MASTER AGREEMENT

BETWEEN

ROCHESTER COMMUNITY SCHOOLS

BOARD OF EDUCATION

AND THE

ROCHESTER EDUCATION ASSOCIATION, MEA/NEA

ROCHESTER, MICHIGAN 48307

September 3, 2024 THROUGH June 30, 2027

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PREAMBLE

This negotiated Agreement was created using an interest-based bargaining process between Rochester Community Schools hereinafter referred to as the "Board" and the Rochester Education Association, hereinafter called the "Association".

WITNESSETH:

The Board and the Association firmly believe that the primary function of the Board and its professional staff is to assure each student attending the Rochester Community Schools the highest level of educational opportunities obtainable. We have a responsibility to promote a positive mindset that embraces diversity and creates a strong culture and climate to promote success for every student. The Board and the Association believe that the objectives of the educational program are realized to the highest degree when mutual understanding, cooperation, and effective communication exist between the Board and the Association. To that end, we dedicate ourselves to a shared commitment to the district's strategic plan and Beliefs in Action – Pride in Excellence.

Providing a high-quality education for the children of the Rochester Community Schools is the paramount aim of this school district. The Board of Education, the Administrative Staff, and the Professional Teaching Staff have definite responsibilities in providing such education. We hereby declare:

WHEREAS: The Board under law, has the responsibility for establishing the policies for the District,

WHEREAS: The Administrative Staff has the responsibility for carrying out the policies established, and

WHEREAS: The Professional Teaching Staff has the responsibility to provide the best possible education in the classroom,

WHEREAS: The parties to this Agreement have a common goal of providing the best possible education for all children,

WHEREAS: This Agreement describes a relationship of collaboration being forged between the Association and the Board, dedicated to the continuous improvement of the quality of education in Rochester Community Schools.

WHEREAS: The parties to this Agreement understand that accountability, communication, transparency, and trust throughout the system are vital components of a healthy organization.

WHEREAS: all parties to this Agreement have the same responsibility to model behavior aligned with the RCS Respect Code:

RCS RESPECT CODE

Rochester Community Schools will provide a district climate that prohibits acts of harassment or bullying and eliminates prejudice and discrimination. All Rochester Community School members have the right to be:

• SAFE

All individuals are entitled to a physically, emotionally, and intellectually safe learning and work environment. It is our responsibility to address discriminatory statements and actions.

• VALUED

All individuals are entitled to be valued. Various customs, lifestyles, and backgrounds contribute to an enriched learning environment.

• RESPECTED

All individuals are entitled to be treated equitably. Education increases awareness and understanding and promotes human dignity.

WHEREAS: The Board has a statutory obligation, pursuant to the Public Employment Relations Act, Act 379 of the Michigan Public Acts of 1965 as amended, to negotiate with the Association as the representative of its teaching personnel with respect to hours, salaries, and terms and conditions of employment, and

WHEREAS: The parties reached a certain understanding which they desire to confirm in this Agreement.

In consideration of the following mutual covenants, it is hereby agreed as follows:

ARTICLE 1 - RECOGNITION

- **1.01** This recognition constitutes an agreement between the Board and the Association to attempt to reach mutual understanding regarding matters related to terms and conditions of employment. The Board and the Association recognize that the Board is the legally constituted body responsible for the determination of policies covering all aspects of the Rochester Community School District. The Board recognizes that it must operate in accordance with all statutory provisions of the state, and such other rules and regulations as are promulgated by the Department of Education in accordance with such statutes
- **1.02** The Board, in order to recognize a teacher organization as exclusive representative of teaching personnel, requires satisfactory evidence that the organization, in fact, represents a majority of such employees. Such evidence will be in the form of a membership list, signed designation cards, or dues deduction authorization.
- **1.03** By virtue of satisfactory evidence submitted by the Association to the Board that the Association does represent the majority of the teachers of the Board, the Board hereby recognizes the Association as the official negotiating agent for all teachers under contract to the Board. The Association will, upon request, submit to the Board a list of active members of the Association.
- **1.04** The term "teacher" when used herein will refer to employees included in the unit for bargaining as set forth in the paragraph below. The term "Board" when used herein will refer to the Board of Education. The Superintendent, and other Central Office Administrators, Principals, Assistant Principals, and all other supervisory personnel within the meaning of Act 379 will be appropriately referenced.
- 1.05 The following teacher personnel holding temporary and/or permanent teaching certificates issued by the State of Michigan and/or the appropriate license issued by the State of Michigan (where applicable and a teaching certificate is not required), and who hold valid contracts with the Rochester Community Schools comprise this bargaining unit: Early childhood special education teachers, Early On licensed and certified staff, teachers of transitional kindergarten, kindergarten classes, teachers of grades 1 through 5, teachers of music, art, physical education, vocational education, learning consultants, teacher consultants, counselors, media specialists, teachers of all subjects grades 6 through 12, teachers of all special education classes, teachers at the RCS Virtual Campus, student services staff, program consultants, curriculum consultants, physical therapists, occupational therapists, department heads, building athletic directors, social workers, psychologists and, speech-language pathologists (SLP), reserve teachers, but excluding all supervisory and executive personnel now in existence or hereinafter established by the Board, day-to-day substitute teachers, all non-teacher positions (coach, summer school, drivers education, co-curricular, game workers, etc.), who are not otherwise a member of the bargaining unit, office, secretarial, clerical, cafeteria, maintenance, operational, bus drivers, and school aides as well as any other non-certified and certified personnel employed by the Board. The Association agrees that it shall not, during the effective dates of this contract and for any mutual extension thereof, seek to represent for the purposes of collective bargaining any of the positions/job classifications currently excluded from the bargaining unit. The Association may seek to represent newly created positions.
- **1.06** The Board agrees not to negotiate with any teachers' organization other than the Association for the duration of this Agreement.

ARTICLE 2 - WAIVER CLAUSE

- **2.01** The parties acknowledge that during the negotiations which resulted in this Agreement each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining and that the understanding and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. Therefore, the Board and the Association, for the life of this Agreement, each voluntarily and unqualifiedly waive the right, and each agrees that the other will not be obligated to bargain collectively with respect to any subject or matter may not have been at the time they negotiated or signed this Agreement. Matters of common concern may be subject to negotiation during the period of this Agreement upon the written request and mutual Agreement of both parties.
- **2.02** The parties agree that this Agreement is intended to be in compliance with state law. Therefore, changes in state laws that impact wages, hours, and/or terms and conditions of employment, not addressed herein will be referred to Special Conference as provided in this Agreement.

ARTICLE 3 - NEGOTIATION PROCEDURES

- **3.01** Not later than April 15th of the calendar year in which this Agreement expires, the Association must submit, in writing, its desire to negotiate an Agreement in accordance with the procedures set forth herein in a good faith effort to reach Agreement as stipulated in Act 379 with respect to hours, salaries, and terms and conditions of employment.
- **3.02** If the parties fail to reach Agreement in any such negotiations, either party may invoke the mediation machinery of the Michigan Employment Relations Commission or take any other lawful measures it may deem appropriate.
- **3.03** Designated representatives of the Board will meet at mutually agreed upon places and times with representatives of the Association for the purpose of affecting a free exchange of facts, opinions, proposals, and counter proposals in an effort to reach mutual understanding and Agreement. Both parties agree to conduct such negotiations in good faith and to deal openly and fairly with each other.
- **3.04** There will be two (2) signed copies of the final Agreement for the purposes of record: One retained by the Board, and one by the Association
- **3.05** Annually, for the life of this Agreement, at least two (2) representatives of the Association and at least two (2) representatives of the Board (number to be equal) will meet upon the request of either party to review the terms and implementation of this Agreement. Both parties will identify and attempt to resolve any current problems with respect to the above and if resolutions are agreed upon, they will be confirmed in written letters of agreement and signed by both parties. Any costs incurred will be shared equally by both parties.

ARTICLE 4 - BOARD RIGHTS AND RESPONSIBILITIES

- 4.01 The Board, on its own behalf and on behalf of the electors of the District, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the Constitutions of the State of Michigan, and of the United States, including, but without limiting the generality of the foregoing, the right:
 - A. to exercise the executive management and administrative control of the school system, its properties and facilities, and the professional activities of its employees;
 - B. to hire all employees and, subject to the provisions of this Agreement and of the law, to determine their qualifications; and the conditions for their continued employment, or their dismissal or demotion, and to promote and transfer all such employees;
 - C. to establish grade levels, and courses of instruction, including special programs, and to provide for athletic, recreational and social events for students, all as deemed necessary or advisable by the Board;
 - D. to decide upon the means and methods of instruction, the selection of textbooks and other teaching materials, and the use of teaching aides of every kind and nature;
 - E. to initiate and carry out procedures by which teaching contracts are not renewed according to the provisions of the Michigan Tenure Act; and this Agreement
 - F. to carry on an evaluation of programs and to evaluate the effectiveness of individual teacher performance;
 - G. to initiate and carry out the means of obtaining financial support for the School District.
- 4.02 The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board, the adoption of policies, rules, regulations, and practices in furtherance thereof, and the use of judgment and discretion in connection therewith will be limited by the terms of this Agreement to the extent such terms hereof are in conformance with the Constitution and laws of the State of Michigan, and the Constitution and laws of the United States.
- 4.03 Nothing contained herein will be considered to deny or restrict the Board of its rights, responsibilities, and authority under the Michigan General School Laws or any other national, state, county, district, or local laws or regulations as they pertain to education.

ARTICLE 5 - ASSOCIATION RIGHTS AND RESPONSIBILITIES

- **5.01** Pursuant to Act 379 of the Public Acts of 1965, the Board hereby agrees that every teacher will have the right to freely organize, join, and support the Association for the purpose of engaging in collective bargaining or negotiations. The Board agrees that it will not directly or indirectly discourage, deprive, or coerce any teacher in the enjoyment of any rights covered by Act 379 of the Public Acts 1965; laws of the State of Michigan and the United States; that it will not discriminate against any teacher with respect to hours, wages, or terms and conditions of employment by reason of his/her membership in the Association, participation in collective professional negotiation; or the institution of any grievance, complaint, or proceeding under this Agreement.
- **5.02** The Association will have the privilege of using school buildings, when available, and in conformance with Board policies for meetings provided that when special custodial service is required the Board will make a customary charge therefore. The Association will have the privilege of posting notices of official organizational materials of the Association on the designated bulletin board provided in each building.
- **5.03** The Board agrees to furnish to the Association in response to reasonable written requests from time to time public information concerning the financial resources of the District. The Board further agrees to supply available information which is germane to the issue which may be necessary for the Association to process any grievance or complaint, except in cases involving confidential personnel records.
- **5.04** Duly authorized representatives of the Association will be permitted to transact official Association business on school property at all reasonable times, provided that it does not interfere with, interrupt, or affect the normal operation of assigned duties. It is the responsibility of the above mentioned Association representatives to report to the building principal before they conference with any teacher. It is understood that no Association views on matter related to Administrative- Teacher or Board-Association relationship will be discussed in the presence of students. If, in the opinion of the principal or the immediate supervisor of the Association member, such Association activity is interfering with classroom activities or assigned duties, such Association activities must be discontinued immediately.
- **5.05** The Association may use school facilities and equipment, at reasonable times, when such equipment is not otherwise in use, providing:
 - A. Written request is made and use is arranged in advance.
 - B. The use is strictly to serve the legitimate business of the Association, such as records, notices, correspondence, etc.
 - C. The purpose is for internal business use of the Association and is not for public information.
 - D. Supplies, in connection with such equipment use, will be furnished or paid for by the Association.

Equipment will not be removed from school property unless permission is granted by the Administrator following a written request by the Association president/designee. Use of equipment other than that listed herein will be with administrative approval. The Association recognizes that all equipment in a building is ultimately the responsibility of the building administrator.

5.06 The Association may use the inter-school mail service and the teachers' mailboxes for the purpose of transmitting and/or distributing official Association materials. The Association will have a mailbox in the Board offices to transmit and receive communications from its

membership.

- **5.07** The Association will be granted a total of twenty-eight (28) days per school year without loss of pay for conducting Association business including attendance at Association meetings. Appropriate written notice signed by the Association President of approved Association business days will be given to the supervisor (so that a substitute will be secured) and the Department of Human Resources in advance of the use. All requests for the use of Association days must be approved and countersigned by the President of the Association.
- **5.08** The President of the Association or his/her designee will be released to exercise one of the following two (2) options as listed below. The president will notify the Superintendent/designee of his/her choice no later than the last scheduled teacher work day of the preceding school year.

Option One: The president of the Association or his/her designee will be released from his/her regular teaching assignment with no loss of pay, benefits or professional advantage.

A. If this Option is chosen, the Association will reimburse the District each school year in an amount equal to contributions made to the Michigan Public School Employees' Retirement System on behalf of the Association President.

The District will bill the Association on May 1st of each school year and the reimbursement shall be received by the School District no later than June 30th of each school year.

Option Two: The president or his/her designee will be assigned to a position commensurate with his/her skills, background, and interests which will be mutually agreed to between the Board and the Association. While assigned to this position the president/designee will report directly to the Superintendent.

The past president upon the completion of his/her term of office will return to a full-time position. The past president will be placed on the building staff list of the building assignment at the time of election. If there is a vacant position, the past president will be placed in that building. If there is no vacant position, the teacher with the least seniority in that certification will be transferred to another position or laid off.

- **5.09** Any expenses mutually agreed upon between the Board and the Association in performing Association and/or Board business will be reimbursed within a ten-day period after billing.
- **5.10** All Association materials intended for distribution or display on any property under the management of the Board must be approved by an appropriate Association official before display or distribution.
- **5.11** The Association recognizes that abuse of sick leave or other leaves, chronic tardiness or absence, deficiencies in professional performance, or other violations of discipline, or violations of this Agreement by a teacher reflects adversely upon the teaching profession and creates undesirable conditions in the school system. Alleged breaches of discipline will be reported as soon as practical to the offending teacher and may be reported to the Association. The Association will use its best efforts to correct breaches of professional behavior by any teacher.

ARTICLE 6 - TEACHER RIGHTS

- **6.01** Nothing contained herein will be construed to deny or restrict to any teacher rights he/she may have under the Michigan General School Laws or other laws and regulations. The rights granted to teachers hereunder will be deemed to be in addition to those provided elsewhere.
- **6.02** There will be no discrimination by the Association or the Board toward any employee on the basis of race, color, national origin, religion, sex (including pregnancy, sexual orientation or gender identity), age, disability, marital status, genetic information, height, weight or any other criteria prohibited by law.
- **6.03** It is recognized and agreed that teachers will have the privilege to join, or not to join the Association, but membership will not be a prerequisite for employment or continuation of employment of any teacher.
- **6.04** Teachers will have the privilege to payroll deductions for the following items:
 - A. Association/Union Dues (Beginning in 2025-26 school year)
 - a. Members will utilize the RCS opt in/opt out form. (to be developed via CMC) There will be no opt in/out forms accepted after August 1st of each school year and members may only make this choice once per year.
 - b. MEA/REA indemnities the district from the dues deduction process.
 - B. Tax sheltered mutual funds (custodial account) and tax-sheltered annuity (two deductions from up to seventeen mutually agreed upon companies, including a Roth option) one of which will be MEA Financial Services:
 - C. Credit Union;
 - D. Universal Life;
 - E. IRS Section 125 salary reduction
 - F. MPSERS Tax-deferred payments
 - G. Other deductions approved by the Board
- **6.05** Teachers will be entitled to full rights of citizenship, and no religious or political activities of any teacher or the lack thereof will be grounds for any discrimination with respect to the professional employment of such teacher. In the classroom, teachers will not promote individual convictions, but will encourage the students to study varying points of view and respect their right to form their own judgment.
- **6.06** Faculty groups, coaches, play directors, etc. may use school facilities as listed in the Association Rights and Responsibilities Article, in the performance of their contractual obligations during evenings and weekends. This use will be permitted provided that:
 - A. the request is made in accordance with existing procedures for building usage;
 - B. the use is strictly limited to the performance of contractual obligations;

C. the employee is responsible for exercising due care for all facilities under his/her direction;

D. the facilities are not used on a Sunday or holiday without the approval of the Superintendent,

or designee.

- **6.07** When requested by the teacher, the Board will provide shots to prevent diseases related to blood borne pathogens (e.g. hepatitis B) without cost to the teacher in an at-risk position. Teachers not in positions presently identified as at-risk may request to receive the shots.
- **6.08** The Association President will be provided an opportunity to appoint an Association representative to all administrative approved committees if the committee's area of inquiry could affect wages,hours, and/or terms and conditions of employment.
- **6.09** The District will maintain a work environment that allows District personnel to successfully educate District students. In return, District personnel are required to meet the highest standards of personal integrity, professionalism and performance. District employees whose conduct or performance is inconsistent with successfully educating District students or whose performance falls short of District expectations are subject to corrective or disciplinary action. The parties acknowledge their commitment to maintaining a fair and just workplace environment. The Association and District agree that discipline will be corrective in nature.
- **6.10** A teacher will be entitled to have a representative of the Association present when he/she is being formally reprimanded or disciplined by any member of the Administration for any infraction of rules or delinquency in professional performance. Should disciplinary action likely occur at a given meeting, the employee will be advised immediately of said possibility and be advised of the right to be represented under this provision.
- 6.11 When a teacher is facing disciplinary action, the following will precede any decisions;
 - The teacher will be provided written notification of the alleged misconduct. The Board will make a good faith effort to provide timely notice to the member involved and the Association President prior to the initiation of that member's investigative meeting, unless an emergency is identified.
 - The District shall conduct a fair and impartial investigation into the alleged misconduct including gathering relevant evidence and interviewing witnesses.
 - All information forming the basis for disciplinary action will be made available to the teacher and to the Association upon the written request of the teacher.
- **6.12** If, following the investigation, the District determines that disciplinary action is warranted, a policy of progressive discipline will be followed. The progressive discipline policy shall include verbal reprimands, written reprimands, suspension, and discharge. Verbal reprimands are normally the first step of the disciplinary process. However, any disciplinary action taken against members will be appropriate to the behavior which precipitated said action. Verbal warnings will not be included in personnel files. In an attempt to promote consistency and fairness, the district will analyze past disciplinary decisions prior to issuing disciplinary action against any teacher.

- 6.13 Tenured teachers facing disciplinary action will be provided due process rights.
- **6.14** Probationary teachers facing disciplinary action will be provided information about the infraction and corrective action to be taken, if applicable. A meeting between REA and district designee may precede the teacher's meeting to gather union input. Probationary teachers may appeal action taken by the District through the Step 2 Grievance level (Article 20.05).
- **6.15** This discipline and discharge policy includes, but is not limited to, District employees whose employment is regulated by the Teachers' Tenure Act (TTA), MCL 38.71 et seq., except that this policy does not apply to a decision to discharge or not to renew the employment of a probationary teacher.

A probationary teacher is considered an at-will employee and his/her employment may be terminated at any time and for any reason that is not in violation of state or federal law.

- **6.16** Whenever the result of a reprimand, warning, or disciplinary action for any infraction of discipline, or delinquency in professional performance is reduced to writing by the administrator, the findings and decisions of the administrator will be filed, in writing, in the teacher's personnel file and a copy thereof given to the teacher. The teacher will have the right to reply to any such communication and the reply made a part of his/her personnel file.
- **6.17** Any disciplinary action taken will not be included in the teacher's year-end evaluation if not related to an evaluation component. Documentation of disciplinary action taken by the district against a teacher shall not be attached to the teacher's year-end evaluation.
- **6.18** A complaint, either identified or anonymous that is not substantiated will not be placed in a teacher's personnel file. Any member may forward emails of concern from administrators that he/she has received directly to the Association. A substantiated complaint directed towards a teacher will not be included in said teacher's personnel file unless such matter and the identity of the person(s) making the complaint were reported in writing within a reasonable period of time.
- **6.19** Each teacher will have the right, upon request, to review the contents of his/her own personnel file, including building files. The teacher must make an appointment with the Department of Human Resources in order that an employee of the Department will be present when he/she inspects his/her file. A representative of the Association may, at the teacher's request, accompany the teacher in this review. Privileged information, such as confidential credentials and related personal references normally received at the time of employment, are specifically exempted from review.

- **6.20** An appeal to remove disciplinary letters can be made by the Association or teacher in writing no less than three years after the offense. The appeal will be made to the Superintendent or designee. The Superintendent or designee may decide to remove disciplinary letters or not. Decisions are final for the school year, however, teachers may apply for removal annually.
- **6.21** Prior to the Board acting on charges filed against a teacher pursuant to the Michigan Teacher Tenure Act, the teacher will receive a copy of the charges. The teacher has the right to reply to the charges.
- **6.22** Academic freedom in teaching will be encouraged for all teachers who shall exercise such freedom within the framework of the curriculum, administrative directives, and Board policies. The teacher is expected to teach the students in the best manner of which they are capable.
 - A. The parties seek to educate young people to foster a recognition of individual freedom and social responsibility, to inspire meaningful awareness of and respect for the Constitution and the Bill of Rights, and to instill appreciation of the values of individual personality. It is recognized that these values can best be transmitted in an atmosphere which is free from censorship, and artificial restraints upon free inquiry and learning, and in which academic freedom for teacher and student is encouraged.
 - B. No limitation shall be placed upon study, investigation, presentation and interpretation of facts and ideas concerning humanity, human society, and the physical and biological world and other branches of learning; subject only to accepted standards of educational responsibilities and applicable laws, and the realization that teaching in an elementary or secondary school places special responsibility on the District and its educators to carefully consider the maturity level of the student and the special circumstances that surround the teacher/learning relationship.

ARTICLE 7 - TEACHER RESPONSIBILITIES

- **7.01** Teachers are responsible for maintaining a continuous high level of professional service to the welfare and benefit of the student body. Teachers are required to display exemplary behavior, in the performance of their work assignment, as an example to students, parents, community and co- workers. Teachers, therefore, are responsible to discharge their teaching assignments with professional proficiency, to plan adequately and to make conscientious efforts to meet, as required, with children, parents, and/or consultants.
- **7.02** Teachers will be encouraged to assist the Board in interpreting the program of the schools to the community in ways which will improve the public's understanding of purposes and problems, and which will encourage its involvement and support.
- **7.03** It is the responsibility of the teacher personnel and their representatives to comply with rules, regulations, policies and directives adopted by the Board or its representatives which are not inconsistent with the provisions of this Agreement.
- **7.04** The teacher accepts responsibility to strive for excellence in teaching and to take advantage of opportunities for continually improving his/her teaching skills and his/her relationship with children. Evidence of this responsibility includes reasonable and sincere participation in some activities such as in professional study committees.

Rochester Community Schools needs teachers on district committees, building committees, and to attend Professional Development programs. There is a limit, however, as to how many of these committees (and hours per week, month or year) a teacher can be involved in and still be productive in his/her regular job assignment and other responsibilities. Probationary teachers may serve on the School Improvement Plan (SIP) committee and not more than one (1) other building or district level committee.

- **7.05** It is the responsibility of each individual teacher, as well as the Board, to provide the highest quality education program practical for each student in the school district; thus the teacher will continue to use the school day for:
 - A. planning and preparing for their classes; (careful daily, weekly, and semester preparations);
 - B. teaching their students;
 - C. evaluating student progress and discussing with their colleagues the effectiveness of their own planning and implementation of their plans;
 - D. reporting their evaluations of student progress to the school administration and to the parents of the children whom they teach in a timely manner to support student learning;
 - E. assuming other responsibilities for the education, health, safety and welfare of their students;
 - F. providing professional services to the school and community for the purpose of assisting in the development and implementation of quality education in the Rochester Community Schools;
 - G. practicing good housekeeping in the lounge, the halls and respective classrooms;
- **7.06** Supervision of students is the teacher's responsibility during the entire school day. This includes activities in all school areas such as cafeteria, halls, lavatories, playground, assemblies, and any other place where students may congregate during

the normal school day.

- **7.07** It is recognized by the parties that participation in activities that relate to education and students can be helpful. Teachers are encouraged to participate in after school activities, e.g., curriculum, Professional Study Committees, textbook selection, sponsor of student activities, etc., as well as any other appropriate committee which would contribute to the betterment of the education of the children in the Rochester Community Schools. Each teacher at the secondary level is encouraged to share equally in after school responsibilities.
- **7.08** It is understood and accepted that teacher attendance at school affiliated evening meetings (PTA's, etc.) is desirable and beneficial. Except for illness or other emergencies, teachers will be required to attend such evening meetings as: Curriculum Night, Open House, parent/teacher conferences, and Kindergarten Registration. In addition, since teachers are an important part of PTA or PTO, they are encouraged to support its activities and attend its meetings. Teachers are encouraged to attend public performances of students.

If the "World of Welcome" program at the elementary level is authorized by the building principal, the one-hour World of Welcome program must be only offered during the last teacher work day before the start of student school days. It must be offered during teacher work hours. Teachers in buildings offering the "World of Welcome" program must have his or her classroom accessible one week prior to the teacher start date. If not, an alternative to World of Welcome developed by building administration and staff and conducted outside individual teacher classrooms will be offered.

Kindergarten Information Night will be held on a date mutually agreed upon by the district and the REA.

- **7.09** It is expressly understood that the teacher preparation period is subject to the total school program, and, as a result, such things as miscellaneous programs, special events, field trips, testing programs, emergency class needs, assemblies, and work-related activities, etc., may from time to time be substituted for preparation time. Conference periods will be used for such things as thorough preparation, conferences with parents, teachers and administrators, and special assistance to students as defined above, and in the Teaching Hours, Schedules and Assignments Article.
- **7.10** Members of the staff, with the approval of the appropriate administrator, may adjust their schedule to better serve students and parents.
- 7.11 The Board has the responsibility of providing necessary support for approved programs. Teachers will then be responsible for implementing these programs. Each elementary specials area group may recommend to the school district the level of subsidy needed to sustain a quality instructional program. The district is responsible for securing licensed permissions for any applicable copyrighted materials received or presented via technology for school and home use that have been approved by the District, or that are provided through a manufacturer's "Educator Use Program." The district will continue to strive to provide teachers with remote access to resources which are designed to improve work efficiency.
- **7.12** All teachers will attend professional development sessions in accordance with the applicable school calendar. Teachers are encouraged to provide input for the agenda. A tentative agenda for the professional development sessions will be provided three

(3) working days prior to the professional development. Teachers are expected to make every effort to attend the required building professional development sessions. Teachers not able to attend a professional development session must communicate said absence to their immediate supervisor and the district's absence reporting program prior to the meeting.

- **7.13** All teachers will attend 30-minute staff meetings. Staff meetings may be held once a month generally on the second Tuesday of each month, but will not be conducted on the fourth Tuesday of the month. Meeting dates will be provided to teachers by the second week of school. If the building administrator proposes a meeting date other than a Tuesday, it must also be agreed to by the majority of the building's teachers. Staff meetings will be used for building or district housekeeping, information sharing, and team-building exercises. Teachers are encouraged to provide input for the agenda. A tentative agenda for the staff meeting will be provided three (3) working days prior to the meeting. Teachers not able to attend a staff meeting must communicate said absence to their immediate supervisor prior to the meeting. Teachers not in attendance are responsible for acquiring the information provided at that staff meeting.
- **7.14** Members of the student support service staff may be requested to attend staff meetings during the workday in the student support services department at the administrative service center.
- **7.15** Teachers are expected to attend the scheduled parent/teacher conferences unless excused by their supervisor or if family or personal illness makes attendance impossible. Parent/teacher conferences must be made up in a reasonable period of time outside the scheduled workday for the teacher to have the compensatory leave time as provided in the school calendar.

Elementary - Conferences will be conducted within a predetermined time frame in the fall and spring. The time frame will be between 10 and 15 school days in length. Conferences may occur before or after school or during a teacher's planning time. These conferences may be conducted virtually or in person at the parent or teacher's request.

For elementary teachers a total of up to eight (8) and one-half (1/2) hours of conferences will be conducted during the Fall and a total of six (6) hours of conferences will be conducted during the Spring.

Time spent in accumulated conference time of six hours or more beyond the regular duty day will result in one-half (1/2) day of compensatory time which will be scheduled as part of the REA employment calendar.

Secondary - Fall conferences will be conducted for a total of six (6) hours split into two three (3) hour sessions. One session will be in-person in the evening and the other will be virtual in the afternoon. Afternoon sessions will not begin before one-half (1/2) hour after student dismissal. Evening sessions will not begin before 5:00 p.m.

Spring conferences will be conducted for three (3) hours.

Time spent in accumulated conference time of six hours or more beyond the regular duty day will result in one-half (1/2) day of compensatory time which will be scheduled as part of the REA employment calendar.

Conferences at the Secondary level will be scheduled electronically. Staff will be able to schedule breaks during each session for no more than a cumulative total of 15 minutes.

Should community safety require the need to move all conference sessions into a virtual environment, the President of the Association will be consulted in advance of this determination.

- **7.16** Teachers will not be required to work in learning labs that are held outside the teacher's regular workday. In the event that the Board approves, adopts or mandates any curriculum plan that will provide supplemental or tutorial support for students during non-standard student contact time (e.g. before school, after school, lunch), teachers serving in this capacity will be paid the non-permanent extra class assignment rate.
- **7.17** The teacher responsible for a student's instruction in a particular course or program will determine the student's grade. No student's semester grade will be changed without the approval of the teacher who assigned the grade. The semester grade may be questioned as herein provided by an authorized person. Authorized person is a student or a parent/legal guardian of a student.
 - A. The authorized person requesting a grade change must do so in writing no later than thirty (30) calendar days after final semester report cards are handed out or from the date they are reported.
 - B. When a semester grade is challenged by an authorized person, the administrator will contact the teacher about the grade. A meeting between the administrator, parent, teacher, and counselor will take place. If after the meeting the teacher does not concur with the request for the grade change, the principal will advise the authorized person that the teacher does not concur and a *Grade Review Panel* may be convened.
 - C. The *Grade Review Panel* will meet within fourteen (14) calendar days after the request for the review panel is provided to the principal. The *Grade Review Panel* will consist of three (3) teachers, selected by the Association, one (1) Board of Education member, and the Superintendent or designee. The superintendent or designee will serve as chairperson of the *Grade Review Panel*.
 - D. The authorized person is to be invited to the meeting of the *Grade Review Panel*, and is to be provided an opportunity to make a written and/or oral presentation to the *Grade Review Panel*.
 - E. The involved teacher is invited to the meeting of the *Grade Review Panel*, and is to be provided an opportunity to make a written and/or oral presentation to the *Grade Review Panel*.
 - F. It is understood that the authorized person and teacher will separately meet with the *Grade Review Panel*.
 - G. The decision will be made after reviewing the request and reasons supporting the request, and the teacher's reasons for non-concurrence. The *Grade Review Panel's* decision will be transmitted in writing to the teacher and the authorized person within fourteen (14) calendar days of the conclusion of the *Grade Review Panel* hearing. The district will place a copy of the *Grade Review Panel's* written decision in the student's CA-60 and maintain a copy in a general file called *Grade Review Panel* Decisions. The *Grade Review Panel* will notify the appropriate person to change the student's transcript, if necessary.

- H. The timelines provided may be extended upon the showing of good cause by the *Grade Review Panel*. It is agreed that a good cause is unavailability of participants. The *Grade Review Panel* may adopt alternative procedures for any appeal that are consistent with this Agreement. The *Grade Review Panel* will set the time, duration and location for each meeting. The decision of the *Grade Review Panel* is final unless appealed to the Board of Education within fourteen (14) calendar days.
- 1. Within fourteen (14) calendar days of receipt of notice of the Grade Review Panel's decision, either party to the dispute may appeal the decision of the Grade Review Panel to the Board of Education. The appeal to the Board must be in writing. The Board will notify the teacher or authorized person and the chairperson of the Grade Review Panel that an appeal has been made. The Board will meet within fourteen (14) calendar days after the appeal is received. At any meeting with the Board, the chairperson will present the position of the Grade Review Panel. The Board will notify the teacher, authorized person and the chairperson of the Grade Review Panel of its decision. If the grade is changed the Board will notify the appropriate person to change the grade on the student's transcript. The decision of the Board is final and binding.
- **7.18** Teachers are required to maintain a district approved grade book where applicable which will be linked to the district approved student information system. Only individual student data will be displayed. The following disclaimer will be provided "Teachers update data at different times. Please do not expect instantaneous updates."
- **7.19** English Language Development teachers may provide arrival and/or dismissal support for multilingual learners on their caseload.

ARTICLE 8 - TEACHING HOURS - SCHEDULES AND ASSIGNMENTS

- **8.01** The maximum length of a teacher's scheduled work day will be seven (7) hours and fifteen (15) minutes which includes a teacher's obligation to arrive before the students and remain after their departure. Secondary teachers shall have a daily, uninterrupted, duty-free lunch period of not less than thirty (30) minutes. Elementary teachers shall have a daily, uninterrupted, duty-free lunch period, duty-free lunch period of not less than thirty (40) minutes. A full day of elementary student instruction shall be six (6) hours and twenty-three (23) minutes. A half-day shall have three (3) hours and fifteen (15) minutes of student instruction. The full standardized teacher work day for Professional Development will be seven (7) hours including a sixty (60) minute duty free lunch.
- **8.02** Teaching is a profession. Therefore, teachers should have some flexibility in setting their own workday. However, teachers are expected to be on duty and to work the hours required to accomplish their total teaching assignment and responsibility. Because of basic differences which exist in the amount of planning, paperwork, curriculum study, extracurricular supervision, and other duties, it is impossible to keep the teaching day on a completely equal schedule. However, in fairness to pupils, parents, and teachers, and in the interest of some uniformity, the following should be observed:
- **8.03** The normal weekly teaching responsibility for an elementary teacher shall be approximately twenty- five (25) instructional periods. The Board recognizes the need for elementary teachers to have preparation time. The preparation time will consist of two hundred forty (240) minutes per week provided by physical education, art, music, and media center. Whenever an elementary physical education teacher, elementary art teacher, elementary vocal music teacher or elementary Information Literacy Specialist is absent, the District will hire a substitute so preparation time will not be lost. In the event a substitute is not available or is not present, elementary teachers will be compensated per the Extra Duty Assignment and Compensation Article (26).

Elementary Specials teachers of music, art, physical education and informational literacy (media) will have two hundred forty (240) minutes of preparation time extended to them in periods of not less than thirty (30) minutes, Music, art, information literacy specialist and physical education teachers with planning time in excess of 240 minutes may be scheduled to provide classroom coverage for student assessment or building needs. Elementary world language teachers hired by the district will be subject to the same teaching hours, schedules and assignments as elementary specials teachers.

If an elementary specials teacher has planning time in excess of 240 minutes and are scheduled to teach basic program special education classroom students, they will have the opportunity during the first few weeks of the school year during this time to observe those categorical program classrooms and consult with teachers and ancillary staff about best practices related to instruction. For those with only 240 minutes of planning time, a half day of release time will be provided within the first two weeks of the year to accomplish the same.

All special subjects teachers should expect teaching assignments according to the following provisions. Elementary teachers of music, art, physical education and informational literacy (media) will teach classes of sixty (60) minutes each and half periods (30) for transitional kindergarten and categorical program classrooms. If the teachers at a building want to consider a modified schedule the provisions of the Site

Based Decision Article must be followed. Thirty (30) minutes of travel time between assignments will be provided. Traveling teachers will not be assigned to more than two buildings. These teacher assignments shall be capped at no more than twenty-three (23) sections per week or the equivalent. Whenever possible, the elementary school's master schedule should allow for the scheduling of sections of the same grade level in consecutive time slots.

Elementary Specials teachers of music, art, physical education and informational literacy (media) will have two hundred forty (240) minutes of preparation time extended to them in periods of not less than thirty (30) minutes. Music, art, information literacy specialist and physical education teachers with planning time in excess of 240 minutes may be scheduled to provide classroom coverage for student assessment or building needs. Elementary world language teachers hired by the district will be subject to the same teaching hours, schedules and assignments as elementary specials teachers.

If an elementary specials teacher has planning time in excess of 240 minutes and are scheduled to teach basic program special education classroom students, they will have the opportunity during the first few weeks of the school year during this time to observe those categorical program classrooms and consult with teachers and ancillary staff about best practices related to instruction. For those with only 240 minutes of planning time, a half day of release time will be provided within the first two weeks of the year to accomplish the same.

All special subjects teachers should expect teaching assignments according to the following provisions. Elementary teachers of music, art, physical education and informational literacy (media) will teach classes of sixty (60) minutes each and half periods (30) for transitional kindergarten and categorical program classrooms. If the teachers at a building want to consider a modified schedule the provisions of the Site Based Decision Article must be followed. Thirty (30) minutes of travel time between assignments will be provided. Traveling teachers will not be assigned to more than two buildings. These teacher assignments shall be capped at no more than twenty-three (23) sections per week or the equivalent. Whenever possible, the elementary school's master schedule should allow for the scheduling of sections of the same grade level in consecutive time slots.

In the event that an elementary school does not have the minimum number of sections necessary for a full-time assignment, then the teacher may be assigned to travel to another building, provided the teacher is allowed to teach all the Music, Physical Education, or Art classes in the building in which they are primarily assigned. The majority of a teacher's preparation time should be at their home building in which they are primarily assigned.

Whenever possible, the elementary school's master schedule will assign teachers to buildings with the same start time as their home building. Representatives from the Contract Maintenance Committee (CMC) will be given the opportunity to provide feedback on the elementary school's master schedule in August each year.

At least five (5) minutes will be scheduled between art, music, physical education and media center classes. "Specials" teachers will provide input to the principal in setting the special schedule for the year. The principal and teacher may upon mutual written consent, alter the application of the five (5) minutes between classes as long as the total number of minutes for passing are not reduced. However, if due to the amount of

sections or facilities available, it is impossible to schedule the five (5) minutes of passing time between classes, the Assistant Superintendent of Human Resources, building principal and representatives of the Association will meet to mutually agree upon an appropriate solution such as compensation or compensatory time.

The Board and Association will establish a committee to study and propose alternatives to the current release time with regard to the media center instructional model. The Board and Association will establish a committee to study the addition of world language as a release time special.

8.04 The normal weekly teaching responsibility for a middle school teacher, inclusive of the following conditions, will be twenty-five (25) instructional periods and/or duty assignments and five (5) preparation and/or conference periods. The middle schools will have a six (6) period day. A full day of middle school student instruction shall be six (6) hours and twenty-three (23) minutes. A half-day shall have three (3) hours and fifteen (15) minutes of student instruction.

Middle School will provide 50-75 minutes a week of enrichment time. The schedule of the enrichment time will be determined by each individual building. Staff and administration will determine the focus of the enrichment time together.

- **8.05** The normal weekly teaching responsibility for a high school teacher, inclusive of the following conditions, will be twenty-five (25) instructional periods and/or duty assignments and five (5) preparation and/or conference periods. A full day of high school student instruction shall be six (6) hours and twenty-three (23) minutes. A half-day shall have three (3) hours and fifteen (15) minutes of student instruction.
 - A. The high schools will be a six (6) period day. The period will be approximately sixty (60) minutes in length. High school teachers' workday will consist of five (5) instructional or duty periods and one (1) individual preparation period. (Also see the Professional Development Article)
 - B. High school instrumental teaching schedule will be five (5) periods of instruction including a sectional period (if there are at least 180 students in marching band), a zero-hour scheduled with principal's approval and one individual planning period. High school vocal music will have a zero-hour schedule with the principal's approval.
- **8.06** The normal weekly teaching responsibility for a teacher at the Alternative Center for Education (ACE), inclusive of the following conditions, will be fifteen (15) instructional periods, five (5) study skills periods, and five (5) preparation and/or conference periods. A full day of student instruction shall be five (5) hours, forty-eight (48) minutes. A half day shall be three (3) hours, five (5) minutes.

The maximum teacher work day is 7 hours and 15 minutes. The Administration and the Association will meet to develop an understanding of the additional work time above the five (5) hours and (48) minutes that is contractually required, prior to the start of the 2019-2020 school year.

8.07 The normal weekly teaching responsibility for a teacher in the Adult Transitions Program Services (ATPS) will be five (5) days of student instruction and five (5) preparation and/or conference periods equaling no less than two hundred forty (240) minutes weekly. A full day of student instruction shall be six (6) hours, twenty-three (23) minutes. A half day shall be three (3) hours, fifteen (15) minutes. Teachers shall be granted a duty-free lunch period of not less than forty (40) minutes.

- **8.08** The normal weekly teaching responsibility for a teacher in the Early Childhood Special Education (ECSE) program will be either (8) weekly instructional periods of three (3) hours each and no less than two hundred forty (240) minutes of preparation and/or conference time. A student instructional period shall be three (3) hours in length. Teachers shall be granted a duty-free lunch period of not less than forty (240) minutes.
- **8.09** Teachers of Transitional Kindergarten will follow the Kindergarten schedule during the first week of school, annually. Each full-time Transitional Kindergarten classroom, on a daily basis, will be allocated a minimum of a half-day of adult support. Teachers will be provided with three (3) half- days of release during the school year to collaborate with fellow Transitional Kindergarten teachers. This collaboration will be in the form of classroom observations. Professional development for Transitional Kindergarten teachers will be consistent with professional development times across RCS; district professional development may be utilized as departmental professional development for Transitional Kindergarten teachers.
- **8.10** It is recognized that counselors, social workers, psychologists, learning consultants, Speech-Language Pathologists, teacher consultants, occupational therapists, physical therapists, and secondary information literacy specialists do not need a regularly scheduled preparation period. However, a break in the morning and/or in the afternoon of at least twenty (20) minutes will be allowed.

Social workers, psychologists, Speech-Language Pathologists, counselors, learning consultants, teacher consultants, occupational therapists, physical therapists and information literacy specialists will be scheduled an uninterrupted, duty free lunch period equal to that scheduled for the other teaching staff in the building. Unless other arrangements are made (such as flexing their time), any of the aforementioned staff who, due to student needs are unable to take either their daily breaks or their uninterrupted, duty free lunch period shall, with approval, be eligible to submit a time card and receive compensation at the ad hoc rate (prorated where applicable) for the missed break and/or duty free lunch. Time cards must be submitted within the quarter/trimester the break and/or duty free lunch occurred. It is further understood that staff outlined above who, due to an emergency situation, are required to substitute teach in a classroom will be compensated at the ad hoc rate (Appendix B. Category D.1.a.) for time spent subbing. Time will be provided during the workday for record keeping and preparation. English Language Development (ELD) Teachers shall receive a daily preparation period equal to one class period and none of their students will be assigned to them during that time.

8.11 The workday will be continuous. Teachers who work less than full-time will be assigned consecutive periods. If the teacher is not assigned a class period for instruction in the middle of the assignment, the teacher will be paid for the unassigned period and the assigned periods. The rate of pay will be the ratio of periods required to be at work to the number of instruction periods required for full-time work. The same ratio will be used to determine the time the teacher is required to be at work before and after the student day, and the length of the planning period. At his/her request, a part-time teacher shall receive a full lunch period. Less than full-time teachers are required to attend or complete a prorated amount of professional development sessions that are outside his/her work schedule. Inservice or professional development (including personal professional development) sessions scheduled outside his/her regular work schedule may be attended by the less than

full- time teacher without additional compensation.

- **8.12** English Language Development (ELD) teachers will have a planning time equivalent to their grade level assignment allocation. This planning time will be no shorter in (increments of) duration than 30 minutes.
- **8.13** If a teacher teaches more than the normal teaching load as set forth in this Article, the teacher will receive additional compensations as prescribed in the Appendix B, Category D.1.a. These extra assignments will be as equally apportioned among staff as is educationally feasible as determined by building administrators.
- **8.14** Both parties acknowledge the responsibility of building administrators to exercise the authority to reassign any teacher duties to meet any emergency situation.
- **8.15** Teachers are expected to make themselves available for student and parent conferences. All teachers will attend meetings called by the administration as a regular part of their teaching assignments unless otherwise excused by the Administration. Sufficient notice of such meetings and agendas will be given when practical.
- **8.16** It is recognized that teachers may occasionally require emergency relief. When such relief is required, the building administrator will see that temporary supervision is provided.
- **8.17** Any teacher desiring to leave the assigned building prior to the completion of the daily schedule and the normal workday will first secure the permission of the immediate supervisor or the supervisor's designated appointee.
- **8.18** When school is canceled on a day designated as a teachers' records day or on a day designated as a student exam day, the Board and Association will be mutually responsible for determining the calendar adjustment. Every effort will be made to reschedule the teachers' record day or student exam day exactly as it was scheduled.
- **8.19** If the teachers at a building want to consider a modified schedule in order to provide time for professional development, the provisions of the Site Based Decision Article must be followed. Any modified schedule must be approved by the Association and the Board.
- **8.20** If hours or schedules of any building are under consideration for change by the Board, the Rochester Education Association will be notified. Before implementing any changes, the Board of Education and the Rochester Education Association will meet to negotiate any changes in wages, hours and terms and conditions of employment prior to implementation.
- **8.21** The Board is required by State School Code to provide the mandated number of hours of student instruction, inclusive of the provisions of this Agreement.
- **8.22** All K-5 elementary teachers will be provided a substitute teacher for a minimum of one (1) full day and two (2) half-days per section to perform district/state directed student assessments. Teachers will be compensated at the rate of \$25 per hour for assessment time lost as a result of no sub coverage. The Elementary Council on Teaching and Learning (CTL) will work to reduce assessment requirements and timelines for Grade 4-5 elementary teachers that may result in a reduction or phase out of release time for the purposes of conducting assessments through the life of this

agreement. Should there be any disputes RCS Administration and the Contract Maintenance Committee (CMC) shall come to a resolution.

8.23 The Board of Education and the Association recognize and support efforts to advance student learning opportunities through alternate instructional models. Both parties agree to encourage teachers to investigate these models. The investigation process must include a cost estimate for the model. The model being investigated must be explained and discussed with other affected teachers. It is understood that teachers would only participate in alternate instructional models on a voluntary basis. The Superintendent or his/her designee must approve the model prior to implementation.

Electronic online courses are permitted only according to current Board policy. If a teacher develops an online course for transmission that the Board of Education would like to market and use outside the school district, the teacher, a representative of the Association, and Superintendent/designee will meet to determine if compensation for the use of the course materials is appropriate and/or the teacher's right to retain the intellectual property rights of the course work is applicable.

- **8.24** Representatives of both parties shall meet annually to continue the discussion of rotating early and late start schedules for elementary schools. Additionally, each year, the Human Resources Department will notify all teachers through their immediate supervisors of the established reporting and dismissal times for teachers and students for each building.
- **8.25** The work schedule and calendar provisions for the teachers in the Special Education Post Secondary, Special Education Pre School, and Alternative Center for Education programs can be modified subsequent to agreement by the Board and the Association.
- **8.26** Part-time teachers, who are not regularly scheduled to work on a professional development day, shall be able to adjust their work schedule with the approval of the building administrator in order to receive their prorated required professional development time.
- **8.27** Part-time teachers who are not scheduled to work on a teacher's records day, shall receive their prorated amount of release time for the completion of their records
- **8.28** Co-taught classes are defined as two general education staff teaching the same class of students. Team-taught refers to a general education and special education staff teaching the same class of students.
- **8.29** Team teaching between a Special Education teacher and a general education teacher is expected to be a voluntary assignment. Both teacher volunteers will be consulted about the arrangement prior to the scheduling of students. Whenever possible, team teaching for special education teachers will hold the certification or be highly qualified in the area of the assignment. If no volunteers come forward, the principal, the Executive Director of Special Education, the Special Education teacher and all potential general education teachers shall meet to discuss the options. The final decision to schedule the team teaching assignment will rest jointly with the building principal and the Executive Director of Special Education. Whenever possible, the number of team teaching partnerships will be limited.

Every attempt will be made to schedule team taught classes with no more than 1/3 of students with IEPs. Exceptions are subject to review by representatives of the

administration and the association prior to implementation.

For secondary team teaching partners, efforts will be made to provide common planning time. If the team teaching partners do not have a common planning time, with prior approval from administration, they will receive one half day of release per semester. Team teaching partnerships will be utilized for substituting elsewhere in the building only in emergency situations.

8.30 If a full-time teacher is required as part of his/her teaching assignment to travel between schools, there shall be allocated at least thirty (30) minutes for traveling. If as a result of traveling a teacher's preparation time has been diminished, he/she shall be compensated for a full thirty (30) minutes per the extra duty permanent basis rate at Appendix B, Category D.1.a.

For secondary traveling teachers, every attempt will be made to have no more than three (3) unique courses/preps.

ARTICLE 9 - CLASS SIZE

9.01 Pupil-teacher ratio is an important aspect of an effective educational program. The parties agree that low class size is desirable. To the extent feasible, (taking into account the availability of qualified staff, facilities, funds and state requirements) the Board will maintain low class size limits. It is agreed that the following limits on class size apply:

Elementary General Education: Class size limits

A. Elementary General Education: Class size limits

Grade	Relief	Maximum
тк	22	24
К	25	27
1	28	30
2	28	30
3	28	30
4	32	34
5	32	34

B. Elementary Combined Classes: Class size limits

Grade	Relief	Maximum
к	No splits will exist	
1-2 combined	26	28
2-3 combined	26	28
3-4 combined	26	28
4-5 combined	30	32

Classrooms having combined grades will have a reasonable balance of students from each grade. The combined grouping will have a ratio of not less than 70:30. The maximum class size limit will be two (2) less than the maximum stated for the lower grade in the combined grade classroom. RCS will make every attempt to not schedule a 1-2 combined class. In the event a 1-2 combined class is a possibility, it will be subject to review by the representatives of the Board and the Association prior to implementation.

A \$2000 annual stipend will be paid for general education teachers that teach split/combination classes. The payout will be divided and paid at the end of each trimester.

Guidance about scope and sequence for teaching two grade levels in a single year at the elementary level will be provided by the curriculum department in conjunction with feedback from teachers with split/combination teaching experience.

Class	Relief	Maximum	
6-8 ACADEMIC	32	34	
6-8 ACTIVITY			
Art	32	34	
Computer	33*	35*	
Drafting	26*	28*	
STEM	32*	34*	
FCS: Foods	28*	30*	
Physical Education	38	40	

C. Middle School: Class Size limits

*See Section 9.01,G, "Work Stations"

Same as a core class unless limited to a workstation (unless-Band, Choir and Orchestra)

- D. High School: Class Size Limits
 - 1. Grades 9-12 Academic Classes

Class	Relief	Maximum
9-12 Academic	35	37
HS English Composition	28	30

For split classes having combined subjects, the maximum class size limit will be two (2) less than the maximum stated. Only two (2) courses can be combined into a split class. No teacher can teach more than one split class per semester.

2. Grades 9-12 Activity Classes

Class	Relief	Maximum
Art/Photography	32	34
Computer Science*	33	35*
Drafting	26	28
Industrial Arts*	26	28*
FCS: Cooking*	28 (4 per kitchen)	30*
FCS: Sewing*	28	30*
FCS: Interior Design*	28	30*
PE Basic	42	44
PE: Life Saving	30	32
PE: Swimming	33	35

*See also Section 9.01,G, "Work Stations"

E. Academic classes include any class not listed above except Vocal Music and Instrumental Music.

F. Instrumental Music

Marching Band will have a Director and an Assistant Director if one hundred (100) or more students are in the marching band. Additional support staff will be hired as needed.

G. Vocal Music

For each class section of secondary choral music a teacher is scheduled to teach, five (5) hours of an accompanist's service will be provided weekly (during the school day and/or during performances).

H. All 6-12 science lab, industrial arts, typing, family consumer science, and computer science usage classes will be limited to the number of fixed available pupil work stations as mutually agreed upon by the Administration and Association. Effective the 2022-23 school year, courses designated as labs for the purposes of establishing maximum class size will be by course, not by the classroom space in which the course is being instructed.

I. Limits will be as stated above except in traditional large group instruction or in experimental classes, as well as in new technological and innovative approaches toward classroom teaching, in which case the new limits will be mutually agreed to by the Board and Association.

For general education secondary teachers that have one or more split/combination classes, a \$500 stipend will be paid at the end of each semester.

9.02 At the elementary level, where more than one teacher within a building is assigned to the same subject or grade level, class sizes will be adjusted to be as equal as feasible. At the secondary level within a building the same subject or grade level class sizes will be adjusted to be nearly equal. If the class size reaches the overload levels stated on the Overload Chart (see Appendix C), and remains at or above the overload level for ten (10) or more student days during any trimester, the elementary level teacher will be paid per student per card marking according to the Overload Chart and at the secondary level the teacher will be paid according to the Overload Chart per period, per student, per card marking once the number of students in a class reaches the overload level for fifteen (15) or more student days.

For all overload payment amounts, see the Overload Chart in Appendix C.

- **9.03** When the number of students exceeds the maximum class size in 9.01, the teacher will continue to be compensated at the overload rate for the first two (2) students as stipulated in Section 9.02 unless alternate solutions are determined through the methods below.
 - A. At the elementary level, if a particular building has an unusual population distribution at any grade level but adding a section is not a feasible solution, then meeting and/or exceeding the maximum class limit may be necessary. In such cases a mutually agreeable solution will be determined through the following process.

Once maximum has been met, a meeting will be called between the building principal, the teachers involved, the Association president or designee and the Assistant Superintendent of Instruction or designee. The purpose of such a meeting will be to determine a contingency plan in the event an additional student of that grade level joins that attendance area. Solutions may include, but are not limited to:

- 1. Rescheduling of students
- 2. Reassigning the student to a different attendance area
- 3. Additional teacher hired
- 4. Other solutions as mutually agreed upon
- 5. If no other solutions can be mutually agreed upon then a three (3) hour paraprofessional and monetary compensation will be provided
- B. Whenever feasible, adding class sections at the secondary level is the most desirable solution for dealing with excessive student numbers thus avoiding relief or maximum class size compensations. Some unusual scheduling situations may necessitate exceeding maximum class size limits. Under such circumstances, the affected teacher(s) will receive compensation at the relief rate for each student causing the count to reach the maximum and/or exceed it by one or two. This model for compensation for secondary teachers may be applied for up to two (2) students beyond maximum.

The number of students in any classroom cannot exceed the maximums listed in 9.01 by more than two (2) students.

9.04 The counseling load of a full-time counselor at the secondary level will be not more than 350 students. Counselors will begin the school year with no more than three

hundred fifty (350) students on their counseling load. If they do, they shall be compensated at a rate of ten dollars (\$10) per student per card marking up to a maximum of thirty-five (35) additional students. It is understood that duties and responsibilities assigned to counselors within a particular building will be divided equitably.

- **9.05** The district will provide paraeducator support at the elementary level.
- **9.06** In the event of a substantial reduction in revenue due to such things as millage failure, state aid cuts, or an unanticipated increase in expenditures, etc. which would affect the standards set forth in this Article, the Board may, at its option, re-open negotiations with the Association. These negotiations would relate to class size as set forth in the Article.

ARTICLE 10 - TEACHING CONDITIONS

- **10.01** The Board recognizes that appropriate texts, library reference facilities, computers, computer programs, and software, maps, globes, laboratory equipment, audio-visual equipment, art supplies, athletic equipment, current periodicals, standardized tests and questionnaires, and similar materials are the tools of the teaching profession. Further, the Board will continue to seek and use textbooks and supplementary reading materials, which foster equity, inclusion and cultural awareness. The Board agrees at all times to continue to keep the schools reasonably equipped and maintained providing financial conditions permit.
- **10.02** Faculty members will be informed upon request to the principal as to materials, supplies, and funds available for their use.
- **10.03** The Board agrees to make available the necessary equipment and supplies to aid teachers in preparation of instructional materials, providing financial conditions permit. The use of the aforementioned materials by the faculty will be in accordance with policies and priorities established by administration.

A biennial review of hands-on manipulatives available at each grade level will occur at each grade level for math learning in correlation to curriculum needs.

In conjunction with the curriculum department, each building will assess its needs for instructional materials (including F&P books and assessment materials).

- **10.04** The Board will continue to provide wherever possible and practicable:
 - A. a desk for every teacher;
 - B. closet space for each teacher to store coats, overshoes, and personal articles;
 - C. chalkboard/white board space in every classroom;
 - D. copies of all texts used in each of the courses a teacher is assigned to teach including teacher manuals;
 - E. instructional materials storage space.
 - F. class books, paper, pencil, chalk, erasers, and other such materials required in daily teaching responsibility.
 - G. a computer for every teacher
 - H. ancillary staff will have access to a locking file cabinet or work-space at each worksite for storing student files.
- **10.05** The Association agrees that there are certain duties which may be assigned to teaching personnel by the building principal. The use of teachers to perform non-instructional functions will be kept to a minimum. In the event that it is necessary to assign teachers to non- teaching duties, it will be on an equitable basis for the entire staff.
- **10.06** Telephone facilities will continue to be made available to teachers for school business and local personal calls.
- **10.07** In any situation, when in the opinion of the Administration it is advisable to discontinue regular classes for pupils, teachers will be informed, as soon as possible, of their teaching schedule for that day if it deviates from the regular school day for teachers.
 - A. When students are not required to report to school because of adverse

weather, teachers will not be required to report.

- B. If road conditions in a given teacher's area are deemed unsafe, he/she is expected to call his/her principal or immediate supervisor to explain the situation and to report as soon as conditions permit. Under extreme and unusual conditions the principal or immediate supervisor may determine that driving conditions are unsuitable and the employee may be excused from work. Unless prior permission to remain away from work is granted, time lost will be deducted from the employee's sick leave.
- C. In the event the district will lose state aid because the number of days of instruction falls below the minimum number of days required to receive full state aid as per the foundation grant and the district determines that the days will be made up in order to qualify for full state aid as per the foundation grant, teachers will work the rescheduled day without additional pay. The Association will be consulted as to the make-up schedule.
- **10.08** Where practicable, properly maintained and identified parking facilities will be made available for school personnel during school hours. Reserved parking for faculty only will be provided at the high schools.
- **10.09** A teacher may be selected by the Administration to be a teacher-in-charge of the building and personnel in the absence of the administrative personnel. This teacher, if selected, will receive an amount stated in the Compensation Article, annually prorated, to compensate for this added responsibility.
- **10.10** Normal care of facilities and equipment is the duty of each teacher as part of his/her employment. When repairs or maintenance are necessary, it will be brought to the attention of the immediate supervisor for disposition.
- **10.11** No teacher will have transportation/student pick-up duty except in cases of emergency. However, it is understood there will always be one teacher in the building and available to assist in cases of emergency until the last bus student has left. All elementary teachers will walk their students to the designated bus area. If the transportation is not at school, the teacher will notify the principal/designee. The principal/designee will make arrangements for supervision of the students so the teacher will be able to leave the transportation area.
- **10.12** The Board will provide clean, well-maintained classrooms.
- **10.13** Adequate rooms, equipment, and furniture will be provided to all student services teachers in the building(s) to which they are assigned. Where possible, student services teachers will not be required to share office space in their home base building.
- **10.14** If the temperature in the classroom is less than 60 degrees Fahrenheit or more than 85 degrees Fahrenheit when the heating system, ventilation system, or cooling system is at fault, the teacher involved and/or the REA representative will meet with the building principal and the students will be relocated to a more suitable learning environment. If there are building-wide conditions that may adversely affect the health and welfare of the teachers, a designee for the Superintendent will contact the Association President.
- **10.15** The term "school health service" will mean any act or function constituting the "practice of medicine" within the meaning of Section 17001 of the Public Health Code (MCL 333.17001). First aid is not the major responsibility of teachers, but teachers are

expected to act in a reasonable and prudent manner which may include aid in life threatening circumstances or the dispensing of medication on field trips in circumstances where the child is to have the medication on the field trip and no other person designated to dispense that medication is present. No teacher will otherwise be expected to provide school health services or otherwise dispense medication in a manner that is prohibited by law.

- **10.16** No teacher will be expected to take care of student bathroom needs including, **but not limited to**, catheterization, changing diapers or cleaning up after accidents.
- **10.17** A teacher directed to pack his/her classroom materials in their entirety for moving to a different building or due to building renovation or construction will receive the ad-hoc rate in Section 26.04 to a maximum of ten (10) hours, which includes both packing and unpacking. Unless otherwise agreed to in advance between the supervisor and the teacher, a teacher directed to pack only a portion of his/her classroom materials for moving to a different building, or a teacher working in an office-type setting who is directed to pack his/her materials in their entirety for moving to a different building or due to building renovation or construction, will receive the ad-hoc rate in Appendix B, Category D.1.a to a maximum of six (6) hours, which includes both packing and unpacking.

A teacher directed to pack his/her classroom materials in their entirety for moving to a different classroom within the same building will receive the ad-hoc rate in Appendix B, Category D.1.a to a maximum of two (2) hours, which includes both packing and unpacking.

10.18 Coverage for absences may include the use of a guest teacher, the use of a teacher volunteer during his/her planning period, or the use of an administrator. However, if the school district determines that it does not have enough available substitute coverage for a particular school day, teachers attending internal district professional development/curriculum programs will be the first of the staff members to be returned to their buildings for necessary redeployment of guest teachers. Next, teachers who had pre-approved conference attendance scheduled will only be returned to their buildings provided they are reimbursed for any out-of-pocket expense associated with their conference. Teachers on approved leave, incentive leave, compensatory leave and coaches of students participating in secondary sporting competitions who have filed the appropriate paperwork will not be required to return to their buildings.

ARTICLE 11 - PROFESSIONAL QUALIFICATIONS AND ASSIGNMENTS

- **11.01** Both the Board and the Association agree on the importance of having a properly certified or licensed (where applicable) teacher with a minimum of a Bachelor's degree and educational training preferred. The Board will attempt to contract only teachers who have a degree or degrees from an accredited college or university and those individuals who also meet the minimum Michigan Certificate Code requirements, or appropriate Michigan licensing requirements where a teaching certificate is not required. Teachers in reimbursed vocationally certified programs must hold a valid vocational certificate in their specialized areas. If teachers in reimbursed vocationally certified programs do not hold vocational certification as required, said teachers will be encouraged to apply for or renew vocational certification and/or may be subject to transfer to maximize the district's ability to obtain reimbursement.
- **11.02** Those teachers for whom special permits are being processed while they are waiting for full certification from the State of Michigan, or teachers of vocational subjects who possess a vocational certificate or permit are excluded from the provision of Sections 11.01 and 11.02 of this Article.
- **11.03** The Association recognizes that each teacher must assume the responsibility of filing his/her valid Michigan teaching certificate or other documents indicating the same with the Department of Human Resources by July 1. Each teacher must file with the Department of Human Resources a valid Michigan teaching certificate/license and a transcript of credits.
- **11.04** The responsibility for being certified to teach in the Rochester Community Schools rests solely with the individual teacher. The Board will continue its present practice of informing the teachers of this responsibility and the manner in which it may be fulfilled. Teacher proof of certification must be on file by July 1. The Department of Human Resources will work in partnership with the Association to notify any teacher who does not have proof of certification on file. If a teacher has not provided the Department of Human Resources proof of certification by August 15th, he/she will be placed on an unpaid leave of absence in accordance with Article 16 until proof of certification is provided to the Department of Human Resources. The unpaid leave of absence will be for no longer than 90 calendar days from the first student day. If proof of certification is not obtained within the 90-day period, the employee will be terminated.
- **11.05** Teachers who are leaving the District, or contemplating leaving the District, or are requesting a leave of absence for any reason, have an ethical responsibility to report this to their immediate supervisor and Department of Human Resources at the earliest possible date. This early reporting will enable the Department of Human Resources to obtain the best possible replacement for the following year. It is recommended that a written notice of resignation and/or leave of absence be given to the Department of Human Resources not later than the first of May.
- **11.06** Elementary and middle school teachers will be given the opportunity to express their wishes for room assignments within a department, block or grade level. Course or grade level assignments will be based on qualifications and experience.

Senior high teachers can request specific room assignments for the following school year. Once tentative room assignments have been determined, available administrators will review these assignments with interested department members to elicit input for changes to the proposed room assignments. Such changes will be

made if at all practical

- **11.07** In order to comply with Section 1119 of the Elementary and Secondary Education Act (ESEA), also known as the No Child Left Behind Act (NCLB), teachers will be required to be "highly qualified" in their area of teaching in compliance with State and Federal Regulations. In the event that the laws are repealed or amended so as to not require the concept of "highly qualified", this section shall be void.
- **11.08** The district-wide Professional Development Assessment Team (PDAT) shall be composed of four members: two (2) administrators appointed by the Assistant Superintendent for Instruction and two (2) teachers appointed by the Association. The PDAT shall make a determination whether a teacher has become "highly qualified" through the portfolio method. For teachers choosing the portfolio method, an individual portfolio shall be completed by the teacher for each subject area in which the teacher wants to demonstrate his/her highly qualified status. The portfolio assessment shall be conducted by the PDAT using the negotiated guidelines and forms. If the PDAT fails to indicate that competency has been demonstrated by the portfolio in all four categories, the PDAT will indicate how the portfolio must be improved in order to demonstrate competency. The teacher may resubmit his/her revised portfolio until competency is demonstrated in all four categories. The teacher must submit the completed Portfolio Assessment Report to the Chief Human Resource Officer Assistant Superintendent of Human Resources.
- **11.09** Candidates for National Board certification will receive a release day with proof of an assessment appointment that falls on a REA work day.

ARTICLE 12 - TEACHER PLACEMENT

- **12.01** Notice of vacancies will be distributed to all EA members via district email and website. REA members will be interviewed for all vacancies (including new positions) prior to an interview of any external candidate.
- **12.02** The criteria for filling positions will be effectiveness, certification/qualifications, disciplinary record and seniority. The parties recognize, however, that after careful review of applicants, the filling of all vacancies is a prerogative of the Board and the decision of the Board with respect to such matters will be final.
- **12.03** The parties recognize that changes in grade assignments in the elementary schools, changes in subject assignments in secondary schools grades and transfers between schools will occur. The administration will discuss the assignments and transfer with said teacher and will consult with the REA.
- **12.04** Each year the Human Resources department will solicit information from REA members who seek transfer, reduction in FTE, or increase in FTE via the *RCS Teacher Preference Form*. REA members submitting a preference request must still complete an application for any posted position. The *RCS Teacher Preference Form* will contain information on the process, how to apply for positions, and summer job postings. This information will be outlined in an auto reply to all submissions. The form will be made available to staff in the "Current Employee" section of the district website
- **12.05** A full time teacher requesting a part-time position must complete the *RCS Teacher Preference Form.*
 - A. If arrangements to accommodate such a request within the present building can be mutually agreed upon between the teacher and the building principal and has no negative effect upon staffing, such a request will be granted.
 - B. Vacant part-time positions will initially be posted as above.
 - C. Insurance benefits will be provided as per the Benefit Protection Article. Salary will be prorated based on reduced FTE. Salary schedule advancement will be determined as per the Basic Salaries Article. Seniority credit will be determined as in the Seniority Article.
- **12.06** A part-time teacher who requests a full-time position for which they are certified should fill out the *RCS Teacher Preference Form*. These staff will be placed in the full time position before a new teacher is hired if the vacancy occurs prior to the start of the school year. If the full-time vacancy occurs during the school year, the administrator may grant the request.
- **12.07** Non building-based instructional and ancillary special education staff are considered district-wide and will be assigned according to FTE (full time equivalency) needs throughout the district. Changes in assignments will be made to minimize the number of buildings and equalize caseloads. Special Education Ancillary Department leads

will be afforded the opportunity to provide the SE Director with recommendations for placements.

- **12.08** If an involuntary transfer is necessary for a reason other than reductions in students or in allocated funds, the change of assignment shall be for the ensuing year and the teacher shall be informed, preferably in person. The teacher and the Association shall be informed of the reasons for such change. If requested, an opportunity will be provided to meet with the appropriate administrator in Human Resources/designee to review the reasons, the desirability and the need for such move and the improvement to the instructional program that will be accomplished. The transfer shall not be used as a method of discipline.
- **12.09** In the event of an involuntary transfer, the teacher will be notified at least (5) days prior to the effective date of the transfer. At the request of the teacher, a conference with the teacher, the appropriate administrator in Human Resources/designee, and an Association representative will be held to explain the reason for the transfer.

ARTICLE 13 - SHARED STAFF

Any full-time position may be filled by the employer with two (2) teachers sharing the position.

- **13.01** Salary will be divided between the two (2) teachers based on the percentage of the assignment.
- **13.02** Both teachers will be responsible for full time participation in all conferences, professional development sessions, staff meetings, and teacher workdays, without benefits or extra compensation, unless specifically excused by their immediate supervisor.
- **13.03** Benefit protection will be prorated according to the Benefit Protection Article in this Agreement.
- **13.04** New applications for a shared position must be submitted by March 1. The superintendent (or designee) has the right to make exceptions to the deadline beyond March 1. Staff members that share a position and wish to remain in the same position(s) for the following year will share their intent to remain in their current shared position with their direct supervisor/principal by March 1. A meeting to discuss the application and determine its status will be held within 10 working days of March 1.
- **13.05** If the district determines that a shared position should be dissolved, notification will be delivered from the district to the affected staff by March 15.
- **13.06** Upon the dissolving of the shared position, the affected staff will switch to full-time status for the upcoming school year. Consideration will be made to keep the affected staff members at their current building. If this is not possible, the District and Association will meet and discuss possible solutions.
- **13.07** Job share teachers serving as a substitute for their partner or other staff members will be paid at the ad hoc rate for any leave up to 5 consecutive days.

Job share teachers serving as a substitute for their partner will be paid at the permanent substitute rate for any leave greater than 5 days.

ARTICLE 14 - REDUCTION IN STAFF

- **14.01** It is understood by the parties that a reduction in staff may be required in the event of a financial emergency, a significant reduction in student enrollment, or a significant reduction in funding. To promote an orderly reduction in personnel when the educational program, curriculum, and staff are curtailed, the following criteria will be used, in the order listed:
 - A. Most recent evaluation effectiveness rating
 - B. Certifications and qualifications
 - C. Discipline record
 - D. Seniority
- **14.02** The Board and the Association mutually agree upon the following definitions of certifications and qualifications:
 - A. Certification: Adequately certified shall be defined as holding the required certificates, endorsements, licenses, and/or approvals required by law to serve in the position assigned. Further, it is the teacher's responsibility to file such certificates, endorsements, licenses, with the Board. The certification status of a teacher on file with the district shall be considered conclusive for all purposes under this Agreement.
 - B. *Qualification:* Teachers shall be considered qualified for positions for which they possess the appropriate adequate certification. (i.e. Reading Recovery for Learning Consultant position, etc.)
- **14.03** The Board will inform the Association regarding any proposed layoff of teachers. The Association will be notified of the potential reduction in personnel at least five (5) days before layoff notices are distributed to teachers.
- **14.04** The Association will be provided the opportunity to consult with the Board about the timing and structure of layoff notification. Staff who are notified of layoff will be provided support during and immediately following the notification. This support may include, but is not limited to, temporary release from classroom teaching and the opportunity to ask questions.
- **14.05** Teachers who are laid off will be required to provide the Board with a home email address and a cell phone number for the purposes of notification should they be recalled.
- **14.06** Teachers laid-off at the end of the school year, and who have selected 26 pays, will continue to receive compensation and benefits through the summer. Teachers who have selected 21 pays will continue to receive benefits through the summer.
- **14.07** Teachers who receive a mid-year layoff will be provided fringe benefits for 1 month beyond the effective date of the layoff. The teacher's financial obligation for these fringe benefits will be calculated through HR/Payroll. This amount will be shared with the teacher prior to the start of the layoff. Fringe benefits will terminate immediately upon acceptance of another position outside of RCS.

- **14.08** After a reduction of teachers as outlined above, if there are positions that are created and/or vacant, laid off teachers who are adequately certified and qualified, and rated effective on their most recent evaluation, will be given the first opportunity to fill the position. Teachers rated effective on their most recent evaluation will not be required to interview for such positions.
- **14.09** A teacher refusing an offer of recall to a position for which the teacher is adequately certified and qualified, and which is equivalent to the one from which they were laid off, shall be deemed a voluntary resignation and shall result in forfeiture of the further right of recall.

ARTICLE 15 - SENIORITY

15.01 Seniority will be based on years of service since the current hire date as a member of the Bargaining Unit except administrators employed prior to September 1, 1989 will continue to accrue seniority in the REA Bargaining Unit. Administrators employed on or after September 1, 1989 will retain all previous seniority in the REA Bargaining Unit but will not accrue additional seniority.

In all cases, seniority will be interpreted and enforced on a district wide basis.

- **15.02** If two (2) or more teachers have the same amount of seniority and it is necessary to break the tie, it will be done by a random drawing with a representative of the Association present.
- 15.03 Seniority will continue to accrue for the first two (2) years of layoff.
- **15.04** Employees who work for the Rochester Community Schools following the effective date of their retirement under the Michigan Public Schools Employees Retirement System shall not have any nor accrue any seniority.

ARTICLE 16 - LEAVES OF ABSENCE WITHOUT PAY

- **16.01** A leave of absence of up to one (1) year may be granted to any tenure teacher, upon application. The leave will terminate on June 30. The purpose of such leave is as follows:
 - A. Participating in the Peace Corps, Teacher Corps, or other exchange programs approved by the Board, as a full-time participant in such a program, provided said teacher states his/her intention to return to the school system. The teacher will return to the salary schedule receiving full increments for service up to the time of the leave;
 - B. Engaging in study at an accredited college or university for the following reasons: 1) study related to an education related field; 2) study, research or special teaching assignments involving probable advantage to the school system;
 - C. Carrying out of the duties of an appointed or elected staff or officer's position of the Michigan or National Education Association;
 - D. Any other reason approved by the Board;
 - E. Campaigning for, or serving in, a public office;
 - F. Immediate family care as defined in the Leaves of Absence with Pay Article;
- **16.02** The Board may grant an unpaid parental leave of up to one (1) year, inclusive of the time required pursuant to the Family and Medical Leave Act of 1993, upon written request for such leave, and upon proper clarification of pregnancy by the employee's physician. Any unpaid parental leave shall be for the remainder of the year unless the employee notifies the Board at the time of commencement of parental leave their intent to return at the beginning of the next quarter or trimester following the expiration of the FMLA.

If requested by the Administration, the individual will submit with such application a statement from a qualified physician declaring the individual's ability to resume teaching responsibilities.

- **16.03** The Board may grant an unpaid adoptive leave of up to one (1) year, inclusive of the time required pursuant to the Family and Medical Leave Act of 1993, upon the written request for such leave, and upon proper notice from the adoptive agency. At least sixty (60) days prior to the beginning of a semester the teacher may apply to return to work.
- 16.04 A military leave of absence, not to exceed five (5) years will be granted to any teacher who is inducted for military duty in any branch of the Armed Forces of the United States. Upon termination of such services, if the teacher; 1) is honorably discharged; 2) is certified to perform the duties of teaching; and 3) requests return to work, in writing, not later than ninety (90) days after completion of military service, he/she will be returned to active employment. A teacher who is granted a military leave of absence will return to the salary schedule receiving full increments for service up to the time of leave, and for military service of up to a maximum of five (5) years.

- **16.05** A personal leave of absence may be granted. If granted, the leave will continue throughout the balance of the school year.
- **16.06** A teacher granted any leave of absence provided above, except as otherwise provided for in this Article, will return to the salary schedule receiving full increments for service up to the time of the leave but not during the leave.
- **16.07** A teacher may request an extension of any leave covered in this article for a period not to exceed one (1) additional year.
- **16.08** A leave of absence may be canceled if mutually agreeable to the employee and the Board.
- **16.09** It is the responsibility of said teacher on a leave of absence to inform the Board, in writing, ninety (90) days prior to the termination of said leave of his/her intention to return to work, resign, or if allowable, extend said leave.
- **16.10** A teacher must be employed by the Board for one hundred eighty (180) work days before he/she is eligible for any leave of absence without pay, except military, parental, adoptive, or sick leave.
- **16.11** A teacher who wishes to rescind a leave provided for in this Article must notify the Board in writing. If the Board agrees to rescind the leave and there is a vacant position or a position becomes vacant for which the teacher is certified, the teacher with the greatest seniority on the early return list will be placed. If no position is available the Board will offer a day-to-day substitute position. If no position is available, the Board may offer a reserve teacher position.
- **16.12** A teacher unable to work because of a disability, who has used his/her accumulated sick leave days and the maximum number of leave days from the master sick bank, will remain on an unpaid employment relationship with the Board.
- **16.13** The Family Medical Leave Act of 1993 (FMLA) provides up to twelve (12) weeks of job-protected leave to "eligible" employees for certain family and medical reasons. A leave granted under the provisions of this section is in conjunction with any other paid or unpaid leaves already provided to members under other applicable sections of this agreement. The Board will continue to observe any leave provisions of benefit programs that provide greater leave rights than the rights established by the FMLA. The Board shall continue health, dental and vision benefits during this leave. The employee is responsible for completing the Department of Labor application and submitting that application to the Assistant Superintendent of Human Resources.

ARTICLE 17 - LEAVES OF ABSENCE WITH PAY

- **17.01** All full-time teachers regularly employed by the district will be allocated twelve (12) sick leave days at the beginning of the school year. Teachers who are less than full-time will receive a prorated allocation. These sick leave days will have unlimited accumulation.
- **17.02** In the event of the absence of a teacher for illness of three (3) days or longer, the Board may require a doctor's note or certification of inability to work.
- **17.03** The teacher must assume the responsibility of notifying the Board's absence reporting system when he/she expects to be absent and when he/she expects to return, according to established procedures. If a substitute reports to work because the regular teacher has failed to give notice at least one (1) hour before reporting time in that teacher's school, the substitute will receive one-half day's pay to be deducted from the regular teacher's salary.
- **17.04** The Board may require any employee to submit a physical, psychological or psychiatric examination. If the choice of the examiner is not agreeable to both the Board and the teacher involved, the Board and the teacher will mutually agree to a qualified examiner from a list of three (3) provided by the Board. The cost of this (these) examination(s) will be paid for by the Board.
- **17.05** Any teacher who is absent because of an injury or disease which may be compensated under the Michigan Workers Compensation Law will receive, from the Board, the difference between Workers Compensation and his/her full salary up to the teacher's maximum number of cumulative sick leave days with no deduction of sick leave days. After this point is reached, the Board will review the case and, at its discretion, extend the period of paying the difference between the Workers Compensation benefits and the teacher's full salary. Workers Compensation benefits apply during the official school year and to summer school teachers while summer school is in session.
- **17.06** All teachers may be granted sick leave for personal illness, or illness of an eligible family member. An eligible family member will include all of the following:
 - A biological, adopted or foster child, stepchild or legal ward, or a child to whom the employee stands in loco parentis.
 - A biological parent, foster parent, adoptive parent or legal guardian of an eligible employee or employee's spouse.
 - Individual who stood in loco parentis when the eligible employee was a minor child.
 - An individual to whom the eligible employee is legally married under the laws of any state.
 - A grandparent.
 - A grandchild.
 - A biological, foster, or adopted sibling.

A maximum of five (5) sick leave days may be granted under the provision of this Article for death of an eligible family member or of a close relative. A maximum of ten (10) sick leave days may be granted under provisions of this Article for illness of an eligible family member. Such leave will be charged against the employee's sick leave.

A maximum of three (3) days of bereavement leave may be used for a death of a spouse, the individual's parent, child, sibling or grandparent. This would include ex-spouse, in-laws and step relatives of those categories listed. Bereavement leave, meeting the above definition, will not be charged against the teacher's sick leave.

- **17.07** Effective with the 2025-26 school year, leave reasons will be changed to the following:
 - <u>11 personal illness, family illness, or medical appointment days</u>. Three (3) of the eleven (11) days can be used as approved leave days following approved leave day language.
 - <u>1 personal day</u>: One (1) additional personal day shall be granted which requires no approval. However, this personal day cannot be used on a red box day or combined with an incentive day/approved leave day.
- **17.08** Upon approval of the Superintendent or his/her designee, no more than three (3) days of accumulated sick leave may be used annually for approved leave. Approved leave may mean an activity that the teacher indicates requires his/her presence during the school day and is of such a nature that it cannot be attended to at a time when schools are not in session, such as listed:
 - A. legal business
 - B. court appearances
 - C. medical
 - D. funerals
 - E. graduation
 - F. immediate family commitments
 - G. other reasons as approved
- **17.09** Leaves of absence with pay but not chargeable against the teacher's sick leave will be granted for any of the following reasons:
 - A. The school district will pay any teacher called for jury duty the difference between the amount received for jury duty and the teacher's regular salary, if either the employee or the Superintendent is unable to have the employee excused from this duty;

A teacher who received a jury duty interview and appearance notice must notify the Department of Human Resources within one (1) week of such notice. To be eligible for jury duty pay differential, the teacher must furnish the Board with a written statement from the appropriate public official, listing the amount and the dates he/she received pay for jury duty;

- B. Court appearance as a witness in any case connected with the teacher's employment by the Board, except where the teacher is an adversary of the Board or on behalf of an adversary of the Board, whenever the teacher is subpoenaed to represent the Board at such proceedings;
- C. Visitation at other schools or for attending educational conferences or conventions upon administrative approval;
- D. Selective service physical examination;

- E. Other reasons as approved by the Superintendent/designee. These reasons could include:
 - a. Legal reasons
 - b. Religious reasons
 - c. Other matters
- **17.10** Any request for an approved leave day, as well as any other request for leave, must be requested in writing in advance (at least one week whenever possible) and such leaves must have prior approval from the Superintendent or his/her designee before being granted.
- **17.11** Approved leave days except with the exception of Section 15.08 above, will be deducted from the sick leave allowance.
- **17.10** Only personal illness or a physical disability rendering one unfit for performing his/her responsibilities and/or emergency medical procedures are covered by the sick leave policy. Pregnancy related disability will be treated the same as any other disability.
- **17.11** An approved leave day will not be granted the last scheduled work day immediately before and the first scheduled work day immediately after any holiday or vacation period, as well as the first and last days of the school year. An approved leave day may also be used in conjunction with no less than two (2) incentive days. The Department of Human Resources will not grant any exceptions except in cases of emergency. If requested, the teacher will be required to indicate the nature of the approved leave request in a signed statement.
- **17.12** If an illness occurs on the day before or after a holiday or vacation period, the teacher may be requested to present a physician's statement to the Superintendent or his/her designee upon his/her return. Further, teaching staff may be required to verify personal or family illness on Fridays between Spring Break and the end of the school year if more than one full Friday is missed.
- **17.13** Any teacher in the military reserve who is assigned active duty for training purposes or emergency duty (few weeks duration) during their regular work year must notify the Department of Human Resources within one (1) school day of notification of such assignments. To be eligible for the pay differential consideration, the teacher must furnish the Board with a written statement from the appropriate military official listing the amount and the dates he/she received pay for military duty.
- **17.14** Attendance Incentive Program:

The number of accumulated sick leave days will be established at the end of the school year for the ensuing school year. Individuals will receive written notice (via Employee Self Service) of their accumulation at the end of each year.

- A teacher who has accumulated twenty (20) or more sick leave days will be entitled to one (1) incentive day for the year.
- A teacher who has accumulated fifty (50) or more sick leave days will be entitled to two (2) incentive days.
- A teacher who has accumulated seventy-five (75) or more sick leave days will be entitled to three (3) incentive days.
- A teacher who has accumulated one hundred and twenty-five (125) or more sick leave days will be entitled to four (4) incentive days.

An incentive day may be used without specificity by all employees in a regularly assigned position. Application must be made at least two (2) days prior to the day of leave except in cases of emergency. All incentive days used will be deducted from the employee's sick bank.

Not more than fifty (50) teachers will be excused for compensatory time, or for an incentive day on any given day district-wide and not more than ten (10) percent of the faculty of any given secondary building or special department and not more than fifteen (15) percent of any elementary building on any day. Priority will be established by date of receipt of request by the Department of Human Resources.

For any unused attendance incentive days annually, staff will have the ability to receive a payment of \$275 per day. This payment will be made by the end of the 21 pay schedule. Paid days will not be deleted from the personal sick bank.

- **17.15** Paid leave days will not be charged for a day when school is not in session.
- **17.16** A teacher may use up to thirty (30) days of his/her accumulated sick leave days for the purpose of adopting. The time may be taken before or after he/she receives custody of the child.
- **17.17** Leave of absence with pay chargeable against the teacher's sick leave will be granted for a court appearance as a witness in any case connected with the teacher's employment by the Board not provided in Section 15.08, B above, whenever the teacher is subpoenaed to such proceedings.
- **17.18** Compensatory Time:

At the request of his/her immediate supervisor, a teacher may choose to earn compensatory leave time by working on a day, or portion thereof that is not a scheduled workday. To earn compensatory leave time, the extra work and the amount of compensatory leave time must be approved in writing by the principal prior to working.

Compensatory days/hours earned under this provision may not be used on a day before or after a holiday/non-work day. There will be no carry over of compensatory time to the following year. Compensatory days/hours may not be entered into the attendance system for approval until earned and the administrative notes must set forth the days/hours during which the time was earned.

- **17.19** If a member exhausts their personal sick bank due to their extended medical leave or adoption (lasting a minimum of 20 work days), the member will have one day deposited into their personal sick bank for every subsequent month worked (30 calendar days) up to a total of six months/six days over the course of two school years, if necessary. The days added to the personal bank under this provision will be deducted from the Sick Leave Bank, Article 16. Use of this provision will be limited in accordance with Article 16.04 of Master Agreement. This provision may be used once by a member for the duration of this contract.
- **17.20** Teachers may request a deviation from RCS absence policies due to a special event or opportunity. This request must be made in writing to the Director of Human

Resources. This provision may be approved no more than one time per ten (10) years of service to RCS.

17.21 On secondary building-wide testing days (PSAT, Work Keys, and/or SAT), attendance is strongly encouraged. Documentation may be requested for absences entered on these days.

ARTICLE 18 - SICK LEAVE BANK

The Board will cooperate in the operation of a sick leave bank, "Bank". All teachers will participate in the Bank. The Bank's purpose is to provide paid leave time to a teacher who is unable to work because of the teacher's own illness or disability. The following limitations are established for participation in the Bank.

- **18.01** Each teacher will donate one (1) day of his/her sick leave to the bank whenever the bank balance drops below eight hundred (800) days. This donation could be at the start of the year, and/or during the year.
- **18.02** A teacher terminating employment will not be permitted to withdraw the contributed days.
- **18.03** The first thirty (30) work days of illness or disability as described in the Leaves of Absence with Pay Article, will not be covered by the Bank but must be covered by the person's own accumulated sick leave or by absence without pay. While drawing sick leave benefits a teacher cannot be receiving any other pay from the Board.
- **18.04** Teachers withdrawing sick leave days from the Bank will not have to replace these days except as a regular contributing member to the Bank.
- **18.05** The Bank will be controlled by a committee composed of two teachers selected by the Association, and two administrators selected by the Superintendent. Final authority to grant or deny Bank benefits rests with the committee. Interpretation of the Bank policy will rest with the Board.
- **18.06** A teacher drawing from the Bank will receive eighty percent (80%) of his/her regular base contract pay.
- **18.07** A Board appointed physician will determine the extent of convalescence and ability to return to work.
- **18.08** In case of alleged abuse of the Bank, the Board will have the right to investigate and take appropriate action.
- **18.09** When a teacher stops drawing days from the Bank and returns to duty, and his/her personal Bank balance is zero, the teacher's personal Bank will be re-established at the prorated rate of one half (1/2) day per month for the balance of the school year.
- **18.10** A teacher who wishes to draw days from the Bank will notify the Human Resource Department that he/she needs days from the Bank. The Human Resources Department will provide the teacher with the necessary forms. The teacher will provide the Sick Bank Committee with a doctor's letter stating the general nature of the illness or disability and the estimated time the teacher will be off work. The teacher will also supply other relevant information as may be requested by the Committee.
- 18.11 Accumulated unused sick days over one hundred fifty (150) days for which teachers are not compensated (Severance Pay Article) at the time of termination will be added to the Sick Leave Bank. In addition, one-half of the accumulated unused sick days under seventy-one (71) for which teachers are not compensated (Severance Pay Article) at the time of termination will be added to the Sick Leave Bank.
- **18.12** Teachers that have been injured on the job and are drawing Workers Compensation benefits are not eligible for the Sick Bank Benefits.

ARTICLE 19 - SABBATICAL LEAVE POLICY

- **19.01** Sabbatical leaves of absence may be granted to any teacher. The granting of such leave is subject to the approval of the Board upon the recommendation of the Superintendent, when in their considered judgment the professional competence of the staff member and the general welfare of the District will benefit.
- **19.02** The rules and regulations of the Rochester Sabbatical Leave Program are authorized and will be interpreted in accordance with the following Michigan Statutory Provisions and any amendments thereto:
 - A. After a teacher has been employed at least seven (7) years by the Board and at the end of each additional period of seven (7) or more years of employment, the Board may grant said teacher a sabbatical leave for professional improvement not to exceed two (2) semesters at any time. During said sabbatical leave, the teacher will be considered to be an employee of the Board, will have a contract, and will be compensated as provided herein.
 - B. Teachers on sabbatical leave will be allowed credit toward retirement for time spent on such leave in accordance with rules and regulations established by the Michigan Public School Employees' Retirement System (MPSERS).
- **19.03** Any teacher who will meet the qualifications will be eligible to apply for sabbatical leave for the subsequent year. A teacher may apply for sabbatical leave subject to the following conditions and requirements:
 - A. Applicants must have completed seven (7) years of satisfactory service as an employee of the Board.
 - B. Subsequent sabbatical leaves may be authorized after eligibility has been re-established by service on an additional seven (7) years of satisfactory service as an employee.
 - C. A maximum of five (5) semesters per year, not to exceed three (3) teachers, may be granted sabbatical leave each year. Insofar as possible, a proportionate division of leaves will be granted to various groups of teachers.
 - D. A sabbatical leave may be granted for a period of not less than one (1) full term or semester; not more than two (2) consecutive semesters or three (3) consecutive terms.
 - E. As a condition of receiving final approval of a sabbatical leave, a teacher will file with the Secretary of the Board a written agreement stipulating that he/she will remain in the service of the Board for a period of two (2) years after the expiration of said leave. (See the following sections for conditions governing default of this Agreement.)
 - F. A minimum of seven (7) years must elapse between sabbatical leaves.
- **19.04** The following additional conditions will prevail with reference to applications for sabbatical leave;
 - A. Approval of a sabbatical leave by the Board will be contingent upon securing a teacher qualified to assume the teacher's duties.

- B. A sabbatical leave, once granted, may not be terminated before the date of expiration except as otherwise provided, or as otherwise agreed upon by the teacher, the Superintendent, and the Board.
- C. The Board reserves the right to reject any or all requests for sabbatical leaves of absence. (In the event of rejection, the teacher will be advised as to the reasons for such action.)
- D. Application for a sabbatical leave will be made in writing between November 1 and April 1 preceding the school year for which the leave is desired. The application must be accompanied by a statement of a well-conceived plan for spending the leave in a manner calculated to contribute to the professional effectiveness of the applicant and to the best interests of the District. Said application will contain a detailed analysis of the program the individual teacher plans to pursue during his/her absence. No changes in this program will be made without the consent and knowledge of the Superintendent.
- E. In determining his/her recommendation for requests of sabbatical leave, the Superintendent will consider the following items:
 - 1. the extent of the teacher's professional study growth, contributions and successful service during the preceding seven (7) years;
 - 2. the extent to which plans submitted for use of time while on leave are definite and educationally constructive;
 - 3. potential benefit to the Board;
 - 4. length of period of uninterrupted service to the Board;
 - 5. order in which applications are received.
- **19.05** Requirements and status while on sabbatical leave are defined as follows:
 - A. The compensation for the teacher on sabbatical leave will be one- half (1/2) of the teacher's base teaching salary he/she would receive if on active teaching status for the period in which the leave is effective.
 - B. Payment of salary to a teacher on sabbatical leave will be made in accordance with the provisions of the Board for payment of salary to other teachers.
 - C. The term of sabbatical leave will entitle a teacher to an automatic salary schedule increment at the beginning of the next full year of school following his/her return to service in the system.
 - D. A sabbatical leave granted to a teacher will also operate as a leave of absence without pay from all other school activities.
 - E. Payment of full cost of hospitalization, option to health, dental care, and vision care for the teacher on sabbatical leave will be in accordance with the school Board Policy of the active teaching status for the period in which the leave is effective.
- **19.06** Sabbatical leave may be granted for the following purposes:
 - A. For work on an advanced degree.

- B. Independent research which must be under the supervision of the Board or an accredited college or university.
- C. Any other reasons, such as travel or writing, must be approved by the Superintendent.
- **19.07** Any teacher on sabbatical leave will furnish as many reports as the Superintendent deems necessary or reasonable to determine that the teacher is fulfilling the agreement and all the requirements of the leave. In the event that the Superintendent will find that the teacher is not fulfilling the agreement and or is dilatory in any respect, the entire sum paid to the teacher by the Board will become due, and in future, payments will cease. A teacher will not be considered as having completed the requirements of the sabbatical leave until a final report has been approved by the Superintendent. At his/her discretion, the Superintendent may require proof that the program as presented by the teacher has been followed. When approved by the Superintendent, these final reports will be transmitted to the Board.
- **19.08** Status upon returning from sabbatical leave:
 - A. Each teacher must agree to return to service with the Board immediately upon termination of sabbatical leave and to continue in such service for a period of two (2) years, unless physical disability makes this impossible or there is mutual agreement to the contrary. A signed agreement in the format of a promissory note will stipulate that the failure of the teacher to provide such service will result in the obligation to reimburse the Board a proportional part of the salary paid to him/her during sabbatical leave determined by the fraction of the two (2) years not served following the leave. This indebtedness is to be discharged within a period of one (1) year. The provisions of this paragraph may be waived at the discretion of the Board.
- **19.09** Miscellaneous:
 - A. Sabbatical leave will be automatically terminated should the teacher be placed upon a probationary academic status by his/her college or university.
 - B. The teacher on sabbatical leave cannot accept outside employment while on such leave, which will interfere with his/her planned program, without the prior approval of the Superintendent.
 - C. During the sabbatical leave, the teacher will not be allowed to hold any full-time paid position, without the approval of the Superintendent; however, this section will not be construed to deny any teacher the right to fellowships, grants-in-aid or other scholastic stipends.

ARTICLE 20 - GRIEVANCE PROCEDURE

- **20.01** A claim by a teacher, or the Association as specified below, that there has been a violation, misinterpretation or misapplication of any provision of the Agreement may be processed as a grievance as hereinafter provided. If any such grievance arises, there will be no stoppage or suspension of work because of such grievance, but such grievance will be submitted to the following grievance procedure.
- **20.02** A teacher may present a grievance to the Board or its designated representative without the intervention of the Association or its representative as long as any adjustments are not inconsistent with the terms of this Agreement. The administration will notify the Association of a grievance filed by the teacher and any adjustment thereof.
- **20.03** If, as a result of an informal discussion with the principal or appropriate Administrator, a grievance still exists, the teacher may invoke the formal grievance procedure through the Association or independently according to the following steps.
- **20.04** Step One: Within fifteen (15) working days of the time a grievance occurs, the teacher/Association had knowledge of a claimed grievance or when the teacher/Association should have reasonably known of a claimed grievance the teacher/Association will present the grievance in writing to the appropriate administrator. The grievance will be on the grievance form "Statement of Grievance" or a reasonable facsimile and signed. The "Statement of Grievance" will name the teacher, identify all the provisions of this Agreement alleged to have been violated by the appropriate reference, will state the contention of the teacher/Association with respect to these provisions, will indicate the relief requested and will be signed by the teacher/Association.

The administrator will give the teacher/Association an answer in writing on a Grievance Disposition Form or reasonable facsimile no later than five (5) working days after receipt of the written grievance or the Step One hearing if a hearing is held.

- **20.05** Step Two: If the grievance is not resolved in Step One, it must be submitted in writing within five (5) working days of receipt of the Step One decision or the date of the decision is due, whichever is later, to the Chief Human Resource Officer. The Chief Human Resource Officer and the aggrieved teacher/Association will meet within a reasonable time, not to exceed ten (10) working days, in an attempt to resolve the matter. The administration will give the teacher/Association an answer in writing no later than five (5) working days after the Step Two hearing concludes.
- **20.06** Step Three: If the grievance remains unresolved and the conclusion of Step Two, it may be submitted for binding arbitration at the request of the Association, provided written notice of the request for submission to arbitration is delivered to the Chief Human Resource Officer within fifteen (15) working days after receipt of the decision at Step Two, or the date the decision is due whichever is later. Following the written notice of request for submission to binding arbitration, the Association and a representative of the Board will attempt to select an arbitrator. The arbitrator will be selected by the American Arbitration Association (AAA) in accordance with its rules which will likewise govern the arbitration proceedings.
- **20.07** Powers of the Arbitrator:

It will be the function of the arbitrator, and he/she will be empowered except as his/her

powers are limited below, after due investigation, to make a decision in cases of alleged violation of the specific Articles and Sections of this Agreement.

- A. He/she will have no power to add to, subtract from, disregard, alter, or modify any of the terms of this Agreement.
- B. He/she will have no power to establish salary scales or change any salary unless it is found that a teacher has been improperly placed on the existing salary schedule.
- C. He/she will have no power to rule on the following:
 - 1. The termination of services or failure to re-employ any teacher to a position on the co-curricular schedule.
- D. He/she is not empowered to change any practice, policy, or rule of the Board that is not in violation of this Agreement. He/she will not substitute his/her judgment for the Board's judgment as to the reasonableness of any Board practice, policy, rule, or actions. His/her power is limited to deciding whether the Board has violated any term or condition of this agreement. The existence of a Board practice, policy, rule or actions does not absolve the Board from its obligations provided by this Agreement. He/she will not imply obligations, and conditions binding upon the Board not found in this Agreement. It being understood that any matter not specifically set forth herein remains within the reserved rights of the Board.
- E. In the event that a case is appealed to an arbitrator on which he/she has no power to rule, it will be referred back to the parties without decision or recommendation on its merits.
- F. There will be no appeal from an arbitrator's decision if the decision is based on this Agreement. It will be binding on the Association, the teacher or teachers involved and the Board.
- G. The fees and expenses of the arbitrator will be shared equally by the Board and the Association. All other expenses will be borne by the party incurring them, and neither party will be responsible for the expense of witnesses called by the other. The filing fee will be shared by the parties.
- H. Claims for back pay: All grievances must be filed, in writing within forty (40) working days from the time the alleged violation was to have occurred.
 - 1. All claims for back wages will be limited to the amount of wages that the employee would otherwise have earned, less any compensation that he/she may have received from any source of a like nature during the period of the back pay.
 - 2. No decision in any one case will require a retroactive wage adjustment in any other case.
- I. Any grievance occurring during the period between the termination date of the Agreement and the effective date of the new Agreement will be processed. Any grievance which arose prior to the effective date of the Agreement will be processed, under the previous Agreement.
- J. The arbitrator will not insert his/her judgment or wisdom for that of the Board beyond the arbitrator's powers set forth in this Agreement. In rendering his/her decision, the arbitrator will not apply the Agreement to limit the Board's responsibility except as provided by this Agreement.
- K. Upon receipt of the administrative law judge's decision as provided for in the Michigan Teachers' Tenure Act, a tenured teacher may elect to appeal the decision to the Tenure Commission or file a grievance at Step Two, but not both. The grievance must be filed within thirty (30) days from the date of the administrative law judge's written decision.

The teacher shall not have multiple methods of seeking redress in a matter and is restricted to a choice of appealing to the Tenure Commission or having the Association file for arbitration, but not both.

The arbitrator will have no authority to decide any matter regarding discipline or dismissal of a teacher where an appeal has been filed pursuant to the Michigan Teachers' Tenure Act and the Tenure Commission has assumed jurisdiction of the matter.

- **20.08** Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each step of the grievance procedure should be considered as maximum, and every effort should be made to expedite the grievance process. Any time limit may be extended by mutual consent. If either party finds it impossible to meet the maximum number of days indicated at any of the steps, then that party will give the other party written notice that a five (5) working day extension is necessary to prepare the case for the next hearing. As soon as a party discovers that the time limits provided hereinafter have been violated, then that party will so notify the delinquent party, the Chief Human Resource Officer, and the Association Executive Director in writing. After notification, a five (5) work day "grace" period will commence. Failure to respond within the maximum number of days indicated at any level (plus the five (5) work day "grace" period extension) will result in the delinquent party losing the grievance. The time limits specified may, however, be extended by mutual agreement in writing.
- **20.09** It will be the general practice of all parties to process grievances during times which do not interfere with or cause interruption of the students' educational program. Release time will be granted only upon mutual consent of the teacher, the Association, and the Superintendent. Such release time will be without loss of pay to the extent required for such participation in actual meetings with the Administration.
- **20.10** A grievance may be withdrawn at any step without prejudice and without precedence.
- **20.11** In the course of investigation of any grievance, representatives of the Association will report to the principal of the building being visited and state the purpose of the visit immediately upon arrival.
- **20.12** The filing of a grievance will in no way interfere with the right of the Board to proceed in carrying out its management responsibilities subject to the final decision on the grievance.
- **20.13** Any party in interest may be represented at all stages of this grievance procedure by a person of his/her own choosing, except that he/she may not be represented by an officer, member, or representative of any teacher organization other than the Association. When a teacher is not represented by the Association, the Association will be given advance written notice and will have the right to be present and to state its views at all stages of this grievance procedure. Either party at any level may be represented by counsel, but reasonable notice will be given to the other party in advance that counsel is to be present.
- **20.14** The parties may agree to waive any step of the grievance procedure.

ARTICLE 21 - NO STRIKE

21.01 The Board and the Association agree to abide by the Public Employees Relations Acts (PERA) as it relates to strikes and lockouts.

ARTICLE 22 - TEACHER EVALUATION

- **22.01** The parties recognize the importance and value of developing a procedure for assisting, evaluating, and improving the performance of both newly employed and experienced teachers. Therefore, to this end, the following procedures will be implemented in an effort to accomplish this.
 - A. Probationary teachers will be evaluated annually until achieving tenure status, if applicable. Probationary teachers will develop one (1) student growth goal and three (3) personal goals aligned to components in the rubric. Probationary teachers will be provided a Mentor Teacher as detailed in Article 34 Mentor/Mentee
 - B. Tenured teachers whose most-recent year-end effectiveness rating was either Highly Effective or Effective will be evaluated triennially beginning with the schedule below. When in an evaluation year, tenured teachers will develop one (1) student growth goal and one (1) personal goal aligned to a component in the rubric. For tenured teachers in a regularly scheduled evaluation year, a post-observation meeting will not require a written reflection document.
 - C. A tenured teacher whose most-recent year-end effectiveness rating was Minimally Effective or Ineffective (prior to July 1, 2024) and Needing Support or Developing (thereafter) shall be provided all that is prescribed by applicable sections of State of Michigan's Revised School Code 1249. These will include, but not be limited to:
 - 1. Specific performance goals with a timeline;
 - 2. Training will be provided by the district to support established goals;
 - 3. Mid-year progress report will be provided by Winter Break, but no later than January 20, annual;
 - 4. A mentor;
 - 5. Ability to have Association representation at the IDP meeting;
 - 6. The right to challenge evaluation through due process. The grievance procedure for non probationary teachers may only overturn an evaluation rating if it is determined that the violation of procedure resulted in an evaluation rating that was illegitimate.
 - D. All teachers who are considered exempt during an annual evaluation cycle will not be required to complete a self-assessment nor will they be required to submit annual goals.
 - E. Tenured staff whose year-end effectiveness rating is either Highly Effective or Effective shall follow the following evaluation schedule:
 - 1. Teachers with 4-to-11 years of experience will be evaluated during the 2024-25 school year;
 - 2. Teachers with 12-to-20 years of experience will be evaluated during the 2025-26 school year;
 - 3. Teachers with 21 or more years of experience will be evaluated during the 2026-27 school year.

- **22.02** The district will continue to utilize Charlotte Danielson's Framework for Teaching as its evaluation tool and will continue to use adjusted rubrics for District ancillary staff members.
- **22.03** Teachers that work fewer than 60 days in a school year will not be required to have an evaluation.
- **22.04** There must be at least two (2) observations of a teacher in any year a teacher is evaluated. An observation must be at least 15 minutes, one of which may be unscheduled. All scheduled observations will occur at a mutually agreed upon date and time. The evaluator is free to schedule during any subject matter. Teachers will not be required to submit more than one lesson plan per observation.
- **22.05** Post observation feedback will be provided within 15 work days. If there are extenuating circumstances, communication will be provided promptly to the teacher. Observation feedback, at a minimum, will include reviews of lesson outline review, pupil engagement, and curriculum used.
- **22.06** Any annual revisions to the RCS Evaluation Handbook (found in Appendix F of this Agreement) will be submitted to the Association for feedback prior to distribution to staff. Such revisions may include, but not be limited to, modifications to how the Danielson Framework's summative calculations are determined, verbiage changes specific to different classifications of REA bargaining unit members, and any additions or deletions to the Evaluation process. Procedures of student growth measures at the elementary and secondary levels will be determined collaboratively and found within the RCS Evaluation Handbook.
- **22.07** Staff selected to serve as a mentor for a tenured teacher receiving a rating on their most recent evaluation as Developing or Needing Support shall be a tenured teacher and subject to the first year mentor stipend of \$250 found in Article 31.06.

ARTICLE 23 - PROFESSIONAL IMPROVEMENT

- **23.01** The parties support the principle of continuous training of teachers. This may include participation by teachers in professional organizations in the areas of their specialization, leaves for work on advanced degrees or special studies, foreign travel, and participation in community educational projects.
- **23.02** The Board agrees to provide necessary funds for teachers who desire to attend professional conferences, in-service or staff development. The Board will offer/provide to teachers given new teaching assignments, opportunity for in-service or staff development.
- **23.03** Expenses submitted on a conference form and approved by the Administration will be provided.
- **23.04** A teacher attending such conferences and meetings will be granted sufficient leave time to attend without loss of compensation. The teacher will, upon request, submit a written or oral report regarding such conferences.
- **23.05** A teacher who enrolls in a Rochester Community Schools Community Education course which is related to their present or future teacher teaching assignment, will be allowed to attend tuition-free. To qualify for this benefit, the teacher must submit a request to the Superintendent/designee detailing how the specific course relates to the teacher's present or future employment with the Board.
- **23.06** The Association and Board agree to the following methods for meeting state required professional development hours for teachers.
 - A. It is understood that during the first 3 years of his or her employment in the classroom, a new teacher will be inducted into teaching by participating in at least ninety (90) hours of professional development per Section 1526 of the Michigan School Code. The Board agrees to provide support for meeting this requirement by allowing for the necessary release time in order to participate in the Intermediate School District's New Teacher Support Center or any comparable professional development opportunity as determined by the teacher in consultation with his/her immediate supervisor. Funds for such programs will continue to be provided by the School District unless other arrangements are made.
 - B. Compliance with Section 1527 of the Michigan School Code will be met by combining any of the following professional development opportunities to total a minimum of 30 hours. Part-time teachers will have this amount prorated per their partial assignment.
 - 1. Calendar designated professional development dates. Part-time/shared time teachers will attend a minimum number of calendar designated professional development sessions that will equal the same percentage as their contract percentage.
 - 2. Voluntary participation in any professional development offered by the district's Department of Curriculum and Instruction, or curriculum-based activities offered by professional organizations, during the summer recess after June 30 of any calendar year and to be credited toward the upcoming school year.

- As approved by a teacher's immediate supervisor or the Department of Curriculum and Instruction department at a time during which a substitute teacher and release time are provided so that staff might acquire professional development that meets their professional and/or instructional program needs.
- 4. Teachers will report their participation in professional development experiences through the KALPA program. The district will provide the necessary information and support to facilitate the registering of appropriate information regarding the teacher's participation in professional development experiences.

C. It is expressly understood that whether the professional development experience is funded by the district or not has no bearing on its qualification for meeting state required professional development hours unless otherwise determined by the State Department of Education.

23.07 The Board will make every effort to publish a schedule of building, district and personal Professional Development programs early in the fall to ensure that the staff will have the opportunity to design a Professional Development Program for the year.

ARTICLE 24 - PROFESSIONAL STUDY COMMITTEES

- **24.01** The Board and the Association recognize the value of cooperative effort involving members of the Administration and teaching staff in many areas of professional improvement.
- 24.02 Professional Study Committees:
 - A. Suggestions concerning areas for professional study may be initiated by either the Administration or the Association.
 - B. Professional study committees may be appointed jointly by the Administration and the Association.

ARTICLE 25 - BENEFIT PROTECTION

- **25.01** A group term death benefit in the amount of \$50,000 will be carried on all teachers. The death benefit will have an accidental death or dismemberment rider and a waiver of premium rider.
- **25.02** The group term death benefit will begin with the next enrollment period of the benefit carrier, when the teacher has: 1) properly completed the necessary forms, and 2) actually begins employment. Such benefit will terminate when the teacher terminated his/her employment. By October 1st of each year, the Board will prepare and forward to the Association a list of teachers not covered.
- **25.03** <u>Health</u>: The Board agrees to provide, upon request by the teacher, the following:

MEDICAL

RCS Benefit Link: https://tinyurl.com/RCSBenefits

PPO: https://tinyurl.com/RCSPPO

HSA:<u>https://resources.finalsite.net/images/v1706029156/rochesterk12mius/sym0wbrjs</u> ju2vf8gz0fk/LA009LM6.pdf

PRESCRIPTION DRUGS

Specialty Drugs

Specialty drugs are prescription medications that require special handling, administration, or monitoring. These drugs are used to treat complex, chronic and often costly conditions, including asthma, cancer, multiple sclerosis, rheumatoid arthritis, Hepatitis, Chronic Kidney Failure and other conditions. A list of specialty drugs is available online at bcbsm.com. If your medication is included in the Specialty Drug Guide you can:

- Get your prescription drugs delivered to your home by mail ordering them through Walgreens Specialty Pharmacy (formerly known as Option Care), our specialty drug vendor. Download the Specialty Drug Brochure for ordering instructions, or call Walgreens Specialty Pharmacy at 1-866-515-1355 to order.
- Fill your prescription at a retail pharmacy. Not all pharmacies will dispense specialty drugs, so call your pharmacy to verify that they will fill your prescription.
- If filling your prescription at a retail pharmacy outside of Michigan, you must make sure the pharmacy you will be using participates in the out-of-state specialty pharmacy network.

Specialty drugs are only available in a 30 calendar day supply, whether you choose to fill them at a retail pharmacy or through mail order. BCBSM may limit the initial quantity of select specialty drugs (15 calendar days). Your copay will be reduced by one-half for this initial fill.

Mandatory Generic Program

The mandatory generic program requires that prescriptions be filled with a generic product, if available.

- If the doctor writes a prescription for a brand drug when a generic alternative is available, the pharmacy will dispense the generic drug and you will pay the generic copay.
- If you request the brand name drug, you will pay the brand name copay and the cost difference between the brand name and generic drugs.
- If the doctor writes 'Dispense as Written" (DAW) on the prescription, the pharmacy will dispense the brand name drug and you will pay the brand name copay and the cost difference between the brand name and generic drugs.
- **25.04** The Board may take any action in compliance with Michigan Public Act 152 of 2011, and payroll deductions are authorized for this purpose. In the event that Public Act 152 of 2011 is repealed, or declared unconstitutional or legally not effective by a court or administrative agency, employees taking health insurance through the School District shall make the monthly contributions toward the cost of that health insurance in the amount of twenty percent (20%) of the cost of that health insurance as defined in PA 152, and payroll deductions are authorized for this purpose.
- 25.05 If the teacher has any type of fully paid, full-family hospitalization policy coverage which is equal to or better in coverage than that offered by the Board in Section 22.03, above, the teacher involved will not be eligible for full-family hospitalization coverage with the Board. Equality of policy, if questioned, will be determined by a benefit committee composed of one (1) teacher representative appointed by the Association, and one (1) administrator appointed by the Superintendent and one (1) Board member appointed by the president of the Board. In all cases the determination of this committee will be final and non-grievable. Question of equality of policy must be submitted by October 1st of each school year. It is understood that double coverage is prohibited. In the event a teacher fails to notify the Department of Human Resources of double coverage and has received dual payment of hospitalization benefits, the teacher will be ineligible for any hospitalization benefit paid for by the Board for a period of one (1) year. If requested by the Department of Human Resources each teacher will be required to certify, in writing, that they do not have double coverage of hospitalization.
- **25.06** Long Term Disability Policy: The Board will provide long term disability income to cover all regular teachers under the age of 65, working at least fifteen (15) hours per week after the first 330 calendar days of illness or disability. Such policy will not exceed payment of 2/3 of his/her regular salary at time of illness or disability, subject to maximum benefit of five thousand dollars (\$5000.00) per month, and reduced by any amounts paid or payable under Worker's Compensation, Social Security, or any earned income. Said compensation, as described above, is subject to the terms of the contract with the respective carrier.
- **25.07** Dental Coverage: Teachers employed on a full-time, full-year basis will be eligible for the dental plans provided by the Board for said teachers and all eligible dependents. The coverage will be: Class I 100%, Class II 80%, Class III 60%, with an annual maximum of \$2200 and a Class IV lifetime maximum on orthodontics of \$2200 or the preferred provider option. Examinations are a Class I benefit. The benefit year is January 1 through December 31. Unmarried children who are full-time students and dependent on the teacher for support will be eligible for family member benefits through the calendar year the dependent becomes age twenty-six (26).

- **25.08** Vision Coverage: The Board agrees to provide a BCBS/Heritage Vision insurance plan summarized in on the HR webpage on the district website. It is agreed that contact lens and frame allowances will be increased to \$150 annually starting in 2025.
- **25.09** If a teacher does not have hospitalization benefits through the Board, the teacher will receive:
 - A. Alternate Benefit Plan:
 - 1. An additional Death Benefit \$50,000.00 A D & D.
 - 2. Beginning with open enrollment in 2014, should the number of teachers who opt out of the Board provided health insurance drop below 100, the amount paid will be reduced to \$75 per month for those declining single coverage and \$160 per month for those declining two-person or family coverage. On or before January 15th of each year, the Board will inform the Association of the number of teachers who have availed themselves of this option.
 - B. The Board will provide a cash option to health insurance benefits as provided in Alternate Benefit Plan. The Board will formally adopt a qualified plan document which complies with Section 125 of the Internal Revenue Code. The amount of the cash payment received may be applied by the teacher to any tax-deferred/sheltered annuity selected by the teacher with a company that is a Board approved carrier. The benefit will be paid in January and June.

The choice is in lieu of health care insurance as described in Section 25.03 of this Master Agreement.

Rules:

- 1. The teacher must select the option to health benefit for four (4) of the six (6) months preceding the January and June payments to receive a full six (6) month payment
- 2. The teacher may make a selection, or change in benefit only during the open enrollment period for health care, or if there has been a change in family status (as defined by IRS) during the year.
- 3. In order to receive this cash benefit or tax-deferred/sheltered annuity benefit, the teacher must show proof of health care benefit from another source.
- **25.10** Upon termination of a teacher's contract with the Board, the teacher's death benefit, health coverage, long term disability, and dental policy as described above will cease to be paid by the Board. Except, however, a teacher may pre-pay his/her premium for those months between employment to the extent permitted by the benefit carrier, and law.
- **25.11** Hospital, vision, and dental coverage will be provided to all regular part-time teachers if they pay the prorated premium costs through payroll deduction.

To be eligible for all coverage the teacher must be employed at least 40% of a full workday.

- **25.12** To be eligible for hospitalization and death benefits, long term disability, and dental coverage, the teacher must be working. Teachers on leaves of absence in excess of one (1) month will be required to pay for the coverage or else it will be terminated. Teachers who are using their sick days or are receiving benefits from the Sick Bank will be considered as working, for the purposes of this Section.
- **25.13** In the event of any violation of the No-Strike Article, this provision will be immediately

terminated and discontinued for the duration of the strike and the teacher will be reimbursed for any premium paid but unused.

- **25.14** General Policy Provisions:
 - A. The terms of any contract or policy issued by a carrier hereunder will be controlling as to all matters concerning benefits, eligibility, and termination of coverage, and other related matters.
 - B. The Board, by payment of the premium payments, will be relieved from all liability with respect to the benefits provided by the benefit carriers as described above. The failure of a carrier to provide any of the benefits for which it has contracted, for any reason, will not result in any liability to the Board or the Association nor will such failure be considered a breach by either of them of any obligation under this Article.
 - C. Differences between employees or beneficiaries of employees and any carrier will not be subject to the grievance procedure. However, the Board will exert every effort to assist in resolving such problems.
- **25.15** Prior to contract being let with companies, the Association will be given the opportunity to review the benefits, costs, and coverage.
- **25.16** In the event of a teacher's death, all fringe benefits will be continued for three (3) months at no cost to the immediate family. The fringe benefits will be held by the beneficiaries indicated on the term death benefit policy. Prior to terminating any fringe benefits, members of the immediate family will be contacted to insure uninterrupted coverage.
- **25.17** Subject to the terms of the contract with the respective carriers, it is the intent of the parties that benefits provided for in this Article will commence on the first compensable working day of teachers and that coverage will remain in effect continuously for the duration of the Agreement as long as the teacher is actively employed by the Board.
- **25.18** The procedure used to change the health carrier will be as follows:
 - A. An insurance panel will be formed to evaluate any proposed insurance change.
 - B. The panel will be made of equal numbers of representatives appointed by the Superintendent and the Association respectively.
 - C. If the health insurance panel feels improvements can be made through the selection of a different carrier, the proposal will be submitted to the Association Council and the Board.
 - D. The Association Council and the Board must both approve the new proposal before it can be implemented.
- **25.19** The Board agrees to maintain an Employee Assistance Plan (EAP). The EAP will provide employees, their dependents and household members a free and confidential 24/7 help/counseling line as well as opportunities for additional counseling within the plan guidelines.
- **25.20** Unmarried children who are full-time students and dependent on member support will be eligible for family member benefits for health through the calendar year the dependent becomes age twenty-six (26) in accordance with the law.

ARTICLE 26 - PROTECTION OF TEACHERS

- **26.01** The Board recognizes its responsibility to continue to give all reasonable support and assistance to teachers with respect to the maintenance of control and discipline in the classroom. Each teacher, however, bears the primary responsibility for maintaining proper control and discipline in the classroom. The teachers recognize that all disciplinary actions and methods invoked by them will be reasonable and just, and in accordance with established Board policy. Whenever it appears that a particular student needs special attention or services, the teacher will advise the principal, and if the principal concurs and such help is available, reasonable steps will be taken to provide such special attention as is required.
- **26.02** A teacher may exclude a student from one class when the grossness of the offense, the persistence of the misbehavior or the disruptive effect of the violation makes the continued presence of the student in the classroom intolerable. In such cases, unless an emergency arises, the teacher will furnish the principal, full particulars of the incidents. Prior to the next meeting of that class period, unless an emergency arises, the building administrator will inform the teacher of the course of action which will be taken to eliminate the disruptive situation.
 - A. For elementary students, this will be an age-appropriate time that allows for de-escalation and re-entry to the classroom.
 - B. In cases where a student of any age has been disciplined for behavior issues in a teacher's classroom, that teacher will be afforded the option to be part of the re-entry process.
- **26.03** A teacher may use such force as is necessary to protect himself/herself from attack or to prevent injury to another person or student.
- **26.04** Any case of physical assault upon a teacher will be promptly reported to the immediate supervisor. The Board will provide legal counsel to advise the teacher of his/her rights and obligations with respect to such assault and will render all reasonable and proper assistance to the teacher in connection with handling of the incident by law enforcement and judicial authorities.
- **26.05** If a teacher is sued as a result of any reasonable and prudent action taken by the teacher while in pursuit of his/her employment, the Board will provide legal counsel to advise the Board and the teacher. The Board may at its discretion then provide legal counsel and render all reasonable and proper assistance to the teacher in his/her defense.
- **26.06** Teachers will be expected to exercise reasonable care with respect to the safety of pupils and property, and will not be individually liable for any damage or loss to person or property, except in cases of gross negligence and/or gross neglect of duty.
- **26.07** Any reasonable length of time lost by a teacher in connection with any incident mentioned in this Article will not be charged against the teacher unless he/she is judged guilty by a court of competent jurisdiction.
- **26.08** When a complaint regarding child abuse and neglect is lodged against a teacher, the administration will notify the teacher and/or the Association as soon as possible unless directed otherwise by the Protective Services and/or the police. The teacher will be provided an opportunity for Association representation as per the Teacher

Rights Article 6 when the complaint is brought to the teacher's attention. The Association representative will normally be the Executive Director or president.

- **26.09** The Board and Association recognize and support the right of parents or legal guardians to observe instruction in their child's classes. It is important for parents to be interested and involved in their child's education. In order to protect the rights of all children in the classroom the following guidelines have been established to assist parents who may wish to observe classroom instruction.
 - A. Requests to observe classroom instruction are to be submitted in writing, to the building principal, five (5) school days in advance of the requested date.
 - B. Parents or legal guardians are permitted to observe in their own child's class only.
 - C. Recording devices are prohibited, unless prior arrangements have been made and permission is granted in writing.
 - D. Placement or seating of the parent/guardian will be at the discretion of the teacher.
 - E. Observers will not challenge the lesson or any portion of it during class or in front of other students.
 - F. Questions/comments should be directed to the classroom teacher at a time convenient to the teacher. Parents must not interrupt instruction.
 - G. No personal questions about students will be answered.
 - H. Disclosures (if applicable) must remain confidential.
 - I. A building administrator will accompany parent/guardian during the requested classroom observation.
- **26.10** The following provisions shall be applied to all requests for information regarding a bargaining unit member under the Freedom of Information Act (FOIA).
 - A. Once the District identifies records that are responsive to a FOIA request and that identifies a member, the involved bargaining unit member and the Association Uniserv Director and/or Association President shall be promptly notified and provided with a copy of the FOIA request.
 - B. If requested by the employee, and as soon as possible, the District will meet with the affected employee (and Association representatives if the employee requests such representation) to review the FOIA request and the document(s) requested, provided schedules permit within FOIA timelines.
 - C. For records that are responsive to a FOIA request and that identifies multiple members, the district will meet with Association Uniserv Director and/or President who will serve as the intermediary for the members.
 - D. The District faithfully commits to comply with all aspects of FOIA law.
- **26.11** To encourage the free exchange between teacher and student, to eliminate the danger of recording remarks in a classroom out of context particularly because of the existence of today's sophisticated recording devices it is agreed that any record of classroom procedures, whether by mechanical, electronic or other means, shall be made only with the express permission of the teacher. This policy shall be made known to the student body.

To foster healthy relationships between teachers, students, and visitors to buildings when cases of visitors to buildings using a recording device becomes either disruptive or interferes with the teacher/student relationship, the individual(s) will be reported to the building administrator.

- **26.12** The Board and the Association recognize the right of teachers to work in a non-threatening environment. To that end, the Administration will continue to lend all support to any teacher who is being harassed or threatened by a parent/student.
- **26.13** The existence and the overview of the district's threat assessment process will be shared with staff annually at each building

ARTICLE 27 - BASIC SALARIES

- **27.01** The salaries of teachers covered by the Agreement are set forth in the Appendix A which is attached to and made a part of this Agreement. Such salary schedule will remain in effect during the designated period of the Agreement.
- **27.02** When a person has completed certification and has met all requirements for his/her degree, but does not receive his/her diploma until a later date, he/she will be placed on the appropriate degree step on the salary schedule. Credits so claimed will be substantiated by a certified statement from the institutions from which they were earned.

It will be the individual teacher's responsibility to provide official transcripts to the Department of Human Resources to establish credit for proper placement on the salary schedule. Advancement on the salary schedule by acquisition of additional credits will be made upon proof of completion of requirements for said salary schedule. Consideration for salary schedule readjustment must be filed by October 1st of the first semester for the first semester consideration and by February 1st for the second semester consideration.

- **27.03** Teachers may elect to receive their pay in 21, or 26 equal pay checks. These pay plans will be paid as follows:
 - A. 26 pays: 26 checks will be paid, one each bi-weekly payroll period year round.
 - B. 21 pays: 21 equal checks will be each bi-weekly payroll period during the school year.
 - C. Any teacher who wishes to make a change in their payroll payment schedule must notify the Payroll Department, in writing by June 1st to have the change implemented for the following school year.
 - D. At the teacher's request, paychecks will be directly deposited in any of the designated banking institutions.
 - E. See Pay Dates, Appendix E for scheduled pay dates.
- **27.04** A teacher who works the entire school year will be granted one increment on the salary schedule regardless whether the teacher works full time or less than full time. A teacher who completes half or more of the school year will be granted a full increment. A teacher who completes one quarter but less than half the school year will be given one half increment. A teacher who completes less than one quarter of the year will not be given an increment credit for that year. Time on sick leave including the sick bank still counts as time toward the completion of the year or portion thereof.
- 27.05 Salary Schedule Application:
 - A. **BA+20**: for a teacher to be placed on the BA+20 salary track the 20 semester hours or equivalent must be in an approved plan.
 - B. **MA+15**: for a teacher to be placed on the MA+15 salary track the 15 semester hours or equivalent must be taken after the completion of the requirements for a Master's Degree. Special education ancillary staff with a Master's Degree that was conferred with 50-59 credits will be placed in the MA+15 salary track.
 - C. **Specialist**: teachers who possess two (2) Masters' Degrees in their teaching field may, following application and approval of the Department of Human Resources, be placed on the Specialist Schedule.

A teacher who holds a Master's Degree which requires sixty (60) or more semester hours beyond the Bachelor's Degree will be paid on the Specialist salary track.

A teacher who has earned her/his National Board Certification (NBCT) prior to May 1, 2019 or a teacher who earns her/his NBCT following this date, but who can show evidence of beginning the program prior to May 1, 2019, will be paid on the Specialist salary lane. Any teacher earning her/his NBCT subsequent to this date will advance one lane (at the same Step unless an annual advancement is applicable) on Salary Schedule – Appendix A. Any teacher who moves to the Specialist salary lane due to NBCT but allows her/his certification to lapse will return to their salary lane prior to NBCT.

Speech-Language Pathologists and School Psychologists shall be placed on the Specialist salary lane.

- D. New hires may be placed on the salary schedule commensurate with their experience. The district may consider awarding credit for ancillary staff clinical experience if applicable to a school setting.
- **27.06** Longevity payments will be made on the first pay date in December each year in addition to the teacher's salary according to the following schedule.

	Years of Service in RCS	BA	BA+20	MA	MA+15	SPEC	рост
1	5th-9th	\$500	\$500	\$750	\$750	\$1,000	\$1,000
2	10th-15th	\$1,000	\$1,000	\$1,250	\$1,250	\$1,500	\$1,500
3	16th-20th	\$1,500	\$1,500	\$1,750	\$1,750	\$2,000	\$2,000
4	21st-25th	\$2,500	\$2,500	\$2,750	\$2,750	\$3,000	\$3,000
5	>25th	\$3,500	\$3,500	\$3,750	\$3,750	\$4,000	\$4,000

- A. Payments will be prorated by FTE.
- B. For teachers hired prior to July 1, 2014, experience at an accredited K-12 school prior to current hiring by the Board will be credited for longevity placement at the rate of one (1) year credit for one (1) year of work in Rochester. Teachers hired after July 1, 2014, will be given credit only for teaching service to Rochester Community Schools.
- C. Teachers leaving Rochester Community Schools to work for another school district and subsequently returning to RCS shall have their longevity restarted. Returning staff with extenuating circumstances can appeal for consideration from district and REA representatives.

- **27.07** Course work for salary schedule placement above the Bachelor's Degree must be obtained from a university accredited by the National Council for Accreditation of Teacher Education, by the National Association of State Directors of Teacher Education and Certification, from any accredited Michigan university, through any educational program approved by an accredited university, approved by the Michigan Department of Education, or from any college or university mutually agreed to by the parties. Teachers are encouraged prior to enrolling in classes to verify the accreditation of their colleges/universities. For more information go to: National Accreditation
- **27.08** Effective with the last pay annually, all full-time teachers who are members of the bargaining unit on that date and who contribute money to a 403(b) tax sheltered annuity, shall receive a matching contribution to a 403(b) tax sheltered annuity, up to a maximum of seven hundred fifty dollars (\$750). The matching contribution will be based upon the teacher's contributions from the first pay of the contractual year through the last pay in May. This amount shall be pro-rated for all part-time teachers who remain members of the bargaining unit on that date. It is expressly understood that this is a pre-tax contribution and shall not apply towards Michigan Public Schools Employees Retirement System (MPSERS). Employees' contributions will be payroll deducted per Article 6.04.
- **27.09** The district will make every attempt to hire a non-retired teacher for vacancies. If unable to do so and RCS chooses to hire a retired teacher, the following provisions will apply:

A. Salary Placement

All newly hired retired teachers will be placed on the salary schedule in a Step and Lane not to exceed MA, Step 10. The district shall inform the REA if hiring for a position would require deviating from this amount.

B. Insurance Benefits

All newly hired retired teachers shall not be eligible for any district provided medical, dental, vision, life insurance, medical opt out stipend, or disability insurance if they are eligible for these benefits through MPSERS

C. Longevity & Severance

All newly hired retired RCS staff are not eligible for longevity and/or severance benefits.

D. Seniority

All newly hired retired teachers shall be placed on a separate seniority list composed only of retire/rehire staff. Staff on this list shall not exceed the seniority of any current non-retired RCS teacher.

E. Sabbatical

Retire/rehire staff shall not be eligible for a sabbatical leave.

ARTICLE 28 - SEVERANCE PAY

- 28.01 A teacher who has been employed by the Board for five (5) or more years and who retires, resigns, or dies will be compensated for unused sick leave. The teacher will receive fifty-two dollars (\$52.00) for each sick leave day accumulated over fifty (50) up to a maximum of seventy (70) days. The teacher will receive seventy-seven dollars (\$77) for each sick leave day accumulated between seventy-one (71) and one hundred fifty (150) days.
- **28.02** The Board will provide a Special Pay Plan (IRS Section 403 (b) for each member who retires, resigns, or dies. There will be no cost to the member for this benefit. The qualifications are:
 - A. The member must be fifty-five (55) years of age or older on December 31 of the year in which he/she retires.
 - B. The member must have been employed by the District for more than five (5) years
 - C. The Special Pay Plan amount must exceed \$1,000.
- **28.03** Teachers providing written notice to Human Resources of their intention to retire prior to the start of next school year by March 31 and complete the current school year shall receive a \$500 stipend.

ARTICLE 29 - RESERVE TEACHER

- **29.01** The parties agree that a teacher who has been placed on layoff will be eligible for reserve teacher positions. These teachers will be members of the bargaining unit.
- **29.02** The calendar for Reserve Teachers will follow the school calendar in this Agreement with the following modifications:
 - A. Reserve teachers' employment will begin on the first student day.
 - B. Reserve teachers' employment will end on the last student day.
 - C. Participation in parent/teacher conference days, employment on record days and participation in in-service sessions may be authorized by the Superintendent/designee.
- **29.03** It is understood by the parties that said teacher would not lose his/her place on the recall list. Should a position become available with the Board, the reserve teacher, if certified, will be offered the position according to his/her placement on the recall list.
- **29.04** It is understood by the parties that reserve teachers will be immediately released to accept other employment, should it be offered to them.
- 29.05 Reserve teachers will be assigned:
 - A. A. Substituting assignments for a teacher.
 - B. B. Assisting a teacher in the performance of their responsibilities as assigned by the immediate supervisor including:
 - 1. general supervision of students;
 - 2. assisting teachers in the instruction of classes or small groups;
 - 3. performing non-teaching duties regularly performed by classroom teachers;
 - 4. working in media centers or libraries.
- **29.06** Seniority will be granted to these teachers in accordance with this Agreement.
- **29.07** The time worked by the reserve teacher will count toward salary schedule increment in the event the teacher is recalled to regular status.
- **29.08** The reserve teacher will earn one day of paid sick leave per month worked. Up to five (5) sick leave days may be borrowed against the first five (5) months. The reserve teacher may take up to five (5) days unpaid leave during the year with the approval of the Chief Human Resource Officer. The teacher's sick leave bank, prior to layoff, will be frozen and if the teacher returns from layoff, the frozen days and accumulated reserve teacher sick leave days will be added to the sick bank.
- **29.09** Hospitalization benefits will be covered on single subscriber rate for those who cannot be covered through a spouse. The reserve teacher may elect to pay for up to full-family hospitalization benefits.
- **29.10** The reserve teacher rights will be limited to the conditions of this Article when making a claim that there has been a violation, misinterpretation, or misapplication. Such claims will be processed in accordance with the provisions of the Grievance Procedure Article.
- **29.11** These teachers will, under no circumstances, be utilized in a fashion to avoid employment of a fully contracted teacher for a regular position.

- **29.12** Refusal by a laid-off teacher to accept a reserve teacher position will not cause said teacher's claim for Unemployment Compensation to be challenged.
- **29.13** These teachers will be compensated at the rate of twenty-two thousand dollars (\$22,000.00) annually.
- **29.14** The annual reserve teacher salary will be reduced by the amount of any Unemployment Compensation received by the individual teacher between the last day of the school year preceding the date of signing an individual contract and the date the teacher begins working as a reserve teacher.

ARTICLE 30 - MISCELLANEOUS PROVISIONS

- **30.01** If any provision of this Agreement or any application of the Agreement to any teacher or group of teachers will be found contrary to law, then such provision or application will not be deemed valid or subsisting except to the extent permitted by law, but all other provisions or applications will continue in full force and effect.
- **30.02** Teachers are expected to indicate to the Board as soon as possible if they do not intend to return for the coming school year. The Association recognizes and acknowledges the importance of the distribution and collection of Intent to Return Forms as may be distributed by the Board in early spring. The Association supports the concept that the teacher has an ethical responsibility to guarantee that the information as collected on the intent to return forms is reliable and can be used by the Board with complete confidence.
- **30.03** Because every building has problems particular to itself, due to facilities, personnel, and the public, the involved professional personnel are encouraged to jointly and democratically develop solutions to the common problems that are not inconsistent with State/Federal law, Board policy and this Agreement.
- **30.04** The Board and Association recognize teaching as a profession. Teachers will conduct themselves as professionals and exercise their professional judgment in carrying out the job duties.
- 30.05 A. All District curriculum adopted, or in place prior to July 1, 1996, will remain in effect after July 1, 1996. After July 1, 1996, existing curriculum may be modified and new curriculum may be adopted only through the established District Curriculum Review Process.
 - B. Teachers may serve on Curriculum Review Committees at their own discretion.
 - C. The REA President may appoint one (1) teacher to each curriculum committee by notifying the Assistant Superintendent for Instruction of the appointment.
- **30.06** The following provision shall be applicable only to the extent that Public Act 4 of 2011 is (or becomes) applicable: An emergency manager appointed under the Local Government and School District Fiscal Accountability Act may reject, modify, or terminate this collective bargaining agreement as provided in the Local Government and School District Fiscal Accountability Act.
- **30.07** Bargaining unit members will be eligible for teaching certificate renewal cost reimbursement or one licensure renewal cost reimbursement per cycle.

Ancillary bargaining unit members may submit for reimbursement up to \$225 annually for certification reimbursement.

Social Workers within the bargaining unit will receive \$100 per year to offset Continuing Education Credits (CEUs) required for licensure to be paid on the last paycheck in June.

ARTICLE 31 - ENTIRE AGREEMENT CLAUSE

31.01 This Agreement supersedes all previous agreements, rules, regulations, and current or past practices between the Board and Association which will be contrary to or inconsistent with its terms and constitutes the entire Agreement between the parties. The provisions of this agreement will be incorporated into and be considered part of the established policies of the Board. Any amendment or Agreement supplemental hereto will not be binding upon either party unless executed in writing by the parties hereto.

ARTICLE 32 - CONTRACT MAINTENANCE COMMITTEE

32.01 A contract maintenance committee shall be formed consisting of up to six (6) bargaining unit members and six (6) administrators for the purpose of discussing administration matters arising under this collective bargaining agreement. The committee shall not consist of fewer than three (3) members of each party. Additions to the committee may be mutually agreed upon.

ARTICLE 33 - SPECIAL EDUCATION

- **33.01** The parties recognize that children having special physical, mental, or emotional challenges, as defined by rules 340.1701 to 340.1862 inclusive, may require specialized classroom experiences. In the event that such a child is to be placed in a general education classroom, the following provisions will be made:
 - A. The child will be placed in the general education classroom upon the teacher's full knowledge and understanding of the child's special education eligibility.
 - B. The teacher will be supplied with adequate paraprofessional and ancillary staff, materials, specialized equipment and consultant services needed for proper education of the child, who is eligible for special education as determined by the Individual Education Planning Team.
 - C. At least one of the student's general education teachers will attend the IEPT. Staff members will be notified using shared calendar technology to ensure one will be present. Written notice of the IEPT meeting will be sent to all of the student's parent/s or guardian/s.
- **33.02** Students who are eligible for special education who have been placed in general education classrooms under a least restrictive environment or any form of educational mandate will be placed as per state law and/or state/federal special education regulations. When a certified special education student is placed, the receiving teacher will be provided an opportunity to work collaboratively with that building's special education staff and administrator, to develop an understanding of the student's special needs, develop plans for meeting the special needs, and review how support services will be provided the student as per the IEP (Individual Education Plan). If the teacher, building principal, and/or Director of Student Services or designee believes that inservice would be useful for the classroom teacher and/or building staff, a meeting of the above named parties will take place to decide the nature and scheduling of needed inservice.
- **33.03** Students who are eligible for special education or are multilingual learners will be equally distributed across grade levels, subject areas, and instructional hours. If clustering students who are eligible for special education or multilingual learners optimizes learning, the determination to do so will be made with input from administration, caseload teacher, general education teacher and any pertinent ancillary staff. Every effort will be made to minimize the number of students who are eligible for special education/multilingual learners in overloaded and/or combination classrooms.
- **33.04** General education teachers assigned a student who is eligible for special education will be provided release time to meet with educational support staff (e.g. teacher consultants, physical therapists, occupational therapists, speech-language pathologists, social workers, psychologists, paraprofessionals, resource teachers, etc.)
- **33.05** If requested, substitutes will be provided for teachers scheduled to have students who are eligible for special education to provide release time to visit sending classroom and/or programs and staff within and/or outside Rochester Community Schools within a reasonable time as the student assignment is determined.
- **33.06** A meeting may be called by the general or special education classroom teacher with the building special education team and the building administrator. The purpose of this meeting will be to discuss the appropriateness of placement and possible schedule

adjustments as well as accommodations and support services necessary for the student and teacher. The manner in which the special education teacher and paraprofessional will be utilized in the general education classroom may also be discussed.

- **33.07** The District commits itself to a solution focused approach in supporting students who are eligible for special education during the time they spend in general education classrooms. Special education staff, general education teachers, and appropriate administrators will meet to resolve the issues of planning, materials, and other topics of concern.
- **33.08** Building administrators will seek input from educators who have worked with students who are eligible for special education during the placement process for the next year. These educators may include general education, special education and ancillary staff.
- **33.09** It is strongly recommended that general education and special education teachers review student CA-60 and IEP information as soon as it is available.
- **33.10** Where practicable, special education ancillary assignments that are split between multiple locations will be at the same level.
- **33.11** Special education and ancillary staff will not be required to attend professional development during scheduled classroom preparation time during staff reporting week. If professional development or training needs to take place outside of the scheduled district professional development that week will be offered asynchronously and be compensated at the ad hoc rate.
- **33.12** The district will make every attempt to not schedule a combined level secondary resource class (ELA and Math) in one section. In the event that such a combined class is a possibility, it will be subject to review by representatives of the administration and the Association prior to implementation.
- **33.13** When district level PD is specific to classroom/department level curriculum or instruction, and there is no alternative PD provided, ancillary staff may use the PD hours to work on caseload management.
- **33.14** With the approval of the date and use by building administration, two (2) half days of release time per school year will be provided to special education staff for case management and IEP activities.

ARTICLE 34 - MENTOR/MENTEE

34.01 Each year, the principal will seek volunteers to serve as mentors. To the extent possible, the mentor new educator will be in the same subject or grade level.

The building administration will provide an educator new to the profession with a mentor teacher during the new educator's first three (3) years of employment. No educator will be required to be a mentor. Any educator appointed as a mentor must be a tenured teacher or have five years' experience.

The building administration will provide an educator new to the district, but not new to the profession, a mentor for a minimum of one year. The rate of mentor compensation will be determined based upon the years of experience the new educator has and the extent of the obligation of the mentor.

- **34.02** No mentor teacher will be assigned to more than three (3) new educators. After consultation with the building administrator, a mentor educator may terminate his/her participation in the mentor program. Should this happen, the building administrator will assign another mentor. After consultation with the building administrator, the new educator may request another mentor.
- **34.03** The District and the Association realize that for mentoring to be most effective the mentor and the new educator should have time to discuss issues of mutual interest. Consequently, building administrators will attempt to schedule common planning and lunch times.
- **34.04** The mentor's evaluation and observation notes of the new educator will be provided only to the probationary teacher. The evaluation and notes will be used only by the probationary teacher for self-assessment and may not be used for any other purpose.
- **34.05** The mentor will not be used as a witness in any proceeding involving the probationary teacher's teaching performance.
- **34.06** Each mentor will be required to keep a mentor/mentee log and submit the document to the Office of Human Resources in December and May of each year. Additionally, the mentor may be required to attend training and joint mentor-mentee meetings.

Mentors will receive an annual stipend as follows:

- first-year mentee: \$250,
- second-year mentee: \$175
- third-year mentee: \$125

ARTICLE 35 - NEW TEACHER INDUCTION PROGRAM

- **35.01** The district will provide a New Teacher Induction Program (NTIP) to support teachers new to the teaching profession. Teachers who are in their first through third year of teaching are invited to participate in the NTIP program. The opportunities provided through the NTIP program will be considered professional development under the requirements of MCL 380.1527 and shall count toward the required ninety (90) hours in the first three years of teaching.
- **35.02** Newly hired teachers joining RCS prior to the start of the school year shall be paid a stipend of \$150 for initial classroom setup.
- **35.03** Teachers who plan and facilitate New Teacher Orientation sessions are eligible for the Professional Development stipend.

ARTICLE 36 - SITE BASED DECISION

- **36.01** Site Based Decision (SBD) is the process by which the teachers at the work site jointly make decisions affecting their working conditions. Decisions made by the SBD Committee will not violate the Agreement. Decisions made by the SBD Committee will be approved by the Association and Board prior to implementation of the decisions.
- **36.02** SBD Committee is an ad hoc committee. The REA Building Representative or the Principal may request the formation of the ad hoc committee for a specific purpose. The purpose will be made known to the Association President and the Superintendent or District designee. If the Association and the District agree the purpose is appropriate for SBD, the committee will be formed. If the Association or the District does not agree the purpose is appropriate for SBD, no committee will be formed. The Association and the District will attempt to resolve the purpose for which the SBD was requested.
- **36.03** When the SBD Committee has completed its project, the committee will be disbanded. If, in the judgment of the Association or Superintendent or designee, the SBD Committee is unable to complete its project in a reasonable period of time, either the Association or the District may offer assistance to the committee or disband it.
- **36.04** Participation on the SBD Committee is voluntary and will not be a part of a teacher's evaluation, personnel file, or otherwise be used to discipline or reward the teacher.
- **36.05** SBD Committee will be composed of only employees of the Board. The committee will include at least three (3) REA members and one (1) building administrator. Non-employee consultants may be used with the consent of the committee members. Committee decisions will be by consensus. The chairperson of the committee will be selected by the committee.
- **36.06** The SBD Committee will implement the following prior to a vote on its recommendation(s):
 - Provide staff a 1-week notice prior to voting unless extenuating circumstances pertaining to the health and safety of student(s) and/or staff exist;
 - Clearly communicate the 2-day window for when and where voting will occur;
 - Create a common voting form that will use paper and pencil/pen and includes the committee member names and the rationale of the proposed SBD on the form;
 - All REA staff assigned to the worksite will be provided the opportunity to vote unless there is an urgent concern for student(s) and/or staff health and safety that requires immediate action.
- **36.07** If at least 70% of those voting vote 'Yes' on the proposed recommendation, it is considered approved. If at least 45% of those voting vote 'No' on the proposed recommendation, the matter is considered closed.

- **36.08** SBD Committee decisions that require a deviation from the Agreement will be permitted only after a properly executed Letter of Agreement between the Association and Board.
- **36.09** In order to dissolve a ratified SBD recommendation within the implementation window per the Letter of Agreement, the SBD process must be re-instituted.
- **36.10** The SBD Committee is free to address any topic affecting school programs or working conditions, but will not address salaries, benefits, or teacher performance.

ARTICLE 37 - PROFESSIONAL DEVELOPMENT

- **37.01** Professional Development will meet the guidelines for Michigan Compiled Law Sections 380.1526 and 380.1527. Professional Development may consist of half days, full days or a minimum of an hour. If school is scheduled to start prior to Labor Day, the Contract Maintenance Committee (CMC) will meet to discuss PD scheduling.
- **37.02** The Building Professional Development Planning Committee (BPDPC) will be composed of teachers chosen by each department/grade level within their building and will also include the building administration. The Committee will identify potential areas/topics for professional development sessions designated as building based per Appendix D Calendar. The Committee will work in collaboration to ensure time will be allocated over the course of the school year for both building and district initiatives. Any individual staff member may attend and participate in meetings as a non-voting participant.
- **37.03** On any partial professional development day at a high school or middle school the building BPDPC will conduct a vote through which a simple majority of the teaching staff voting will determine the preferred schedule.
- **37.04** The Association recognizes that attendance at professional staff development meetings is expected as a part of fulfilling contractual work day obligations. If a teacher misses planned professional development, the hours will be made up with "personal professional development" outside of school hours as approved by building administrator or direct supervisor. Part-time teachers are responsible for a prorated amount of total PD, however, they may participate in all PD activities. Non-classroom staff will be scheduled to participate in professional development with their respective departments if the agenda allows. See Article 7.12 for teacher obligations for missed PD.
- **37.05** Agendas for the professional staff development time will be the responsibility of the BPDPC. Occasional independent work time or various activities related to the professional development of instructional staff will also be permitted.
- **37.06** Issues not covered in this Master Agreement are reserved onto the committee for determination. The determination by the committee is binding unless a majority of the building professional staff votes otherwise.
- **37.07** A District-wide Professional Development Committee will be created. The responsibility of this committee will be to plan all district level professional development, including summer district-wide professional development.

This committee will have REA representation from every school.

- **37.08** A year-at-a-glance professional development communication will be sent to staff prior to the week it reports. The communication will provide dates of PD and designation of building vs. district level.
- **37.09** Ancillary staff and counselors may apply for conference cost reimbursement for conference costs that are applicable to their licensure or certification and in alignment with district policies for attending conferences.

ARTICLE 38 - DURATION OF AGREEMENT

The Board and the Association have as of this date reached certain agreements and understandings through a comprehensive and collaborative interest-based bargaining process. The work that was completed throughout this process is contained herein and will modify the existing Collective Bargaining Agreement which is currently in force. These agreements shall be effective immediately upon execution of this Agreement and shall continue in effect from September 3, 2024 through June 30, 2027. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the indicated date.

It is further understood that all provisions of the Agreement, which are currently in force, which are not amended by this Agreement continue in full effect and without change for the duration of this Agreement.

ROCHESTER EDUCATION ASSOCIATION

ROCHESTER BOARD OF EDUCATION

Elizabeth Schroeck President

Michelle Bueltel President

Deb Lotan Executive Director

Members of the Rochester Board Association, MEA/NEA Bargaining Team:

Elizabeth Schroeck Deb Lotan Rob Byrd Heather Poirier Nate Czupinski Katherine McNeilly Jennifer Schneider Lauren Greve Alexandria Kranz Jessica Gupta Secretary

Nicholas Russo Superintendent of Schools

David Murphy Assistant Superintendent of HR

Members of the Rochester Board of Education Bargaining Team:

David Murphy Matt McDaniel Joe Duda Beth Periera Marnie Barker Dan Mooney Luke Swanson

Appendix A - SALARY SCHEDULE

For the 2024-25 school year, all bargaining unit members will transition to a new 15 step Salary Schedule A. Salary Schedule A reflects a 3% increase over 2023-24 and bargaining unit members moving up one (1) step on the new Salary Schedule A.

For the 2025-26 school year, all members of the bargaining unit will be moved up one (1) step on Salary Schedule A. Salary Schedule A shall be increased by 3% over 2024-25.

For the 2026-27 school year, all members of the bargaining unit will be moved up one (1) step on Salary Schedule A. Salary Schedule A shall be increased by \$2000 at each lane/level.

STEP	BA	BA+20	MA	MA+15	SPEC	DOCT
1	\$41,828	\$42,781	\$43,974	\$45,696	\$46,952	\$48,173
1.5	\$43,154	\$44,199	\$45,712	\$47,404	\$48,736	\$49,978
2	\$44,480	\$45,617	\$47,450	\$49,113	\$50,520	\$51,782
2.5	\$45,806	\$47,035	\$49,188	\$50,821	\$52,304	\$53,587
3	\$47,132	\$48,453	\$50,925	\$52,530	\$54,089	\$55,391
3.5	\$48,458	\$49,870	\$52,663	\$54,239	\$55,873	\$57,196
4	\$49,784	\$51,288	\$54,401	\$55,947	\$57,657	\$59,000
4.5	\$51,109	\$52,706	\$56,139	\$57,656	\$59,442	\$60,805
5	\$52,435	\$54,124	\$57,877	\$59,364	\$61,226	\$62,609
5.5	\$53,761	\$55,542	\$59,615	\$61,073	\$63,010	\$64,414
6	\$55,087	\$56,960	\$61,353	\$62,781	\$64,794	\$66,218
6.5	\$56,413	\$58,378	\$63,091	\$64,490	\$66,579	\$68,023
7	\$57,739	\$59,795	\$64,829	\$66,198	\$68,363	\$69,827
7.5	\$59,065	\$61,213	\$66,567	\$67,907	\$70,147	\$71,632
8	\$60,390	\$62,631	\$68,304	\$69,615	\$71,932	\$73,436
8.5	\$61,716	\$64,049	\$70,042	\$71,324	\$73,716	\$75,241
9	\$63,042	\$65,467	\$71,780	\$73,032	\$75,500	\$77,045
9.5	\$64,368	\$66,885	\$73,518	\$74,741	\$77,284	\$78,850
10	\$65,694	\$68,303	\$75,256	\$76,449	\$79,069	\$80,655
10.5	\$67,020	\$69,721	\$76,994	\$78,158	\$80,853	\$82,459
11	\$68,346	\$71,138	\$78,732	\$79,866	\$82,637	\$84,264
11.5	\$69,672	\$72,556	\$80,470	\$81,575	\$84,422	\$86,068
12	\$70,997	\$73,974	\$82,208	\$83,283	\$86,206	\$87,873
12.5	\$72,323	\$75,392	\$83,946	\$84,992	\$87,990	\$89,677
13	\$73,649	\$76,810	\$85,683	\$86,700	\$89,775	\$91,482
13.5	\$74,975	\$78,228	\$87,421	\$88,409	\$91,559	\$93,286
14	\$76,301	\$79,646	\$89,159	\$90,117	\$93,343	\$95,091
14.5	\$77,627	\$81,064	\$90,897	\$91,826	\$95,127	\$96,895
15	\$78,953	\$82,481	\$92,635	\$93,534	\$96,912	\$98,700
Longevity Amou	ints Based o	n Years of Se	ervice to RCS	(YOS)		
5th-9th YOS	\$500	\$500	\$750	\$750	\$1,000	\$1,000
10th-15th YOS	\$1,000	\$1,000	\$1,250	\$1,250	\$1,500	\$1,500
16th-20th YOS	\$1,500	\$1,500	\$1,750	\$1,750	\$2,000	\$2,000
21st-25th YOS	\$2,500	\$2,500	\$2,750	\$2,750	\$3,000	\$3,000
26th + YOS	\$3,500	\$3,500	\$3,750	\$3,750	\$4,000	\$4,000

Salary Schedule A: 2024-25

STEP	BA	BA+20	MA	MA+15	SPEC	DOCT
1	\$43,083	\$44,064	\$45,293	\$47,067	\$48,361	\$49,618
1.5	\$44,449	\$45,525	\$47,083	\$48,826	\$50,198	\$51,477
2	\$45,814	\$46,986	\$48,874	\$50,586	\$52,036	\$53,335
2.5	\$47,180	\$48,446	\$50,664	\$52,346	\$53,873	\$55,195
3	\$48,546	\$49,907	\$52,453	\$54,106	\$55,712	\$57,053
3.5	\$49,912	\$51,366	\$54,243	\$55,866	\$57,549	\$58,912
4	\$51,278	\$52,827	\$56,033	\$57,625	\$59,387	\$60,770
4.5	\$52,642	\$54,287	\$57,823	\$59,386	\$61,225	\$62,629
5	\$54,008	\$55,748	\$59,613	\$61,145	\$63,063	\$64,487
5.5	\$55,374	\$57,208	\$61,403	\$62,905	\$64,900	\$66,346
6	\$56,740	\$58,669	\$63,194	\$64,664	\$66,738	\$68,205
6.5	\$58,105	\$60,129	\$64,984	\$66,425	\$68,576	\$70,064
7	\$59,471	\$61,589	\$66,774	\$68,184	\$70,414	\$71,922
7.5	\$60,837	\$63,049	\$68,564	\$69,944	\$72,251	\$73,781
8	\$62,202	\$64,510	\$70,353	\$71,703	\$74,090	\$75,639
8.5	\$63,567	\$65,970	\$72,143	\$73,464	\$75,927	\$77,498
9	\$64,933	\$67,431	\$73,933	\$75,223	\$77,765	\$79,356
9.5	\$66,299	\$68,892	\$75,724	\$76,983	\$79,603	\$81,216
10	\$67,665	\$70,352	\$77,514	\$78,742	\$81,441	\$83,075
10.5	\$69,031	\$71,813	\$79,304	\$80,503	\$83,279	\$84,933
11	\$70,396	\$73,272	\$81,094	\$82,262	\$85,116	\$86,792
11.5	\$71,762	\$74,733	\$82,884	\$84,022	\$86,955	\$88,650
12	\$73,127	\$76,193	\$84,674	\$85,781	\$88,792	\$90,509
12.5	\$74,493	\$77,654	\$86,464	\$87,542	\$90,630	\$92,367
13	\$75,858	\$79,114	\$88,253	\$89,301	\$92,468	\$94,226
13.5	\$77,224	\$80,575	\$90,044	\$91,061	\$94,306	\$96,085
14	\$78,590	\$82,035	\$91,834	\$92,821	\$96,143	\$97,944
14.5	\$79,956	\$83,496	\$93,624	\$94,581	\$97,981	\$99,802
15	\$81,322	\$84,955	\$95,414	\$96,340	\$99,819	\$101,661
Longevity Amour	nts Based on	Years of Ser	vice to RCS	(YOS)		
5th-9th YOS	\$500	\$500	\$750	\$750	\$1,000	\$1,000
10th-15th YOS	\$1,000	\$1,000	\$1,250	\$1,250	\$1,500	\$1,500
16th-20th YOS	\$1,500	\$1,500	\$1,750	\$1,750	\$2,000	\$2,000
21st-25th YOS	\$2,500	\$2,500	\$2,750	\$2,750	\$3,000	\$3,000
26th + YOS	\$3,500	\$3,500	\$3,750	\$3,750	\$4,000	\$4,000

STEP	BA	BA+20	MA	MA+15	SPEC	DOCT
1	\$45,083	\$46,064	\$47,293	\$49,067	\$50,361	\$51,618
1.5	\$46,449	\$47,525	\$49,083	\$50,826	\$52,198	\$53,477
2	\$47,814	\$48,986	\$50,874	\$52,586	\$54,036	\$55,335
2.5	\$49,180	\$50,446	\$52,664	\$54,346	\$55,873	\$57,195
3	\$50,546	\$51,907	\$54,453	\$56,106	\$57,712	\$59,053
3.5	\$51,912	\$53,366	\$56,243	\$57,866	\$59,549	\$60,912
4	\$53,278	\$54,827	\$58,033	\$59,625	\$61,387	\$62,770
4.5	\$54,642	\$56,287	\$59,823	\$61,386	\$63,225	\$64,629
5	\$56,008	\$57,748	\$61,613	\$63,145	\$65,063	\$66,487
5.5	\$57,374	\$59,208	\$63,403	\$64,905	\$66,900	\$68,346
6	\$58,740	\$60,669	\$65,194	\$66,664	\$68,738	\$70,205
6.5	\$60,105	\$62,129	\$66,984	\$68,425	\$70,576	\$72,064
7	\$61,471	\$63,589	\$68,774	\$70,184	\$72,414	\$73,922
7.5	\$62,837	\$65,049	\$70,564	\$71,944	\$74,251	\$75,781
8	\$64,202	\$66,510	\$72,353	\$73,703	\$76,090	\$77,639
8.5	\$65,567	\$67,970	\$74,143	\$75,464	\$77,927	\$79,498
9	\$66,933	\$69,431	\$75,933	\$77,223	\$79,765	\$81,356
9.5	\$68,299	\$70,892	\$77,724	\$78,983	\$81,603	\$83,216
10	\$69,665	\$72,352	\$79,514	\$80,742	\$83,441	\$85,075
10.5	\$71,031	\$73,813	\$81,304	\$82,503	\$85,279	\$86,933
11	\$72,396	\$75,272	\$83,094	\$84,262	\$87,116	\$88,792
11.5	\$73,762	\$76,733	\$84,884	\$86,022	\$88,955	\$90,650
12	\$75,127	\$78,193	\$86,674	\$87,781	\$90,792	\$92,509
12.5	\$76,493	\$79,654	\$88,464	\$89,542	\$92,630	\$94,367
13	\$77,858	\$81,114	\$90,253	\$91,301	\$94,468	\$96,226
13.5	\$79,224	\$82,575	\$92,044	\$93,061	\$96,306	\$98,085
14	\$80,590	\$84,035	\$93,834	\$94,821	\$98,143	\$99,944
14.5	\$81,956	\$85,496	\$95,624	\$96,581	\$99,981	\$101,802
15	\$83,322	\$86,955	\$97,414	\$98,340	\$101,819	\$103,661
Longevity Amour	nts Based on	Years of Serv	vice to RCS (YOS)		
5th-9th YOS	\$500	\$500	\$750	\$750	\$1,000	\$1,000
10th-15th YOS	\$1,000	\$1,000	\$1,250	\$1,250	\$1,500	\$1,500
16th-20th YOS	\$1,500	\$1,500	\$1,750	\$1,750	\$2,000	\$2,000
21st-25th YOS	\$2,500	\$2,500	\$2,750	\$2,750	\$3,000	\$3,000
26th + YOS	\$3,500	\$3,500	\$3,750	\$3,750	\$4,000	\$4,000

Salary Schedule A: 2026-27

Appendix B - Supplemental Salary Language and Schedules

For the 2024-25 school year, all REA members serving in Appendix B, Category A, B, and C roles will receive an increase of 4% from the listed stipend dollar amounts.

Committees will form during the Fall of 2024 with the purpose of updating Appendix B, Category A, B, and C position stipend amounts, reflective of current workloads and practices. These committees will include a representative body from different buildings, district administrators, and REA designee(s). Recommendations will be made to CMC and if adopted, shall be effective in the 2025-26 school year. The recommendations shall also incorporate the Coaching Contract Agreement from Winter 2022, which clarified the number of coaches per position as well as processes to add additional coaches.

Supplemental contracts will be issued at the beginning of co-curricular activities, whenever possible. The supplemental salaries of positions covered by this Agreement are set forth in this Appendix and appear in the following categories: Category A: MHSAA Athletics Coaching and Competitive Clubs; Category B: Co-Curricular; Category C: Activities and Clubs; Category D: Other Supplemental Pay. Such salary schedules will remain in effect during the designated period of the Agreement. The salary for Categories A, B, and C are based on \$32,000. Salaries for Categories B and C positions will be paid in two (2) equal installments. The first installment will be paid on the last scheduled pay date of the district's first semester. The final installment will be paid on the last scheduled pay date of the district's second semester.

	Category A: MHS	AA Athletics and	I Competitive Clu	ubs		
The salary for athletic coaching and	I competitive club position	ns listed below are a	result of the perce	ntage applied to the ba	ase of \$32,000.	
Basketball, Competitive Cheer pe	er season, Football, Hoo	key, Swim/Dive, Vo	olleyball, Wrestling]		
Level I	Step 1	Step 2	Step 3	Step 4	Step 5	
Varsity Head	16.0%/\$5,120	17.0%/\$5,440	18.0%/\$5,760	19.0%/\$6,080	20.0%/\$6,400	
Varsity Assistant/JV Head	11.2%/\$3,584	11.9%/\$3,808	12.6%/\$4,032	13.3%/\$4,256	14.0%/\$4,480	
JV Assistant/Freshman Head	9.6%/\$3,072	10.2%/\$3,264	10.8%/\$3,456	11.4%/\$3,648	12.0%/\$3,840	
Freshman Assistant	8.0%/\$2,560	8.5%/\$2,720	9.0%/\$2,880	9.5%/\$3,040	10.0%/\$3,200	
Baseball, Cross Country*, Lacros	sse, Softball, Soccer, Tr	ack*	•			
Level II	Step 1	Step 2	Step 3	Step 4	Step 5	
Varsity Head***	13.0%/\$4,160	14.0%/\$4,480	15.0%/\$4,800	16.0%/\$5,120	17.0%/\$5,440	
Varsity Assistant/JV Head	9.1%/\$2,912	9.8%/\$3,136	10.5%/\$3,360	11.2%/\$3,584	11.9%/\$3,808	
JV Assistant/Freshman Head	7.8%/\$2,496	8.4%/\$2,688	9%/\$2,880	9.6%/\$3,072	10.2%/\$3,264	
Freshman Assistant	6.5%/\$2,080	7%/\$2,240	7.5%/\$2,400	8%/\$2,560	8.5%/\$2,720	
Golf, Sideline Cheer, Skiing*, Ten	nis per season	•	•			
Level III	Step 1	Step 2	Step 3	Step 4	Step 5	
Varsity Head	10%/\$3,200	11%/\$3,520	12%/\$3,840	13%/\$4,160	14.%/\$4,480	
Varsity Assistant/JV Head	7%/\$2,240	7.7%/\$2,464	8.4%/\$2,688	9.1%/\$2,912	9.8%/\$3,136	
JV Assistant/Freshman Head	6%/\$1,920	6.6%/\$2,112	7.2%/\$2,304	7.8%/\$2,496	8.4%/\$2,688	
Freshman Assistant	5%/\$1,600	5.5%/\$1,760	6%/\$1,920	6.5%/\$2,080	7%/\$2,240	
All Middle School Coaches**						
Level IV	Step 1	Step 2	Step 3	Step 4	Step 5	
7th/8th Grade Coach	7.5%/\$2,400	8%/\$2,560	8.5%/\$2,720	9%/\$2,880	9.5%/\$3,040	

Level V	Step 1	Step 2	Step 3	Step 4	Step 5
HS Activity Director	13%/\$4,160	14.%/\$4,480	15%/\$4,800	16%/\$5,120	17%/\$5,440
MS Activity Director	9.6%/\$3,072	10.2%/\$3,264	10.8%/\$3,456	11.4%/\$3,648	12%/\$3,840
MS Athletic Director	\$1500 per season				
HS & MS Competitive Clubs (HS ind Team; MS includes Math Olympiad,				ce Olympiad, eSports,	Model UN, Dance
Level VI	Step 1	Step 2	Step 3	Step 4	Step 5
HS Robotics	6%/\$1,920	6.5%/\$2,080	7%/\$2,240	7.5%/\$2,400	8%/\$2,560
BPA, DECA, HOSA	5.2%/\$1,664	5.6%/\$1,792	6%/\$1,920	6.4%/\$2,048	6.8%/\$2,176
MS Robotics, HS Quiz Bowl, HS Science Olympiad, HS Debate, eSports, Model UN, Dance	4.5%/\$1,440	4.9%/\$1,568	5.3%/\$1,696	5.7%/\$1,824	6.1%/\$1,952
Middle School	3.5%/\$1,120	3.8%/\$1,216	4.1%/\$1,312	4.4%/\$1,408	4.7%/\$1,504
*-Varsity coaches of cross country, t compensated an additional stipend		(sports that include	both male and fem	ale athletes on one [1]] team) shall be
**-Any coach who was actively coac grandfathered under his/her 2018-1		018-19 school year	and would see a re	duction in salary per th	nis schedule, shall
per the former Schedule D of our 20	13-14 through 2018-19 a	agreements.			
***Track will have 2 head coaches a	t a a ala la inda a ala a al				

All newly appointed coaches will be placed on the first step of the schedule related to the sport s/he is coaching. However, transfer credit of coaching experience may be given for that sport at the level. Advancement on the MHSAA Athletics Coaching and Competitive Clubs salary schedule will be based upon years of experience coaching that sport or club at that level for the Board. Decisions regarding granting additional coaching experience will be determined by the Assistant Superintendent for Secondary Education. Middle school athletic directors may also coach.

If a coach moves up to a higher pay level, s/he will begin on the first step of the new level. However, if that rate of pay is lower than her/his previous pay for coaching the indicated sport, s/he will be placed on the first level that pays more than her/his previous rate. Previous experience may be granted at the level of the same sport not to exceed two (2) years. If a coach moved down to a lower level, s/he will remain at the step s/he is on at the lower level.

Teachers who have coached any athletic teams for the Board prior to July 1, 2002, will be given incentive pay as per the schedule below. Incentive pay will be determined by multiplying the percentage times the amount of the step for the position the coach is performing and adding that amount to the amount specified at the contracted step.

Incentive pay for athletic coaches will be:

- 6 to 9 years of experience 15%
- 10 to 14 years of experience 20%
- 15 years and more 25%

New coaches who coach athletic teams for the Board over five (5) years will be given incentive pay as per the schedule below. Incentive pay will be determined by multiplying the percentage times the amount of the step for the position the coach is performing and adding that amount to the amount specified at the contracted step. However incentive pay for these new athletic coaches will be based upon longevity in that specific sport discipline (such as any basketball or any baseball/softball).

Incentive pay for athletic coaches will be:

- 6 to 9 years of experience 7%
- 10 to 14 years of experience 10%
- 15 years and more 13%

Miscellaneous Athletic Pay

Ticket sellers and takers, scorers, and workers at the high schools and middle schools home athletic events and scorers at away basketball and football varsity games will be paid as follows:

One Game: \$38.50 Two Games: \$50.00

Varsity football will be considered as two games. Payment will be made through the regular payroll procedure. Athletic liaisons may not earn game worker pay.

Category B – Co-Curricular

1. Performing and Visual Arts

The salary for Performing Arts positions listed below are a result of the percentage applied to the base of **\$32,000**

High School					
Band Director: Includes Marching Band, Concert Band, Pep Band, Band Camp, Preparation, Inventory, Jazz Band, Festivals & Competitions					
	Step 1	Step 2	Step 3		
Band Director	25%/\$8,000	26%/\$8,320	27%/\$8,640		
Asst Band Director	11.2%/\$3,584	12.6%/\$4,032	14.%/\$4,480		
Band Camp	3.5%/\$1,120	3.5%/\$1,120	3.5%/\$1,120		
Preparation & Inventory	3.5%/\$1,120	3.5%/\$1,120	3.5%/\$1,120		
Band Concert	2%/\$640	2%/\$640	2%/\$640		
Band Marching	5%/\$1,600	5%/\$1,600	5%/\$1,600		
Band Pep	2%/\$640	2%/\$640	2%/\$640		
Band Jazz	2.5%/\$800	2.5%/\$800	2.5%/\$800		
Festivals/Competitions	4%/\$1,280	4%/\$1,280	4%/\$1,280		
All other payments are to be arranged in advance and approved by principal					
· · ·					
Vocal Music & Orchestra	Step 1	Step 2	Step 3		
Vocal Music: Includes four (4) performances, all festivals/competitions	14.0%/\$4,480	15%/\$4,800	16%/\$5,120		
Orchestra/Strings: Includes four (4) performances, all festivals/competitions	14.0%/\$4,480	15%/\$4,800	16%/\$5,120		

Theater Non-musical play			
Limit of two (2) plays per building with approval of principal. Plays will be 2 or 3 acts.	Step 1	Step 2	Step 3
Director for each production	5%/\$1,600	5.5%/\$1,760	6%/\$1,920
Manager	3%/\$960	3%/\$960	3%/\$960
Technical Director for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Assistant Director for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Costumer for each production	1.5%/\$480	2%/\$640	2.5%/\$800
			•
Theater Musical Play			
Limit of one (1) play per building with approval of the principal. Plays will be 2 or 3 acts.	Step 1	Step 2	Step 3
Director for each production	10%/\$3,200	11%/\$3,520	12%/\$3,840
Vocal Director for each production	4%/\$1,280	4.5%/\$1,440	5%/\$1,600
Pit Orchestra Director for each production	4%/\$1,280	4.5%/\$1,440	5%/\$1,600
Technical Director for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Assistant Director for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Choreographer for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Costumer for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Set Designer for each production	1.5%/\$480	2%/\$640	2.5%/\$800
Specific Theater Projects			
One act plays, children's theater, limit of three (3) per building with approval of principal.			
Director of each production	1.5%/\$480	2%/\$640	2.5%/\$800

Middle School						
	Step 1	Step 2	Step 3			
Band Director: Includes Instrumental Band, four (4) performances per building & all festivals/competitions	10%/\$3,200	11%/\$3,520	12%/\$3,840			
Pep Band	2%/\$640	2%/\$640	2%/\$640			
Jazz Band	2.5%/\$800	2.5%/\$800	2.5%/\$800			
Festivals/Competition	2%/\$640	2%/\$640	2%/\$350640			
Vocal Music: Includes four (4) performances per building & all festivals/competitions	10%/\$3,200	11%/\$3,520	12%/\$3,840			
Orchestra/Strings: Includes four (4) performances per building & all festivals/competitions	10%/\$3,200	11%/\$3,520	12%/\$3,840			
Theater: Limit of four (4) productions per building with approval of principal	Step 1	Step 2	Step 3			
Director for each production	3%/\$960	3.5%/\$1,120	4%/\$1,280			
Assistant Director for each production	1.5%/\$480	2%/\$640	2.5%/\$800			
Elementary Sci	nool					
Vocal Music: Includes a maximum of two (2) performances, per building, per school year at the listed amount per performance	\$350- \$400	\$350- \$400	\$350- \$400			

Miscellaneous Performance Arts Pay

- A. A teacher who instructs a performance ensemble class at a school other than her/his home school will be compensated at an annual rate of \$776 with a minimum of two performances.
- B. Middle school, and high school teachers of art who submit and organize entries to the RCS Art Show will be compensated at 1% of the Appendix B base rate for this work.

2. Co-Curricular Activities	
The salary for co-curricular activities positions listed below are a result to the base of \$32,000.	of the percentage applied
High School	
Journalism + Class	5.0%/\$1,600
Student Council + Class	10%/\$3,200
Video Production/Coordinator:Per semester includes five (5) events	1%/\$320
Yearbook + Class	6%/\$1,920
Class Advisors	
Senior	8%/\$2,560
Junior	4%/\$1,280
Sophomore/LINK Crew	14%/\$4,480
Freshman/LINK Crew	14%/\$4,480
Middle School	
Yearbook w/out a class	14%/\$4,480
Student Council w/out a class	8%/\$2,560
Building Culture/Mentor Programs	
WEB	3.0%/\$960
ACE Yearbook Stipend	2.0%/\$640

Miscellaneous Co-Curricular Activities' Pay

- A. Elementary physical education teachers who organize and facilitate a "field day" in their building shall be compensated by the rate of \$400 for the event.
- B. Elementary and middle school Information Literacy Specialists (ILS) will receive a \$400 annual stipend for their support of the Authors in April program. This stipend will be paid the first pay period of May each year.
- C. Elementary school teachers of art who submit and organize entries into the RCS Art Show will be compensated \$400.

Category C - Extra-Curricular Clubs and Activities

All Extra-Curricular Clubs and Activities sponsors shall be compensated at the rate of 3% of the Appendix B base established herein.

- A. High School Buildings may provide pay for club sponsors for up to three (3) service clubs and/or activities and up to 22 other leisure clubs/activities inclusive of competitive clubs as defined in Category A. Should any high school building need to add an additional club and/or activity they will be able to request approval from building administrator and district. Any high school clubs that the District is required to offer due to CTE requirements will not count toward the cap on the number of clubs. Middle School Buildings may provide pay for club sponsors for up to eight (8) full year clubs and/or activities inclusive of competitive clubs as defined in Category A. Should any middle school building need to add an additional club and/or activity they will be able to request approval from building administrator and district.
- B. Elementary School Buildings may provide pay for club sponsors for up to five (5) full year clubs and/or activities. These offerings may include: Student Council, Student Leadership, Service Squad, Safety patrol, etc. Additionally, Elementary buildings may provide pay for club sponsors for up to two (2) partial year clubs and/or activities.

Category D - Other Supplemental Pay

1. Hourly Rate Assignments

A. Any teacher assigned to teach an extra class on an ad hoc basis, as defined in this agreement, will be paid at a rate of \$38.50 per hour.

A teacher may elect to take compensatory leave time rather than compensation. One (1) compensatory leave day is earned for every five (5) extra class periods covered.-If the member chooses to receive cash payment it will be processed as soon as possible. All compensatory hours earned must be used by May 15. Any unused hours will be paid out in the final pay of the school year.-A teacher may earn a maximum of one (1) compensatory day for the school year.

Compensatory days/hours earned under this provision may not be used on a day before or after a holiday/non-work day. There will be no carry-over of comp time to the following year. Compensatory days/hours may not be put into the attendance system for approval until earned and the administrative notes must set forth the dates/hours during which the time was earned.

Staff who substitute frequently enough to accumulate a compensatory leave day during the annual allowable window and, for whatever reason, do not utilize the compensatory day will have the day paid out at a rate of \$250 by the final pay of the 21-pay schedule. A 1-day limit is allowable.

A teacher agreeing to teach an extra class on a permanent basis will be paid 0.1 FTE of their contractual base pay, per semester.

B. For staff who absorb another that is at the same grade level for elementary or the same grade level and curricular/subject area at secondary which causes the total number of students to go above the maximum, the rate will be \$20 per hour. This

applies to situations where there is a lack of substitute or emergency situation.

- C. Teachers planning on behalf of a colleague for a permanent substitute will be eligible for 3 hours per week at the ad hoc rate. Advance approval from building administration is required.
- D. Any Special Education teacher required to work extra hours due to an unfilled vacancy of 5 or more days, but less than a semester, shall be paid at the permanent sub rate of \$58.00 per hour. Pre-approval from administration is required. This would also apply to gen ed teachers covering for a short term vacancy. This would also apply to teachers traveling on their preparation period who are assigned to multiple buildings.
- E. Special Education Resource Room teachers who absorb students on their caseload due to a vacancy or leave will be paid at the ad hoc rate for up to 2 hours per week. Pre-approval from Special Education administration is required.
- F. Summer school and homebound teachers and student service teachers will be compensated per hour as listed below for summer school and homebound. Employment in summer school or homebound is not deemed to be continuous from year-to-year: ad hoc rate.
- G. In each high school that has its own auditorium, the theater manager will choose one of the following options:

i. One (1) hour per day of released time

ii. High school department chairperson compensation as outlined in Category D.7. in this Appendix.

iii. Submission of time cards for all hours worked paid at the permanent rate outlined in Category D 1.a. in this Appendix.

The theater manager will notify the principal of one (1) of these choices in writing by May 1 of each year to be effective in the following school year.

2. Summer Work

It is each teacher's sole discretion and responsibility to decide if s/he will participate in programs offered during the summer recess. If the District is offering any type of summer program for teachers, such as in-service, training, staff development classes, orientation, etc., the District will make every effort to indicate if the teacher is to be paid or not paid for the activity.

A. a. Teachers performing curriculum work during the summer will receive a stipend amount for such work:

Regular committee assignment: \$686 Chairperson assignment: \$916

- B. The parties agree that any teacher who is required by the Board to work an extended school year will be paid her/his per diem rate for each day worked. The per diem rate will be determined by dividing the member's annual salary as provided for in the Agreement between the parties by 187. For the days worked before July 1, the annual salary will be the salary for the school year completed. For the days worked on or after July 1, the annual salary will be the salary will be the salary for the school year.
- C. Counselors who volunteer to work in the summer will be compensated in the following manner:

High School: Counselors may work a maximum of six (6) days Four (4) days at the per diem rate

Two (2) days compensatory time

Middle School: Counselors may work a maximum of four (4) days Three (3) days at the per diem rate One (1) day compensatory time

D. Teacher Consultants who are requested to work during the summer on scheduling will be compensated in the following manner for work approved in advance:

High School: Teacher Consultants may work a maximum of five (5) days Three (3) days at per diem rate

Two (2) days compensatory time

Middle School: Teacher Consultants may work a maximum of three (3) days Two (2) days at per diem rate One (1) day compensatory time

- E. Teachers working during the summer recess for IEPT, AUEN, scheduling, and special placement will be paid as provided below per hour with a minimum of three (3) hours per day at the ad hoc hourly rate.
- F. Special education and ancillary staff who have responsibilities for student intake that requires summer work will be compensated at their hourly per diem rate with prior administrative approval.

3. Teacher in Charge

- A. A teacher will be in charge of the elementary building, the Adult Transitions Services Program (ATPS) building, the ACE building, and each facility's personnel in the absence of the administrative personnel. This person will be a tenure teacher and will receive compensation for this added responsibility as listed below. At the request of the teacher-in-charge, a substitute will be provided when the elementary principal is to be away from his/her building for a full day or longer. The definition of a full day, for the purposes of this Article, will be hours that the students are in class sessions. Teacher in charge: \$2500
- B. At the secondary level, if serving as teacher-in-charge requires a teacher to work beyond the contractual day to complete normal duties, that teacher shall be eligible for additional hours at the ad hoc rate.

4. Chaperones

- A. Staff members assigned to accompany any students overnight shall be compensated at \$150 per night.
- B. Teachers who chaperone extended day curriculum related trips, but not overnight, will receive a stipend of \$100 if they work 3 or more total hours beyond the contractual work day.

5. Curriculum and Program Consultants

A. Curriculum consultants and program consultants act as district wide department chairs, communicate with teachers, hold occasional meetings, and meet with the Curriculum and Instructional Directors.

The consultants are:

Classification A: regularly scheduled release time from classroom responsibilities up to and including full time;

Classification A

1. Full-time release: \$4835

2. Part-time release: FTE times the above amounts for the corresponding school year.

Classification B: carry a full time classroom responsibility and carry out their consulting duties, mainly outside the regular scheduled workday. Classification B: \$4207

A teacher will not gain tenure in the position of curriculum consultant or program consultant. A rotation of curriculum consultants/program coordinators will be developed allowing for historical knowledge to continue and opportunity for others to be considered for the role. Curriculum or program consultants asked to chair committees that complete their tasks both during and beyond the contractual workday will be paid the chairperson stipend as set forth in Category D.2.a. of this Appendix.

- B. Teacher Leaders will continue to be utilized at the secondary level in core content and select elective curricular areas. Teacher Leaders will be compensated at the rate of \$500 annually and will be released from classroom responsibilities periodically through the year to accomplish the following:
 - i. Plan agenda and facilitate grade level subject area meetings
 - ii. Review curriculum and develop pacing guides
 - iii. Seek out and share best practices
 - iv. Collaborate with other Teacher Leaders within their curricular area to create common benchmark assessments and revise them with grade level subject area teachers prior to their administration
 - v. Collect and analyze data from the common benchmark assessments, facilitate group discussions for determining target areas, and identify strategies to improve student learning.
 - vi. Communicate with curriculum coordinators and administrators as needed regarding curricular matters

Teacher Leader positions will continue to be posted.

The RCS PD Committee will meet annually to review the Teacher Leader model and its effectiveness.

6. Assessments

- A. Staff assigned to serve as the building's assessment coordinator will be compensated at the rate of 5.0% of the Appendix B base.
- B. The Advanced Placement testing coordinator at each high school will receive a \$1,500 annual stipend.
- C. The MI-ACCESS coordinator will be compensated at the rate of 5% of the Appendix B base.
- D. College Board Services for Students with Disabilities (SSD) Coordinators at each secondary building will receive a \$1500 annual stipend.

7. Department Chairs

High school, middle school and Student Service Department Chairpersons will be released one (1) period per day or at the Board's option, reimbursed at the extra class period rate per day: High School: \$40 Middle School: \$27 Student Services: \$27

8. School Improvement/Accreditation Work/Professional Development

- A. High Schools will have their North Central Accreditation/School Improvement Planning Committee Chairpersons released from regular duties up to five days a year. Elementary and Middle Schools may adopt North Central Accreditation through the Site-Based Decision process. Elementary and Middle Schools will release their North Central Accreditation or School Improvement Planning Committee Chairpersons from regular duties for a total of up to five days a year.
- B. Professional Development Planning Committee Chairpersons will be released from regular duties up to three days a year. Teachers acting as PD or NCA Chairpersons will receive a \$500 annual stipend.
- C. Any individual educator who plans and facilitates a one hour long district level professional development session will earn the following:
 - a. 1 educator to plan and facilitate: \$150
 - b. 2 educators to plan and facilitate: \$125
 - c. 3 educators to plan and facilitate: \$100

These stipends may be prorated for longer or shorter sessions as needed. Repeat sessions do not qualify for additional compensation within a school year. An electronic process will be developed to submit PD facilitator stipend requests.

Elementary coaches who are released from the classroom and report to administration and secondary curriculum consultants are excluded from earning this stipend.

9. 21f and Virtual HS Mentorship

This language relates specifically to those teachers serving as Michigan Virtual High School (MVHS) mentors and not as an Edgenuity/e2020 instructor or mentor for students under Section 21f of the Michigan School Aid Act.

- A. Teachers will be selected only on a voluntary basis for the positions of on-site teacher mentors for MVHS students. If there is more than one (1) volunteer, a teacher will be chosen based upon existing RCS Board Policy and Regulation.
- B. Teachers serving as the on-site MVHS mentor are expected to follow the guidelines set forth in the RCS Michigan Virtual School Mentoring Handbook provided for them upon acceptance of the position.
- C. A certified on-site teacher mentor will receive two-hundred fifty dollars (\$250.00) for each student assigned to him or her per semester.
- D. Students taking a MVHS course shall not be counted in the provisions of Article 9 Class Size.
- E. Mentoring of students for a MVHS course shall not constitute an additional classroom preparation.
- F. Teachers may serve as the on-site mentor for no more than five (5) students per semester.

10. Travel Compensation

- A. Teachers required in the course of their work to drive personal automobiles from one building to another will receive a car allowance. The mileage rate will be adjusted annually on July 1st. The rate to be paid will be set at the Internal Revenue Service mileage rate. The same allowance may be given for use of personal cars for other approved business of the Board.
- B. If a full-time teacher is required as part of her/his teaching assignment to travel between schools, there shall be allocated at least thirty (30) minutes for traveling. If as a result of traveling a teacher's preparation time has been diminished, he/she shall be compensated for a full thirty (30) minutes per the extra duty permanent basis rate in Category D.1.d. of this Appendix.

11. Miscellaneous Compensation

- A. An annual stipend of \$500 will be paid to teachers who are CTE certified and teach CTE courses for the purpose of completing all necessary paperwork throughout the year. The stipend will be paid half at the end of the 1st semester and the remainder at the end of the 2nd semester.
- B. A \$200 annual supply stipend will be provided to each full-time teacher. Teachers who are less than full-time will receive a prorated amount based upon their FTE. Active members on October 31st will be paid out in the first pay in November and those hired after October 31st will be paid the final pay in June. There will be no additional reimbursement for classroom expenses.
- C. The district shall provide a yearly stipend to categorical classroom teachers in the following self-contained programs: ASD, CI, SXI, EI, Visually Structured and Level 4. Starting with the 2024-25 school year, staff in these classrooms will receive \$1,000. This annual stipend shall increase by \$1,000 for each consecutive year serving in this role, with a maximum stipend of \$5,000. This stipend shall be paid at the end of school year, and is not prorated by date of hire, but is prorated by FTE.
- D. Teachers working Extended School Year (ESY) will receive a one time \$250 stipend in the 25/26 school year, paid in August of 2025. Beginning in 25/26, ESY pay rates will increase on the first day of the new school year.

12. Other Extra Duty Compensation

- A. Secondary staff who serve as the building's 504 coordinator will be compensated at a rate of \$1000 annually.
- B. Any staff required to attend an IEP outside of their scheduled duty day or during their duty free lunch will be compensated at the ad hoc rate outlined in Category D.1.a. of this Appendix.
- C. When teacher attendance is required at more than two (2) IEPs during scheduled planning time in a week, impacted teachers (both classroom and special education teachers covered by Articles 8.03, 8.04, and 8.05) will be compensated at the ad hoc rate outlined in Category D.1.1. of this Appendix for any hours beyond two (2) unless alternative arrangements have been approved by building administration.
- D. Kindergarten teachers who plan and facilitate Information Night will receive a stipend of \$150.

Appendix C - Overload Chart

Elementary Overload Payment Chart

TK	K	1	2	Each Trimester
22	25	28	28	\$350
23	26	29	29	\$625
24	27	30	30	\$900
25	28	31	31	\$1175
26	29	31	32	\$1450

3	4	5	Each Trimester
28	32	32	\$350
29	33	33	\$625
30	34	34	\$900
31	35	35	\$1175
32	36	36	\$1450

1/2	2/3	3/4	4/5	Each Trimester
26	26	26	30	\$350
27	27	27	31	\$625
28	28	28	32	\$900
29	29	29	33	\$1175
30	30	30	34	\$1450

Middle School Overload Pay Chart

ACADEMIC CLASSES:

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
32	1	\$45	\$45
33	2	\$45	\$90
34	3	\$50	\$140
35	4	\$60	\$200
36	5	\$100	\$300

*Overload in a co/team taught classroom will be split evenly between two teachers.

**ACTIVITY - FAMILY CONSUMER SCIENCE

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
28	1	\$45	\$45
29	2	\$45	\$90
30	3	\$50	\$140
31	4	\$60	\$200
32	5	\$100	\$300

**ACTIVITY - STEM

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
32	1	\$45	\$45
33	2	\$45	\$90
34	3	\$50	\$140
35	4	\$60	\$200
36	5	\$100	\$300

****ACTIVITY - COMPUTER**

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
33	1	\$45	\$45
34	2	\$45	\$90
35	3	\$50	\$140
36	4	\$60	\$200
37	5	\$100	\$300

**ACTIVITY - ART

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
32	1	\$45	\$45
33	2	\$45	\$90
34	3	\$50	\$140
35	4	\$60	\$200
36	5	\$100	\$300

****ACTIVITY - PHYSICAL EDUCATION**

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
38	1	\$45	\$45
39	2	\$45	\$90
40	3	\$50	\$140
41	4	\$60	\$200
42	5	\$100	\$300

**See 9.01 G (work stations)

High School Overload Pay Chart

ACADEMIC CLASSES:

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
35	1	\$45	\$45
36	2	\$45	\$90
37	3	\$50	\$140
38	4	\$60	\$200
39	5	\$100	\$300

*Overload in a co/team taught classroom will be split evenly between two teachers.

ENGLISH COMPOSITION CLASSES:

# of Students	# of Overload	Payment per	Payment Amount
	Students	Overload Student	
28	1	\$45	\$45
29	2	\$45	\$90
30	3	\$50	\$140
31	4	\$60	\$200
32	5	\$100	\$300

*Overload in a co/team taught classroom will be split evenly between two teachers.

ACTIVITY: ART, PHOTOGRAPHY, DRAFTING

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
32	1	\$45	\$45
33	2	\$45	\$90
34	3	\$50	\$140
35	4	\$60	\$200
36	5	\$100	\$300

ACTIVITY: INDUSTRIAL ARTS

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
26	1	\$45	\$45
27	2	\$45	\$90
28	3	\$50	\$140
29	4	\$60	\$200
30	5	\$100	\$300

ACTIVITY: COMPUTER SCIENCE

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount
33	1	\$45	\$45
34	2	\$45	\$90
35	3	\$50	\$140
36	4	\$60	\$200
37	5	\$100	\$300

ACTIVITY: FAMILY CONSUMER SCIENCE/INTERIOR DESIGN

(courses: cooking- 4 per kitchen, sewing)

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount	
28	1	\$45	\$45	
29	2	\$45	\$90	
30	3	\$50	\$140	
31	4	\$60	\$200	
32	5	\$100	\$300	

ACTIVITY - PHYSICAL EDUCATION (course: Basic)

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount	
42	1	\$45	\$45	
43	2	\$45	\$90	
44	3	\$50	\$140	
45	4	\$60	\$200	
46	5	\$100	\$300	

ACTIVITY - PHYSICAL EDUCATION (course: Life Saving)

# of Students	# of Overload Students	Payment per Overload Student	Payment Amount	
30	1	\$45	\$45	
31	2	\$45	\$90	
32	3	\$50	\$140	
33	4	\$60	\$200	
34	5	\$100	\$300	

-					
	# of Students	# of Overload	Payment per	Payment Amount	
		Students	Overload Student		
	33	1	\$45	\$45	
	34	2	\$45	\$90	
	35	3	\$50	\$140	
	36	4	\$60	\$200	
	37	5	\$100	\$300	

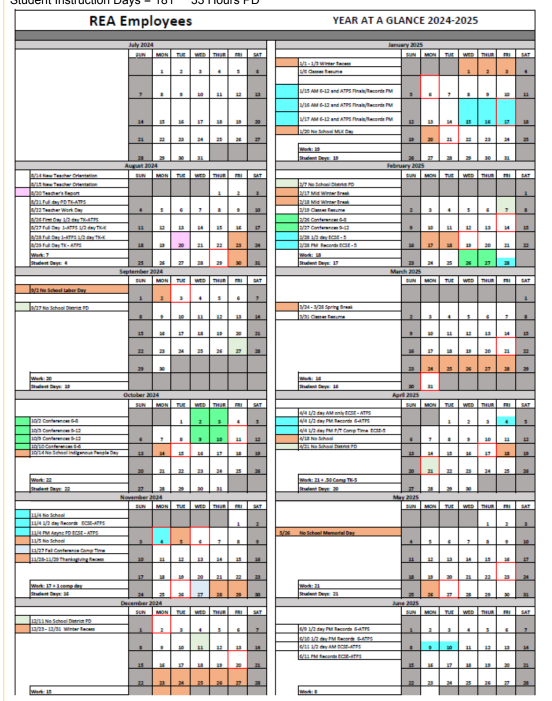
ACTIVITY - PHYSICAL EDUCATION (course: Swimming)

** See 9:01G (work stations)

Updated July 2019

Appendix D - 2024/25 Calendar

183 Teacher Reporting Work Days + 0.5 Day Conference Compensatory Time (6-12 & ATPS) & 1.0 Day Conference Compensatory Time (ECSE-5) Total Teacher Workdays (6-12 & ATPS) = 184; (ECSE-5) = 184 Student Instruction Days = 181 33 Hours PD



Calendar Specific Notations

1. Early Childhood Special Education (ECSE) and Adult Transitions Program Services (ATPS) will follow the calendar of their similar grade level cohorts

2. The teacher work day for a full-day Professional Development is 8 a.m. until 11 a.m., a 60-minute duty free lunch, and noon until 3 p.m.

Appendix E

PAY CALENDAR 2024-25

Rochester Community Schools

			Pay Dates	Pay Periods	
	<u>21 pays</u>	<u>26 pays</u>		Start	End
*first contract payment	1	1	September 13, 2024	8/22/2024	9/4/2024
	2	2	September 27, 2024	9/5/2024	9/18/2024
	3	3	October 11, 2024	9/19/2024	10/2/2024
	4	4	October 25, 2024	10/3/2024	10/16/2024
	5	5	November 8, 2024	10/17/2024	10/30/2024
	6	6	November 22, 2024	10/31/2024	11/13/2024
	7	7	December 6, 2024	11/14/2024	11/27/2024
	8	8	December 20, 2024	11/28/2024	12/11/2024
	9	9	January 3, 2025	12/12/2024	12/25/2024
	10	10	January 17, 2025	12/26/2024	1/8/2025
	11	11	January 31, 2025	1/9/2025	1/22/2025
	12	12	February 14, 2025	1/23/2025	2/5/2025
	13	13	February 28, 2025	2/6/2025	2/19/2025
	14	14	March 14, 2025	2/20/2025	3/5/2025
	15	15	March 28, 2025	3/6/2025	3/19/2025
	16	16	April 11, 2025	3/20/2025	4/2/2025
	17	17	April 25, 2025	4/3/2025	4/16/2025
	18	18	May 9, 2025	4/17/2025	4/30/2025
	19	19	May 23, 2025	5/1/2025	5/14/2025
	20	20	June 6, 2025	5/15/2025	5/28/2025
*last payment for 21 pay contracts	21	21	June 20, 2025	5/29/2025	6/11/2025
		22	July 4, 2025	6/12/2025	6/25/2025
		23	July 18, 2025	6/26/2025	7/9/2025
		24	August 1, 2025	7/10/2025	7/23/2025
		25	August 15, 2025	7/24/2025	8/6/2025
*last payment for 26 pay contracts		26	August 29, 2025	8/7/2025	8/20/2025
for a field and for a large				- / /	- /- /
first pay of the 25/26 school year			September 12, 2025	8/21/2025	9/3/2025

Appendix F



Teacher Evaluation and Professional Growth Model Guidebook

2024-25

INTRODUCTION

The Teacher Evaluation and Professional Growth Model Evaluation Guidebook for all REA members has been developed to improve the Rochester Community Schools teacher evaluation tool and to comply with Michigan law. RCS utilizes the Charlotte Danielson 2013 Edition Framework and the Frontline Education Professional Growth platform. The district will utilize alternative Summative Performance Evaluation rubrics for the following staff: Consultant/Specialist; Learning Consultant (Elementary and Secondary); Counselor; Social Worker; Teacher Consultant, Secondary ILS, OT/PT, Psychologist and Speech and Language Pathologists.

The District shall comply with Public Act 173 of 2015 and amendments to Section 1249 of the Revised School Code relating to the District's performance evaluation system for teachers. Pursuant to Section 1249, as amended, the District shall:

- Adopt and implement a rigorous, transparent and fair evaluation system.
- Evaluate job performance of probationary teachers at least annually and provide timely and constructive feedback to teachers regarding their performance.
- Evaluate job performance of tenured teachers earning effective ratings triennially
- Evaluate a teacher's job performance using multiple rating categories
- Provide an annual year-end evaluation for all teachers.
- Include classroom observations to assist in the performance evaluations. All of the following apply to these classroom observations:
 - Include a review of the teacher's lesson plan, the State curriculum standard being used in the lesson, and pupil engagement in the lesson.
 - A classroom observation does not have to be for an entire class period.
 - There shall be at least two (2) classroom observations for all teachers. At least one (1) observation must be unscheduled. (see timeline chart)
 - The district shall ensure that within 15 days after each observation (scheduled or unscheduled), the teacher is provided with feedback during a post observation meeting.
- The performance evaluation system shall assign an effectiveness rating to each teacher of **effective**, **developing**, or **needs support**.

The individual performance of the teacher must be the majority factor of the evaluation, and includes the following:

- Demonstrated pedagogical skills
- Knowledge of the subject area
- Ability to impart that knowledge
- Classroom management
- Manner and efficacy of disciplining students
- Rapport with parents and teachers
- Ability to withstand the strain of teaching
- Attendance and disciplinary record
- Significant accomplishments
- Relevant special training

This document is designed to provide a framework for continuous improvement and is based on the assumptions that student performance improves when all educators work diligently toward a common purpose, are part of a collaborative work environment, and seek to improve their professional practice.

STATEMENT OF PURPOSE, BACKGROUND, AND BELIEF STATEMENTS

Purpose

The purpose of the RCS Teacher Evaluation and Professional Growth Model is to contribute to the District's pursuit of excellence in education, K-12. The primary purpose of evaluation and supervision is to promote ongoing professional growth in order to improve student learning.

The evaluation system assures the School Board and the community that quality education is a responsibility shared by all staff. In a collaborative learning environment, the RCS Teacher Evaluation and Professional Growth Model provides opportunities for every teacher to set goals and strive for continuous improvement.

Background

The RCS Teacher Evaluation and Professional Growth Model applies to all members of the Rochester Education Association (REA) (members referred to as teachers throughout the document).

Evaluations and observations will be conducted by the teacher's building principal, other administrators, and/or supervisors assigned by the Superintendent/designee.

Belief Statements

We believe the Teacher Evaluation and Professional Growth Model should:

- Be a collaborative endeavor between the evaluators and the teacher being evaluated.
- Facilitate open communication in an atmosphere of mutual trust and respect.
- Lead to improved performance and personal growth.
- Help teachers develop skills as autonomous learners through self-assessment and personal reflection.
- Increase overall school improvement and student growth through improved teaching.
- Promote professional learning communities in which teachers collaborate to improve student learning.
- Ensure that evaluation and goals are connected with school improvement, professional development, and personal goals.
- Improve deficiencies in performance when identified.

1. Complete Self-Assessment

All evaluated teachers/professional staff should review and complete the Initial Self-Assessment. Determine your level of expertise in each of the elements listed. Review your self-assessment.

You can refer to your final self-assessment from the previous year to streamline this process.

2. Establish Personal Goals (1 for Tenured Staff and 3 for Probationary/IDP)

- a. Review your self-assessment.
- b. Choose areas from Domain 2 or Domain 3 and write at least one goal for improvement. Probationary teachers will develop three goals from these domains. Tenured educators in evaluation years will develop one goal from these domains.
- c. Plan for Professional Improvement How do I get there? Develop a thoughtful plan for accomplishing each goal. Include how progress will be tracked in order to inform the end of year reflective process. Identify any resources needed and/or support from your evaluator.
- d. Measures of Performance What measures can be used as evidence of results? Determine what measures or evidence will need to be gathered over the course of the year to determine if the individual improvement goal has been reached. Consider using lesson plans, classroom video, principal or peer observation, and/or classroom artifacts as evidence of personal growth.

3. Observations

Classroom observations are required as part of the performance evaluation. They will include a review of the teacher's lesson plan, the State curriculum standard being used in the lesson, and pupil engagement in the lesson. A classroom observation does not have to be for an entire class period.

There shall be at least two (2) classroom observations for all teachers. At least one (1) observation must be unscheduled. (see timeline chart)

The district shall ensure that within 15 school days of each observation (scheduled or unscheduled), a post observation meeting is held where you are provided with feedback in the following areas:

- A review of the lesson plan and the state curriculum standard being used in the lesson
- a review of pupil engagement in the lesson

After reviewing this feedback from your evaluator, be sure to ask questions and seek clarification when necessary.

Throughout the Year:

Collect evidence in support of each of the individual improvement goals; upload into the electronic evaluation platform.

In the Spring:

Reflect on your results - Have I reached my goals?

- Individual Improvement Goal(s): Update the Teacher Rubric in the electronic evaluation tool to reflect individual professional growth. Upload evidence for review by building principal/evaluator.
- Complete your final self-assessment. Reflect back over the year, what might have been done differently? What plans/goals might be set for the coming year?

ANNUAL TEACHER/PROFESSIONAL STAFF EVALUATION TRACKS/CYCLES

First Year Probationary

All first-year probationary teachers are to be evaluated and there will be a minimum of one scheduled classroom observation. The scheduled observation will be at a mutually agreed upon date/time and will consist of the submission of lesson plans ahead of time. There will be at least one unscheduled classroom observation. Feedback will be provided to the teacher within 15 work days of the observation (scheduled or unscheduled). There will also be a minimum of one walkthrough observation with feedback. All probationary teachers will complete an Individual Development Plan (3 individual goals) in collaboration with their evaluating administrator. First year probationary teachers are required to have a mid-year progress report completed. The midyear progress report will be aligned to the IDP. The progress report will include specific performance goals for the remainder of the school year.

Second through Fourth Year Probationary

Probationary teachers are to be evaluated every year. At least one must be a scheduled observation which will consist of a mutually agreed upon scheduled date/time and submission of lesson plans ahead of time. At least one classroom observation will be unscheduled. Feedback will be provided to the teacher in a post-observation meeting within 15 work days of the observation (scheduled or unscheduled).

Feedback should be recorded and made available to the teacher. There will also be a minimum of one walkthrough observation with feedback. All probationary teachers will complete an Individual Development Plan (3 individual goals) in collaboration with their evaluating administrator.

Tenured

All Tenured educators are to be evaluated at least triennially. Evaluations must include at least two observations/walkthroughs with at least one being an unscheduled observation. Post observation conferences will be held within 15 work days of the observation (scheduled or unscheduled). Evaluators may conduct additional observations or classroom walkthroughs (feedback will be provided within 15 work days of each.)

- Tenured educators with 4-to-11 years of experience in RCS will be evaluated during the 2024-25 school year;
- Tenured educators with 12-to-20 years of experience in RCS will be evaluated during the 2025-26 school year;
- Tenured educators with 21 or more years of experience in RCS will be evaluated during the 2026-27 school year.

Tenured with 3 Previous Years of Highly Effective/Effective Ratings – A teacher who has received three consecutive years of ratings of Highly Effective or Effective in their most recent evaluation shall be evaluated once every three years. In an "off" evaluation year, no self-evaluation or goal setting is required.

Tenured placed on an Individualized Development Plan (IDP)

In addition to the tenured track, any teacher who received a rating of needing support or developing on their most recent annual year-end evaluation will be placed on an IDP and a mid-year progress report will be completed. The midyear progress report will be based, in part, on student achievement and will be aligned to the teacher's IDP. The progress report will also include specific performance goals for the remainder of the school year. The IDP will be developed by appropriate administrative personnel in consultation with the individual teacher no later than September 30 and will include no fewer than 3 personal goals. The tenured teacher must make progress toward the IDP goals within the specified time period not to exceed 180 days. A Mid-year progress report will be provided to the teacher, preferably before Winter Break, but no later than January 20.

Ancillary Staff Evaluations

(School Psychologists, Social Workers, Speech Language Pathologists, OT/PT)

First - fourth year ancillary staff will be evaluated on their individual rubrics and will develop 3 personal growth goals. Beginning in their fifth year, ancillary staff will develop 1 personal growth goal.

Evaluations must include at least two observations/walkthroughs with at least one being an unscheduled observation. Post observation conferences will be held within 15 work days of the observation (scheduled or unscheduled). Evaluators may conduct additional observations or classroom walkthroughs (feedback will be provided within 15 work days of each.

CALCULATION OF FINAL EVALUATION RATING

The Summative Performance Evaluation Ratings (80%) & Student Growth (20%) will be used to determine the Final Evaluation Rating.

SUMMATIVE PERFORMANCE EVALUATION

Classroom teachers will receive an effectiveness rating on the Summative Performance Evaluation using the Danielson 2013 rubric. The weighting of each domain component for the ratings portion (80% of the total) is found in the chart below and will be combined with the growth rating (20% of total) as described in the color-coded chart below.

Domain 1	Planning and Preparation	10%
Domain 2	Classroom Environment	35%
Domain 3	Domain 3 Instruction	
Domain 4	Professional Responsibilities	20%
	Total:	100%

Danielson Framework Rubric (80%)

Final Annual Rating		Needing Support	Developing	Effective	Highly Effective		
		1	2	3	4		
Student Growth (20%)	Needing Support	1	Needing Support	Needing Support	Developing	Effective	
	Developing	2	Needing Support	Developing	Effective	Effective	
	Effective	3	Developing	Developing	Effective	Effective	

**For the 2024-25 school year, the student growth goal will consist of a District Goal or Building/Department Goal. Growth Goal for 2024-25 Year will be distributed in the near future by the curriculum department.

SAMPLE EVALUATION GOAL-SETTING FORM

Goal 1 (District or Building/Department Growth Goal) - Growth Goal for 2024-25 Year will be distributed in the near future by the curriculum department.

GOAL 2/3/4 – Personal Goals – From Domain 2 or Domain 3*

Goal:

Purpose of Goal:

Plan to Accomplish Goal:

Resources Needed:

Measures of Performance/Evidence:

*Probationary Teachers and Tenured Teachers on an IDP must choose at least three Personal Goals from Domain 2 or Domain 3. Tenured Teachers choose a minimum of one goal from Doman 2 or 3.

Teachers may choose to have more than the required number of Personal Goals.

2024-25 Evaluation Timelines

The following parameters should guide completion timelines for the annual evaluation. Please note that as long as these parameters are followed, specific dates listed in Frontline associated with individual aspects of the evaluation process are merely suggested due dates.

<u>1st Year Probationary</u>

- Sept./Oct. Complete Initial Self-Assessment, Develop and enter Goals (4 total this is your IDP) for approval by administrator, First Observation or Walkthrough with feedback
- Oct./Nov./Dec. Complete Observation or Walkthrough with feedback, Mid-Year IDP Review for Mid-Year Progress Report, Ongoing collection and upload of evidence related to goals
- Jan./Feb./Mar. Complete final Observation with feedback, Complete Final Self-Assessment. Upload all evidence for goals, Complete Summative Evaluation including IDP Review and conduct Final Evaluation Meeting (Summative Due by March 22, 2025)

Probationary, Year 2-4

- Sept./Oct. Complete Initial Self-Assessment, Develop and enter Goals (4 total this is your IDP) for approval by administrator, First Observation or Walkthrough with feedback
- Oct./Nov./Dec. Complete Observation or Walkthrough with feedback, Ongoing collection and upload of evidence related to goals
- Jan./Feb./Mar. Complete final Observation with feedback, Complete Final Self-Assessment (Due Date will be communicated in advance), Upload all evidence for goals, Complete Summative Evaluation including IDP Review and conduct Final Evaluation Meeting (Summative Due by April 5, 2025)

Tenured Educator on an IDP

- Sept./Oct. Complete Self-Assessment, Develop and enter Goals (4 total) for approval by administrator, First Observation or Walkthrough with feedback, Ongoing collection and upload of evidence related to goals
- Oct./Nov./Dec. Complete Observation or Walkthrough with feedback, Ongoing collection and upload of evidence related to goals
- Dec./Jan.- Midyear progress report provided preferably by winter break, but no later than January 20
- Jan./Feb./Mar. Complete final Observation with feedback, Complete Final Self-Assessment (Due Date will be communicated in advance), Upload all evidence for goals, Complete Summative Evaluation and conduct Final Evaluation Meeting (Summative Due April 5, 2025)

Tenured Educators in an Evaluation Year

- Sept./Oct./Nov./Dec. Complete Self-Assessment, Develop and enter Goals (2 total) for approval by administrator, First Observation or Walkthrough with feedback, Ongoing collection and upload of evidence related to goals in evaluation years only
- Jan./Feb./Mar. Complete final Observation with feedback, Complete Final Self-Assessment (Due Date will be communicated in advance), Upload all evidence for goals, Complete Summative Evaluation and conduct Final Evaluation Meeting in evaluation years only (Summative Due May 10, 2025)

Tenured Educator in Non-Evaluation Year

Tenured educators in a non-evaluation year will receive a year-end rating of effective. No formal activities are required.