, Security Guards and Senior Security Guards) for the 2025-26 school year shall be derived by increasing the 2024-25 base salaries/hourly rates by the percentage generated pursuant to the Revenue Formula set forth below, capped at four (4.00%) percent.

To be eligible for any retroactive salary increases an employee must be on the payroll both on the effective date of the increase and on the date the Memorandum of Agreement is fully executed by the parties.

Revenue Formula

1. Effective July 1, 2023 an annual wage increase for the 2023-24, 2024-25, or 2025-26 school years shall be at least the net percentage change in revenue resulting from changes in State Aid and the District's Property Tax Levy as set forth herein, subject to the caps set forth above. For purposes of this Article only, "State Aid" shall consist solely of "Non-Expense-Driven Aid", including but not limited to Foundation Aid, Gap Elimination Aid and High Cost Excess Cost Aid. "Expense-Driven Aid," including but not limited to Transportation Aid, BOCES Aid, Building Aid, Textbook/Library/Software Aid, etc., shall not be considered "State Aid" and shall be excluded for purposes of calculating annual salary increases. In addition, competitive grants and/or categorical aid (i.e., Title 1) shall not be considered State Aid and shall also be excluded for purposes of calculating the annual increase.

The District shall provide the CSEA President with a comprehensive calculation including all applicable state aid and tax levy numbers.

- 2. For purposes of the calculation of base salary increases only, the District's Tax Levy shall be defined as that tax levy which is included in the adopted budget from which the salary increase will be funded and that of the preceding adopted budget.
- 3. In no case shall the base salary/hourly rate increase for the 2023-24, 2024-25 or 2025-26 school years be greater than four (4.00%) percent higher or less than the base salary/hourly rate received for the previous school year. In no event shall a unit member earn a base salary/hourly rate less than he/she did in the previous school year.
- 4. The applicable annual increase, if any, shall be calculated upon approval of the State and District budgets, utilizing the following formula:

The annual increase equals the sum of the change in the Property Tax Levy amount (Section 2) plus the change in the approved State Aid amount (Section 1) divided by the sum of the current State Aid plus the current Property Tax Levy amount.

- (A) \$ amount of State Aid as defined for next school year (Section 1)
- minus (B) \$ amount of State Aid as defined for current school year (Section 1)
- equals (C) \$ amount increase/decrease in State Aid
 - (D) \$ Amount of Maximum Allowable Property Tax Levy for next year (Section 2)
- minus (E) \$ Amount of adopted Property Tax Levy for current year (Section 2)
- equals (F) \$ Amount increase/decrease in Property Tax Levy

Formula for percentage increase:

Base Salary % Increase = $\begin{array}{c} C+F \\ divided by x 100 \text{ (not to exceed 4.00\%)} \\ B+E \end{array}$

- 5. In the event that the final State Aid numbers are not known to the District by July 1st, the application of the salary increase formula set forth above shall be delayed until the State Aid numbers have been finalized, provided, however, that any base salary increase resulting from the application of the formula set forth above, shall be retroactive to July 1st.
- 6. In any school year in which a bargaining unit member becomes eligible to move to a higher longevity step pursuant to Article XIX, that unit member shall be eligible to move to a higher longevity step regardless of either the cap or the formula.
- 7. The Revenue Formula set forth above shall sunset at the expiration of the Agreement. If the parties have not reached an agreement for a successor Agreement by June 30, 2026, the Step Schedule shall be considered a part of the collective bargaining agreement and shall continue thereafter pursuant to Triborough, unless and until the parties agree to the contrary. For Triborough purposes, unless the parties have negotiated an Agreement for the 2026-27 school year to the contrary, eligible unit members shall receive a salary increment on the salary schedule effective July 1, 2026 provided they have completed a minimum of six (6) months of service in the prior school year prior to July 1, 2026.
 - a. The parties agree that the revenue formula set forth above shall be administered as follows. For example, a Guard who is on Step 7 during the 2021-22 school year could receive the following salary increases and/or Step increments:

2022-23	Remain in Step 7	The Salary Schedule shall be increased by adding \$5.00 to each step.
2023-24	Remain on Step 7	Step 7 could increase by up to 4.00% pursuant to the Revenue Formula
2024-25	Remain on Step 7	Step 7 could increase by up to 4.00% pursuant to the Revenue Formula
2025-26	Remain on Step 7	Step 7 could increase by up to 4.00% pursuant to the

XIX. LONGEVITY

Effective July 1, 2022, members of the unit appointed as full-time employees (10 and 12 month) shall be entitled to the following longevity payment on their anniversary date of each year:

Upon the completion of 5 consecutive years of service to the District:	\$1000
Upon the completion of 10 consecutive years of service to the District:	\$2000
Upon the completion of 15 consecutive years of service to the District:	\$3000
Upon the completion of 20 consecutive years of service to the District:	\$4000
Upon the completion of 25 consecutive years of service to the District:	\$5000

Those members of the unit appointed as part-time employees shall be entitled to a prorated longevity payment based on the number of hours they are appointed to work.

Longevity payments shall not be cumulative and shall be prorated for service of less than a full year.

XX. OUT OF TITLE

When no Senior Guard is available for a shift, the Assistant Superintendent or his/her designee may assign a Guard to assume the duties of the supervisor for that shift. Such employees shall be paid an additional one (\$1.00) dollar per hour above their regular hourly rate for such time served. The individual selected shall be at the sole discretion of the Assistant Superintendent or his/her designee.

In the event that the District determines that it requires additional coverage by the "Outside" Guards (Guards) to be utilized in an "Inside" Guard (Security Guard) capacity, such guards shall be paid an additional one (\$1.00) dollar per hour above their regularly hourly rate for such time served. The individual selected shall be at the sole discretion of the Assistant Superintendent or his/her designee.

When no Senior Security Guard is available for a shift, the Assistant Superintendent or his/her designee may assign a Security Guard to assume the duties of the supervisor for that shift. Such employee shall be paid an additional one (\$1.00) dollar per hour above his/her regular hourly rate for suck time served. The individual selected shall be at the sole discretion of the Assistant Superintendent or his/her designee.

Notwithstanding the above, Guards assigned to work inside the school buildings in a manner consistent with the civil service duty statement shall not be eligible for out of title pay while so assigned

XXI. ADDITIONAL WORK/OVERTIME

A. In the event the District determines that it requires additional coverage by Guards and/or Senior Guards (e.g., holidays, school recess, special events, etc.), the Assistant Superintendent shall post a list of shifts for which coverage will be needed along with the number of employees needed. Such list shall ordinarily be posted a minimum of seven (7) days in advance. Such additional work shall be assigned on a rotating basis based on seniority. Once an employee has been offered an opportunity for additional work, he/she shall not be eligible for additional work again until the rotation list is exhausted. No differentiation shall be made between Ten (10) and Twelve (12) Month employees or full-time versus part-time employees in determining seniority

for this purpose. In the event there are an insufficient number of volunteers, the District shall assign such work to employees in inverse order of seniority on a rotating basis.

Those employees who are assigned such additional work shall be compensated at their appropriate hourly rate for all hours worked.

Notwithstanding the above, in the event the need for additional coverage occurs with less than twenty-four (24) hours notice, the work shall be offered to those employees from the shift immediately preceding that on which coverage is needed on the basis of seniority without regard to the rotation list. If none of the employees from the preceding shift accept such additional work, the District may offer the work to anyone in the unit regardless of seniority.

- B. At each employee's option, he/she may accumulate up to a maximum of forty (40) hours of comp time in lieu of receiving overtime pay. The use of such accumulated comp time is subject to the needs of the Department and shall not be used if it would cause the need for overtime to replace the employee using their comp time. Once an employee reaches the forty (40) hour cap additional overtime worked must be taken as overtime pay until the total falls below forty (40) hours.
- C. Those unit members who are assigned to work during Graduation shall be paid at the rate of two and one-half (2.5x) times their regular hourly rate for hours spent working during Graduation.

XXII. HEALTH INSURANCE

- A. The District shall provide individual and/or dependent (family) health insurance coverage in the NYSHIP Empire Plan for all eligible unit members in the bargaining unit who work at least an average of thirty (30) hour per week as per the Affordable Care Act who enroll in such plan.
- B. When spouses (domestic partners) are each employed by the District, only one (1) shall be eligible to enroll in the health insurance plan provided under this Agreement for family coverage. It shall be the sole discretion of the affected couple to designate which of them shall enroll for family coverage. The other spouse shall be eligible to enroll for individual coverage or for the declination of health insurance benefit outlined below (*See* Section F). In the alternative, both spouses (domestic partners) may enroll in individual coverage.
- C. The District shall pay eighty percent (80%) of the individual or family (dependent) annual health insurance premium based on the NYSHIP Empire Plan premium rates for unit members on the active payroll. Active unit member contributions shall increase based on the following schedule, except however, in any school year that the Revenue Formula results in a percentage increase less than 0.75%, there shall be no health insurance contribution increase in the contribution percentage of premium that school year. In any school year that the Revenue Formula results in a percentage

increase greater than 0.75% but less than 1.50%, the health insurance percentage contributions shall increase by one-half ($\frac{1}{2}$) of what is set forth below in that school year:

July 1, 2023: an additional 0.50% July 1, 2024: an additional 0.50% July 1, 2025: an additional 0.50%

The NYSHIP (Empire Plan) premium rates on which the premium contribution is based shall change as the Empire rates change over time (e.g., each January 1st). Premium contributions may be accomplished on a pre-tax basis subject to applicable laws and regulations.

- D. If a unit member or retiree pre-decease's his/her spouse, and the deceased unit member/retiree had completed at least ten (10) years of active service prior to his or her death, the unit member's/retiree's spouse shall retain the right to purchase the health benefits at his/her own (sole) expense. If the unit member's death was the result of a documented work-related illness or injury, the 10-year service requirement is waived and the surviving spouse may be eligible for regardless of the length of service of the deceased employee, provided other applicable eligibility requirements set forth in the Plan have been satisfied.
- E. The District may replace the NYSHIP (Empire) plan provided:
 - 1. It gives the Association sixty (60) days' notice; and
 - 2. It consults with the Association and no written objection is received within such sixty (60) days.

If the Association objects to a switch in plans, it shall advise the District in writing during the sixty (60) day period outlined above and simultaneously file a demand for arbitration. In such case, the arbitrator shall commence hearings on such grievance within sixty (60) days and shall render a decision within thirty (30) days of the close of the hearing.

The standard to be used by the arbitrator to determine whether a switch can be made shall be whether the new plan(s), taken as a whole, is/are substantially equal to the prior plan(s).

No switch in plans shall be made until the arbitrator has ruled on the grievance.

F. Declination of Health Insurance Benefits

Any unit member who has alternative health coverage, regardless of whether they are covered as a dependent under another unit member's insurance plan, may decline the District-provided health insurance coverage in the NYSHIP Empire Plan and be reimbursed two thousand five hundred (\$2500) dollars for family coverage and one-thousand five hundred (\$1500) dollars for individual coverage effective July 1, 2017 for declinations occurring thereafter (so first paid after June 30, 2018).

In those school years in which a minimum of thirty-five (35) unit members, measured as of June 30th, voluntarily choose to decline coverage for a twelve (12) month period, the following shall apply in lieu of the preceding paragraph. Such unit members shall instead be paid a declination stipend of two thousand five hundred (\$2,500) dollars for Individual coverage or five thousand (\$5,000) dollars for Family coverage. This shall first be applied for declinations occurring during the 2022-23 school year (so first paid after June 30, 2023).

If a unit member who takes the declination buyout loses their alternative coverage due to a qualifying event during the school year, they will forfeit eligibility for the decliantion buyout and be placed back into the insurance plan after meeting the requirements of returning to the plan. Unit members who begin the school year off of the District's Health Insurance plan who wish to re-enter the Plan for reasons other than having lost their alternative coverage due to a qualifying event, shall not be allowed to re-enter the Plan until the end of the declination buyout and must enroll during the annual transfer period to have coverage without a waiting period after the buyout period ends. However, newly hired unit members who immediately opt-out of the District's Health Insurance plan and remain out of the District's Health insurance plan for the remainder of the school year, shall be entitled to a pro-rated declination payment, equal to the number of months that they were off the plan in that school year.

Notwithstanding the above, the Declination for those unit members covered as a dependent on another District employee's health insurance shall be limited to the Declination for Individual coverage.

G. Medical Benefits in Retirement

1. Effective September 1, 2022, eligible unit members who retire thereafter with at least twenty (20) years of consecutive full-time service to the District shall be eligible to continue health insurance coverage into retirement provided that they retire into the NYS ERS pension system upon separation from the District. Those unit members who qualify for such health insurance coverage into retirement shall contribute during their retirement the same percentage of premium towards their applicable health insurance premiums as they did on their last day as an active employee.

Vestee Coverage -- If a unit member separates (e.g., resigns) from employment with the District before reaching retirement age (being eligible to receive a retirement allowance) and otherwise satisfies the rules of NYSHIP to qualify for vestee status, they shall be eligible for such vestee status only if they otherwise satisfy the service requirement for eligibility for coverage into retirement (20 or more years of service) and they have separated from employment within five (5) years of the date on which he or she is entitled to receive a retirement allowance. During the period of vestee status, the unit member is required to maintain continuous NYSHIP coverage by either (1) paying the full insurance premium (100%) for continued coverage; (2) as a dependent on another NYSHIP policy; or

(3) as an enrollee in NYSHIP coverage provided by a subsequent agency. Once the unit member becomes eligible to receive a retirement allowance, they shall thereafter be treated as a retiree and shall be eligible for coverage into retirement as set forth in paragraph G(1) above.

XXIII. LIFE INSURANCE

The District shall pay one hundred (100%) percent of the cost of a group term life insurance policy providing a death benefit of not less than Fifty-Thousand(\$50,000) Dollars for each unit member. The death benefit shall be subject to the applicable terms and conditions of the carrier and/or plan (e.g., reduced death benefit for those over age 65).

XXIV. DEATH BENEFITS

Upon the death of an employee who has served a minimum of six (6) months, payment for unused sick leave and vacation days will be paid to his/her estate at full pay.

XXV. POST RETIREMENT BENEFITS - CRIME

If formal disciplinary charges are filed against a member of the unit (or disciplinary action is threatened against an employee who does not yet have Section 75 rights), and if the basis of such disciplinary charges would, if proven in a court of appropriate jurisdiction, constitute a crime involving theft of District property or funds, or sexual misconduct, the District shall have the right to withhold any severance and/or retirement payments provided in this Agreement, provided the unit member is terminated after being found guilty of such charges after a hearing (or after an investigation if the employee has no Section 75 rights) and/or s/he resigns or retires with such disciplinary charges pending against him/her (or before the District takes disciplinary action against an employee who has no Section 75 rights).

XXVI. SICK LEAVE BUYOUT

Employees who have accumulated a minimum of thirty (30) sick days will be eligible for payment for those sick days in excess of the thirty (30) days accumulated as follows:

- Employees will be paid at the rate of eighty five (85%) percent of their regular daily rate of pay for each day.
- Employees may purchase no more than twenty-five (25) days per school year, provided however that the purchase of additional days may be permitted in the nongrievable discretion of the Assistant Superintendent upon submission of a written request.
- Requests for payment of sick days pursuant to this Article must be made in writing and submitted to the Assistant Superintendent between June 1st and June 30th only. Payment for such days shall be made no later than the second pay period in July.

• Sick days purchased will be deducted from the accumulated total of sick days.

Those members of the unit who retire into the New York State & Local Retirement System immediately upon separation from the District, shall be paid for up to a maximum of thirty (30) accrued and unused sick days at the time of retirement at their regular daily rate.

XXVII. MANAGEMENT RIGHTS

Except as expressly limited by the provisions of this Agreement, the District reserves the right to control the management of the affairs of the District including, but not limited to the direction and control of its property and operations, the hiring, direction, promotion, demotion, discipline, discharge and layoff of its employees, the determination of work schedules and shifts, the number of employees needed for any particular time, the quality and quantity of work required and the determination of the mission, purposes, objectives and policies of the District. All functions, powers and authorities which the District has not specifically abridged, terminated or modified by this Agreement are recognized by the Union as being retained by the District. This clause shall not diminish any employee rights contained in the Taylor Law or the Civil Service Law.

XXVIII. LABOR MANAGEMENT

Both the District and the Association shall have the right to request a Labor Management meeting on an as needed basis.

XXIX. GRIEVANCE PROCEDURE

<u>Definition</u>: A grievance is defined as a claimed violation of a specific provision of this Agreement. A grievance may only be brought by the employee after consultation with the C.S.E.A. The employee shall file with the grievance a signed copy of the grievance consultation letter annexed as "Exhibit A" to this contract.

Stage One: The bargaining agent files a written complaint with the Assistant Superintendent or his/her designee no more than twenty (20) calendar days following the occurrence giving rise to the grievance, or within twenty (20) calendar days of when the employee should have known of such occurrence. Time shall be of the essence with respect to such twenty (20) calendar day period, and failure to comply with such time limits shall result in the grievance being waived. The Assistant Superintendent shall respond in writing to the grievance within twenty (20) calendar days of its receipt by him or her.

Stage Two: If the grievance is denied the grievance may be appealed by the bargaining agent to the Superintendent within twenty (20) calendar days of its receipt of the denial by the Assistant Superintendent. Such appeal shall be in writing, state the reason therefore and be served upon the Superintendent within said twenty (20) calendar day period. Failure to strictly comply with the time requirement in this paragraph shall result in the right to appeal being waived.

The Superintendent shall within thirty (30) calendar days either deny the appeal from the level one grievance or sustain the appeal in writing.

Advisory Arbitration – An appeal from the second stage can be referred to an arbitrator for advisory arbitration in the discretion of the Union. The parties agree to follow the procedures of the American Arbitration Association for voluntary labor arbitration and agree to select an arbitrator from a list provided by the American Arbitration Association utilizing the list with appointment service.

The arbitrator shall have no jurisdiction, power or authority to amend, modify, supplement, vary or disregard any provision of this Agreement.

XXX. LAYOFFS

- A. <u>Guards and Senior Guards</u> In the event of layoffs employees shall be laid off utilizing the principal of inverse seniority (the first hired shall be the last laid off) within job title (e.g., Ten (10) Month Guard, Twelve (12) Month Guard, Twelve (12) Month Senior Guard). Prior to layoff of any full-time employee, part-time and temporary employees shall be laid off.
- B. Guards and Senior Guards In the event of a layoff the District shall maintain a preferred list of laid off employees. Employees on the preferred list shall have recall rights for a period of one (1) year from the time the employee was laid off. Employees on the preferred list shall be recalled to fill vacant positions on a seniority basis so far as practicable and consistent with the District's needs. Practicable and consistent shall mean the particular employee has demonstrated a proper ability to perform the required work in an efficient manner and recalling the employee would not disrupt or impair the District's operation.
- C. Security Guards and Senior Security Guards Any layoffs of Security Guards and/or Senior Security Guards shall be governed by the Civil Service Law and the rules and regulations of the Suffolk County Civil Service Commission.

XXXI. UNION RELEASE TIME

Upon the written request of the Union, the unit president or his/her designee shall be granted a paid leave of absence to attend CSEA conventions and workshops or CSEA statewide committee meetings. The Union shall be entitled to five (5) paid union leave days per school year. The District may, in its sole discretion, grant up to ten (10) additional unpaid days upon request for the aforestated purpose. The five (5) paid union days include those days necessary to attend CSEA conventions and workshops or CSEA statewide committee meetings.

All requests for union leave time must be submitted in writing to the District with no less than fourteen (14) days notice. The President of the unit shall be allowed to administer union business. Leave time for such purpose shall not be subject to the fourteen (14) day notice requirement and shall be at the discretion of the Assistant Superintendent, or his/her designee.

The District reserves the right to deny union leave time to any employee who, in the opinion of the District, has demonstrated attendance problems and/or abuse of sick leave.

The CSEA may use School District buildings upon completion and receipt of District approval of the required use of school facilities application.

XXXII. MODIFIED WORK ASSIGNMENT

Employees injured during the course of their employment and who are out on Workers' Compensation may, at the discretion of the District, be called in for an appropriate work assignment. The Union shall be notified before the work assignment begins and may request a meeting to discuss the employee's anticipated work assignment. If the employee's physician and the District's physician disagree on the work assignment, the issue shall be submitted to a mutually agreed upon third doctor. The employee will not be expected to return to work until the opinion of the third doctor is received. The costs of this third doctor shall be paid by the District. Employees shall perform in accordance with the modified work assignment except where the employee's physician and third doctor determine such assignment cannot be performed.

The decision to offer modified duty to an employee injured in the course of his/her employment is within the sole discretion of the District. Employees may be placed in any suitable position (title) covered under this collective bargaining agreement. The District's implementation or failure to implement this provision is not subject to grievance or any other form of review.

XXXIII. SUMMER WORK

- A. The District shall post by no later than May 15 of each school year, a list of available openings for security positions during the summer months in the titles of Security Guard and/or Senior Security Guard, Guard and/or Senior Guard. The posting shall list the position, shift, location and number of work days that are anticipated will be needed.
- B. The District shall consider existing employees for all such positions prior to seeking outside candidates to fill such positions subject to applicable law, rules and regulations. When filling a summer position, the District shall consider the qualifications, experience and prior job performance of the applicants. Determination of qualifications, experience and job performance shall be the sole discretion of the Superintendent of Schools or his/her designee, so long as such determination is not arbitrary.
- C. Full-time employees who work during the summer in one of the available open positions shall be entitled to one (1) paid sick day per month of service to a maximum total of two (2) sick days during such period, which shall not accumulate.
- D. Those members of the unit who work during the summer in one of the available open positions shall be paid at their regular hourly rate for such work.

XXXIV. IRS FLEX 125 PLAN

The District shall make an IRS Flex 125 Plan available to all members of the unit. In addition, employees may authorize the District to make permissible payroll deductions for benefits provided by AFLAC and/or Pearl Carroll, as long as such authorization is provided to the District in writing.

XXXV. LONG TERM DISABILITY

The District shall provide long term disability insurance for members of the unit as set forth below. One hundred (100%) percent of the premium cost of such disability insurance shall be deducted from the unit member's salary.

1. No Pre-existing Condition

- a. Should a unit member experience a serious illness/disability requiring a long term absence, the following shall apply:
 - i) For illnesses or injuries that are not job related, the District shall require the unit member to expend his/her accumulated personal leave/sick days during the disability plan's ninety (90) calendar day waiting period. After the ninety (90) calendar day waiting period, the unit member shall be eligible to receive the monetary disability payments from the plan.
 - ii) For illnesses or injuries that are job related (medical documentation and review required), the District shall not require the unit member to utilize his/her accumulated personal leave/sick days during the disability plan's ninety (90) calendar day waiting period. The District shall pay the unit member his/her regular salary during the ninety (90) calendar day waiting period. After the ninety (90) calendar day waiting period, the unit member shall be eligible to receive the monetary disability payments from the plan.

2. Pre-existing Condition

a. Definition – A pre-existing condition shall be defined as a sickness or injury for which the insured received medical treatment, consultation, care or services including diagnostic measures, or had taken prescribed drugs or medicines in the three (3) months prior to the effective date of coverage. The Long Term Disability plan does not provide coverage for any disability caused by, contributed to by, or resulting from a pre-existing condition.

Should the unit member experience an injury or illness that would usually qualify for Long Term Disability coverage but due to a pre-existing condition does not qualify for such coverage, the following shall occur:

- i) For illnesses or injuries that are not job related, the unit member shall utilize all of his/her accumulated personal leave/sick days. Upon exhaustion of such personal leave/sick days, and upon presentation of acceptable medical documentation, the unit member shall thereafter be provided full pay (which shall be defined as one hundred (100%) percent of annual salary at the time the period of absence due to disability commenced) and benefits for a period not to exceed one (1) year from the date the period of absence due to a disability commenced.
- For illnesses or injuries that are job related, the unit member shall ii) file a workers' compensation claim. Illness or injuries that are determined to be job related (medical documentation and review required) shall not require the unit member to utilize accumulated personal leave/sick days for the first ninety (90) calendar days of his/her disability. The District shall pay the unit member's full salary for the ninety (90) calendar day period. disability continue beyond the initial ninety (90) calendar day period, the unit member shall begin to utilize his/her accumulated personal leave/sick days. Upon notification of the financial settlement or payments made to the District based on the worker's compensation claim, the District shall return personal leave/sick days back to the unit member's personal leave/sick day bank at the percentage calculated by the formula established by the District. If the unit member is still unable to return to work due to his/her disability after all accumulated personal leave/sick days have been exhausted, the unit member may apply for a leave with pay and benefits for a period not to exceed one (1) year from the date the period of absence due to disability commenced.

XXXVI. REASONABLE SUSPICION ALCOHOL/DRUG TESTING

In order to help provide a safe work environment and to protect staff members, students and the public by insuring that District personnel have the ability to perform their assigned duties, the District may require employees to submit to drug/alcohol testing where there is reasonable suspicion of improper drug or alcohol use as set forth below:

- A. The order to submit to testing must be justified by a "reasonable suspicion" that the employee is under the influence of illegal controlled substances or alcohol while on duty or has engaged in the use, sale, distribution, or possession of illegal controlled substances or alcohol while on duty.
- B. While the "reasonable suspicion" standard does not lend itself to precise definition or mechanical application, vague or unparticularized or unspecified hunches or intuitive feelings do not meet the standard.

- C. "Reasonable suspicion" is the quantum of knowledge sufficient to induce an ordinarily prudent and cautious person to act under the circumstances. "Reasonable suspicion" must be directed at a specific person and be based on specific and articulable facts and the logical inferences and deductions that can be drawn from those facts.
- D. Disputes concerning the matter of whether the District had "reasonable suspicion" to order a test shall be subject to review by the Hearing Officer during the disciplinary process if disciplinary charges are pursued as a result of a positive test result.
- E. The decision to test an employee shall be made by the Assistant Superintendent or, in their absence, their designee, in accordance with the standards discussed above.
- F. It is intended that where a decision is made to test, the employee will be given a direct order to submit to the test and advised of his/her right to have a Union representative present for such testing, but the test shall not be delayed more than one (1) hour to accommodate the presence of a Union official or to give the employee an opportunity to talk with a Union representative. The Union shall be notified of such order. The test shall be conducted immediately thereafter. The employee shall be given a brief verbal statement of the basis for reasonable suspicion, which shall be confirmed in writing within five (5) working days from the test.

XXXVII. ENTIRE AGREEMENT

This Agreement shall be effective and in full force from July 1, 2022 through June 30, 2026. It is understood that this document constitutes the entire agreement between the parties. No promise, oral or written, has been made by either party to the other to induce entry into this Agreement.

IN WITNESS Whereof the Parties have hereunto set their hands and seal.

For the Union:	For the District:
Trang O Dur	
h	Janua Begget
Men	Michaelte
dey DR	
9/21/2023	
Date / /	Date

APPENDIX A

2022-23 Guard Salary Schedule

Step	
1	\$20.00
2	\$20.25
3	\$20.59
4	\$21.04
5	\$21.43
6	\$21.74
7	\$21.90
8	\$23.85
9	\$24.30
10	\$24.80
11	\$25.30
12	\$25.81
13	\$26.28



William Floyd Union Free School District of the MASTICS – MORICHES – SHIRLEY Michael Stam, Director of Human Resources 631-874-1527

Security Department Evaluation

NAME :		JOB TITLE:			Repo:	Report Period:	
POST:		WORK SHIFT			From:	From:To:	
				REPORT	DATE:		
	WORK HABITS/ APPEARANCE:	EXCE	L.	GOOD	NEEDS IMPROV.	UNSAT.	
1.	Has safety of self and others in mind in performance of duty.						
2.	Proper use of equipment.						
3.	Uses time efficiently.						
4.	Demonstrates personal neatness and cleanliness, including vehicles.						
5.	Is in proper uniform, i.e.: shirt, pants, jacket, shoes.						
6.	Safeguards the required equipment (radio, flashlight, etc.)						
7.	Consistency with work performance.						
8.	Refrains from using equipment/vehicles not assigned to them.						
	Comments/Recommendations:						
Qua	lity of Work		EXCEL.	GOOD	NEEDS IMPROV	UNSAT.	
1.	Assignments followed through with accur	acy.					
2.	Extends himself/herself by doing more the expected.	an what is					
3.	Seeks ways to improve the quality of work	k.					
4.	Relays suggestions and/or problem-solvin to the Supervisor.	g solutions					

. Accepts additional responsibilities, including Working additional hours when needed.				
Completes reports timely and accurately.				
Comments/Recommendations:				
WF	of the M	ASTICS - MO	Free School ORICHES – SHI or of Human Res -1527	RLEY
	of the M	ASTICS – MO l Stam, Directo	ORICHES – SHI or of Human Res	RLEY

Comments/Recommendations:

<u>remainity</u>	EXCEL	GOOD	NEEDS IMPRV.	UNSATIS
1. Complies with oral/written instructions/directions.				
2. Works well without close supervision.				
3. Assumes responsibility.				
4. Is dependable.				
5. Refrains from frequent absences.				
6. Observes start, leave and break times.				
7. Completes all paperwork.				
8. Completes reports when necessary.				
9. Is on Post on time, and remains on Post.				
10. Reports on post/duty prepared with required equipment and in uniform.				

<u> </u>	speración	EXC	EL	GOOD	NEEDS IMPRV.	UNSATIS
1.	Ability to work with colleagues.					
2.	Ability to take directions from superiors.					
3.	Ability to accept constructive criticism, does not r Undesirable behavior or job performance after suc Action has been identified.					
4.	Ability to respond to students in a courteous and cooperative manner.					
5.	Ability to respond to school personnel in a courted and cooperative manner.	ous				
6.	Ability to respond to the public in a courteous and cooperative manner.	I				
	Comments/Recommendations:					
	-					



William Floyd Union Free School District of the MASTICS – MORICHES – SHIRLEY Michael Stam, Director of Human Resources 631-874-1527

Employee Review of this Report

My signature on this report means that I have reviewed and discussed its contents with my Superviso
It does not necessarily imply that I agree or disagree with the contents herein.

Employee's Signature:	Date:	
Supervisor's Signature:	Date:	
Director's Signature:	Date:	

EXHIBIT A

To:	, Assistant Superintendent
From:	, Unit President/Designee
Re: Grievance No:	
Date:	
In accordance with Article XXIX o	f the collective bargaining agreement between the
William Floyd Union Free School District	and the Civil Service Employees Association, Inc.
Local 1000, AFSCME, AFL-CIO, William	Floyd Security Employees Unit, Local 870, the
employee,	, has consulted with the CSEA concerning the
subject and filing of Grievance Number	

Vacancy

Score Sheet

Name	Att	Sen	Eval	Notes
•				
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		!		

Key: 5=Excellent, 4=Good, 3=Fair, 2=Needs Improvement, 1 =Poor