

**Agreement between
The Board of Education
of the
Waterford School District
and the
MESPA I
Secretaries**

2020 - 2024



**Human Resources
501 N. Cass Lake Road
Waterford, MI 48328
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WATERFORD SCHOOL DISTRICT

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AGREEMENT
between the
MICHIGAN EDUCATIONAL SUPPORT PERSONNEL ASSOCIATION
and the
WATERFORD SCHOOL DISTRICT BOARD OF EDUCATION

This Agreement is entered into this by and between the Board of Education of the Waterford School District, Waterford, Michigan, hereinafter called the "Board", and the Michigan Educational Support Personnel Association, hereinafter called the "Association", which has a local affiliate, the Waterford Michigan Educational Support Personnel Association I.

WITNESSETH

WHEREAS the Board and the Association, following extended and deliberate negotiations, have reached certain understandings with respect to hours, wages, terms and conditions of employment, for the Waterford secretaries it represents, it is hereby agreed as follows:

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**ARTICLE I
RECOGNITION**

- A. The Board hereby recognizes the Michigan Educational Support Personnel Association as the exclusive bargaining representative, as determined by a Michigan Employment Relations Commission Consent Election, certified on April 8, 1980, for Waterford School District secretarial personnel, for purposes of collective bargaining with respect to rates of pay, wages, and hours of employment.
- B. The term, "secretary", when used hereinafter in this contract, shall refer to employees included in the bargaining unit for bargaining, as set forth in the paragraph below. The term, "Board", when used hereinafter, shall refer to the Board of Education, the Superintendent, all other Central Office Administrators, Principals, Assistant Principals and all other supervisory personnel.
- C. The bargaining unit includes all permanent, full time and part-time (10 hours of work or more per week) secretarial/clerical personnel within the classifications, I, II, III, and IV, excluding, but not limited to the Administrative Assistant to the Superintendent, Administrative Assistant to the Assistant Superintendents, Human Resources Administrative Assistant, temporary employees, substitute secretaries, part-time secretarial/clerical employees (less than 10 hours of work per week), as well as any other non-certified and certified personnel not herein named.

If the Board creates a new secretarial position with the same or similar duties as are presently performed by members of the bargaining unit, it will be placed in one of the existing classifications, following written notification to the affiliate Association President.

- D. Membership in the Association shall not be a condition of employment in the Waterford School District, but membership is encouraged.
- E. The Board agrees not to negotiate with any secretaries' organization other than the Association for the duration of this contract. However, nothing contained herein shall be construed to prevent the Board from meeting with any employee, group of employees, or organizations other than the Association for the purpose of hearing and discussing their views; provided, however, that the Board will not engage in collective bargaining negotiations with any secretarial group other than the Association.

**ARTICLE II
EMPLOYEE RIGHTS AND RESPONSIBILITIES**

- A. A secretary shall strive for excellence in his/her work, and take advantage of opportunities for continually improving his/her skills and relationships with the Board, co-workers, and the public.
- B. The Association and individual members thereof, agree to uphold and honor the policies, rules, regulations and practices of the Board and sections of this Agreement. Neither the Association, its representatives, nor any member, shall assume administrative or supervisory authority or direct employees to disregard the instructions or directions of the Board unless the Board is limited by this Agreement.
- C. Secretaries are responsible for maintaining a continuous high level of service to the welfare and benefit of the school district. Secretaries, therefore, are responsible for discharging their work assignments with proficiency and making a conscientious effort to meet all the duties of their positions.
- D. No Association representative, or secretary, shall engage in Association activities or business during employee working hours, without Board approval.

- E. The Association is hereby granted the right to reasonable use of school premises for its business meetings, after receiving prior approval from the Board, and providing it pays any overtime costs which may be incurred by the District.
- F. The Association may have reasonable use of the District's mail service and mailboxes for its business and social event announcements and may post notices on a part of the school bulletin boards in building lounges, provided all such announcements and notices contain the name of the Association officer or representative authorizing the same.
- G. Nothing in this Contract shall be construed to deny or restrict an employee's rights under the Michigan General School Laws, or applicable civil laws. The rights granted in this Contract are deemed to be in addition to those provided elsewhere. This paragraph is not deemed grievable under the grievance procedure herein.
- H. When the Board disciplines employees, it will not be arbitrary or unreasonable. No Seniority bargaining unit member shall be disciplined without just cause.
- I. A suspended or discharged seniority employee will be allowed to discuss his/her suspension or discharge with the President or Vice President for up to thirty (30) minutes. Nothing contained herein, however, shall prevent the Board from requiring the summary removal of the offending employee, if it appears that the safety of any person, property, or the maintenance of order requires such summary removal.
- J. The purpose of the installation of cameras/monitors is to increase the safety and security in that building. The Association, upon request, is entitled to information detailing where cameras/monitors are located in each building. It is specifically understood that surveillance equipment (i.e. cameras) cannot be used for purposes of staff evaluation or monitoring. It is understood that situations may arise warranting review of video. If any incident of illegal activity of staff is observed on the video, the Association will be immediately notified and will be given the opportunity to review the tape(s) within three (3) days of receipt of the notice.

**ARTICLE III
BOARD'S RIGHTS**

- A. It is agreed that all rights which ordinarily vest in and have been exercised by the Board, except those which are clearly and expressly relinquished herein by the Board, shall continue to vest exclusively in, and be exercised exclusively by the Board without prior negotiations with the Association, either as to the taking of action under such rights, or with respect to the consequences of such action during the term of the Agreement. Such rights shall include, by way of illustration and not by way of limitations, the right to:
 - 1. The executive management and administrative control of the school system and its properties, facilities, equipment and the activities of its employees during employee working hours;
 - 2. Hire all employees, and subject to the provision of law, determine their qualifications and the conditions for their continued employment, their placement or their dismissal, suspension, layoff or demotion, and to promote and transfer all such employees;
 - 3. Determine the services, supplies and equipment necessary to continue its operations and to determine all methods and means of distributing, dissemination, and/or selling its services, methods, schedules and standards of operation; the means, methods and processes of carrying on the work, including automation or contracting thereof, or changes therein; the institution of new and/or improved methods or changes therein;

4. Adopt rules and regulations;
5. Determine the number and location or relocation of its facilities, including the establishment or relocation of new schools, buildings, department, divisions, or subdivisions thereof, and the relocation or closing of offices, departments, divisions or subdivisions, buildings or other facilities;
6. Determine the size of the management organization, its functions, authority, amount of supervision and table of organization, provided that the Board shall not abridge rights from employees as specifically provided for in this Agreement;
7. Determine the policy affecting the selection, testing or training of employees, providing that such selection shall be based upon lawful criteria;
8. Determine and re-determine job content.

ARTICLE IV

PROBATION, NEW POSITIONS & VACANCIES, TRANSFERS & PROMOTIONS, SENIORITY, REDUCTION OF PERSONNEL, LAYOFF & RECALL

A. PROBATION

1. Secretaries hired new to the district, or rehired after having quit, who are members of the secretarial bargaining unit, as defined, shall serve a probationary period of sixty (60) actual working days in their job assignments.

There shall be no seniority among probationary secretaries. The sixty (60) working day probationary period shall be accumulated within not more than one year. The sixty (60) working day period may be extended for any absences of the secretary during that period, by the number of said absences.

2. The Board retains exclusive right to discharge and to take any disciplinary action involving a probationary secretary and such action as deemed appropriate by the Board shall not be subject to the grievance procedure.
3. The sixty (60) working day probationary period for a secretary may be extended for up to thirty (30) working days upon written recommendation of the immediate supervisor to the Director of Human Resources.
4. Credit for vacation allowance and sick leave shall be granted to the secretary for whom this Agreement provides vacation allowance and/or sick leave and who has satisfactorily completed the probationary period, retroactive to the number of work days of probation.
5. New probationary employees shall not be eligible for promotable positions until they have completed the probationary period. During the probationary period, the secretary's classification and hours will not be changed.

B. NEW POSITIONS AND VACANCIES

1. In the event a new secretarial position is established by the Board, not presently covered in the classification schedule, the Board will negotiate with the Association the classification placement of the position.

2. The Board shall give up to five (5) years' experience credit on the salary schedule for new employees, effective with this Agreement only (no retroactive effect) for previous verifiable full-time, paid, secretarial or accounting work experience. The Administration shall have discretionary authority to apply this provision and to exclusively judge the amount of such credit to be applied.
3. Any secretary who terminates employment with the Waterford School District and is later rehired, shall be considered a new employee under this Agreement. All experience credit shall be limited to five (5) years and shall not apply as inside-of-system experience.
4. Any posting for new positions and vacancies shall include job title, job location, starting date and classification. The Board will list the minimum qualifications for the position and it will select for interview those secretaries, which, in its opinion, meet the minimum qualifications.
5. As each new position is created or as each vacancy occurs, notice of such vacancy will be posted on the district website for five (5) working days if not filled by a person on leave. The positing will be emailed to the current President. The receiving supervisor/principal will consider all such applicants in the process of filling the vacancy, and with the approval of the Human Resources Office, the position will be filled. In the event of misunderstandings, the Human Resource Office will determine the assignment of secretaries and the decision will be final. Failure to follow the above procedure may cause the request to become null and void.
6. During the summer vacation period, those secretaries wishing to know of the postings as stated in Section 5 shall provide Human Resources with a current email address each June.

C. TRANSFERS AND PROMOTIONS

1. A transfer is a lateral change within a job classification where there is no addition or increase in compensation; for example, a movement to another building or to another job within the salary classification, falls into the definition of a transfer. A transfer can be requested by a secretary or made by the Board. Secretaries may request transfer or promotion through the Human Resources Office. Such request must be made in writing to the Human Resources Office, and copy given to the supervisor, setting forth the secretary's qualifications for the vacant position, and the reason for the requested change. The Board shall give ten (10) working days' notice of involuntary transfer.
2. A transfer or promotion of a secretary shall be given up to five (5) years' additional experience credit for existing employees, for previous verifiable full-time, secretarial or accounting experience as determined by the Executive Director of Human Resources.
3. Transfers shall be based upon the secretary's ability to meet the job qualifications, in the Board's judgment. The Board shall exercise its discretion as to the feasibility of honoring any or all transfer requests.
4. A promotion is a movement to a higher paying classification than the one in which the secretary is currently employed.
5. a. Employees in the bargaining unit placed in a new position by promotion, transfer, or otherwise, shall be required to satisfactorily complete a probationary period of thirty (30) actual working days, starting from the date of employment in the new position. The final determination of whether the employee is selected for any position rests with the Board.

- b. Employees hired new to the unit, but who transferred into MESPA I from a non-affiliated position or other MESPA unit, shall also serve a probationary period of sixty (60) actual working days in their job assignment and his/her seniority date shall begin when the employee started in their MESPA I position. Credit for sick leave shall be granted to the employee for whom this agreement provides sick leave and who has satisfactorily completed the probationary period.
 - c. At the District's discretion, an employee who transfers into MESPA I from a non-affiliated position, may receive no more than five (5) steps on the wage scale, per Appendix A. Longevity benefits shall be based on the employee's continuous service with Waterford School District. All other benefits provided in this agreement shall be based on the employee's seniority date with MESPA I.
- 6. The Association President will be given, in writing, the name of the person selected for the posted positions.
 - 7. If the Board determines qualifications and interviews are deemed equal between internal candidates, the position shall be awarded to the most senior employee.
 - 8. In the event an internal applicant is denied a promotion or transfer, the Executive Director of Human resources shall submit the reason for denial in writing within seven (7) working days.

D. SENIORITY

- 1. Seniority shall be on a school district-wide basis, as established per this Agreement, in accordance with the secretary's last date of hire.
- 2. A secretary shall lose seniority status for the following reasons:
 - a. resigns or retires;
 - b. is discharged, and the discharge is not reversed through the grievance procedure;
 - c. overstays by three (3) working days a leave of absence, as herein provided, unless an extension is granted by the Board;
 - d. involuntary layoff for one (1) calendar year;
 - e. if the secretary falsified the employment application, leave of absence application, and/or insurance application;
 - f. if the secretary does not return to work when recalled from layoff.
- 3. When more than one secretary has the same seniority date, seniority will be determined by a draw completed by Human Resources within ten (10) working days. The Association and the affected secretaries shall be present.
- 4. The seniority list shall be maintained by the District. The Board shall give the MESPA I President, an updated seniority list in September and February of each year. The list shall include name, job title, work location, seniority date, and hire date. Employees in the probationary period shall also be included, but listed as probationary. Errors in the seniority list shall not be grievable beyond ten (10) working days after posting, unless the employee was on a leave during the time period. This employee shall have ten (10) working days after his/her return to grieve. Clerical errors will be corrected when noted.

E. REDUCTION OF SECRETARIAL PERSONNEL

1. In the event it is necessary for the Board to reduce the number of secretarial personnel/positions and/or reduce the hours of a position(s), the Board will give at least 10-calendar day's written notification to the Association and to the secretary(s) involved unless the reduction is caused by an emergency situation. The intent of the following process is to preserve the seniority secretary's work year and hours to the extent possible.
2. After having been notified that their position has been eliminated, reduced or having been bumped the secretary shall fill a vacancy if the following conditions are met: 1) the vacancy occurs between the written notification from Human Resources Department to the secretary that their job has been eliminated and the date the job is eliminated, and 2) the vacancy is the exact same work year and exact number of hours a day as the job being eliminated, 3) same classification, and 4) the secretary can meet the job requirements of the position. If a vacancy does not meet the conditions as stated or the secretary cannot meet the job requirements of the vacant position, the secretary shall exercise district-wide seniority rights in the following order:
 - a. Shall bump the probationary secretary in the same classification, work year and hours, if the secretary can meet the job requirements of the position;
 - b. If the secretary cannot bump a probationary secretary, then the secretary shall bump the lowest seniority secretary in the same classification, work year and hours, if the secretary can meet the job requirements;
 - c. If the secretary cannot fulfill the requirements of 2. a. and b. above, the secretary shall take the position of the probationary secretary in a lower classification with the same work year and hours; or if this is not possible, the secretary with the lowest seniority in a lower classification with the same work year and hours, if the secretary has more seniority and can meet the job requirements of the position;
 - d. If the secretary does not have the seniority to preserve his/her work hours and work year, s/he may choose to bump the least senior secretary with less work year and work hours within the same or lower classification if s/he has the seniority to do so.
 - e. If the secretary does not have seniority rights to bump, the secretary shall be on layoff and placed on the recall list for one (1) calendar year;
 - f. Movement to a lower classification shall be at the same experience salary step as presently occupied and at the new classification's rate of pay;
 - g. In the event the secretary who has bumped another secretary does not perform satisfactorily in the new position, the secretary shall be placed on recall status.
3. For purposes of bumping, full-time employees shall claim full-time positions and part-time shall claim part-time (if available). Part-time employees may only claim part-time positions. Full-time is considered seven (7) hours or more per day. A full-time employee shall not be required to bump into a part-time position. No employee working less than thirty-five (35) hours per week shall be able to bump into a full-time position or displace an employee that is working full-time.
4. If a position becomes vacant or a position is created within one year after a position has been eliminated, the vacant/created position will be posted for all secretaries with the same work year (including the secretary whose position was eliminated with the same work year.) If the secretary whose position was eliminated does not apply or refuses the position if

offered, she stays in her position and forfeits the right to a position in the same work year as the position that was eliminated.

5. Seniority secretaries on the recall list shall be placed on the secretarial guest list and be paid the rate established by the Board if they do substitute.
6. The Board has no obligation to recall probationary secretaries who are laid off.
7. Secretaries placed on the seniority recall list shall receive the following benefits:
 - a. Prorated earned vacation days to their day of layoff.
 - b. The prorated number of sick days up to the date of layoff will be added to their accumulated sick leave bank for use upon recall.
 - c. Those secretaries on the disability insurance program shall continue according to the terms of the insurance company.
 - d. The Board provides health insurance coverage as stated in Article V for thirty (30) days after layoff.
8. Secretaries who are laid off shall not gain seniority while on layoff.
9. Seniority secretaries on the recall list shall be recalled to work in reverse order of layoff (last laid off is the last recalled) in their classification or lower classification, if the secretary can meet the job requirements of the available position.
10. Should a laid-off secretary be assigned a position and refuse such appointment, the secretary shall lose all rights to be recalled, and shall be considered a "quit".
11. Notice of recall shall be sent to the laid-off secretary's last known address by registered or certified mail. If the secretary fails to report to work within ten (10) work days from the date of mailing of the recall notice, the secretary shall be considered to have voluntarily terminated employment with the Waterford School District.
12. Each secretary is responsible for keeping the Human Resources Office informed, in writing, of any change of address, and will not be excused for failure to report for work because of a failure to so notify.
13. Before the Board reduces a secretary's work hours by more than one (1) hour, it will meet with the secretary and an Association representative, if requested, to discuss the reason for the reduction. Such meeting shall occur at least five (5) work days prior to implementation of the reduction.

F. LAYOFF AND RECALL

1. In the event of a layoff, the seniority secretary will be placed on the recall list. Probationary secretaries are not placed on the recall list.
2. Seniority secretaries on the recall list shall be placed on the guest secretarial list and be paid the rate established by the Board if they substitute.
3. The Board has no obligation to recall probationary secretaries who are laid off.
4. Secretaries placed on the seniority recall list shall receive the following benefits:

- a. Prorated earned vacation days to their day of layoff;
 - b. The prorated number of sick days up to the date of layoff will be added to their accumulated sick leave bank for use upon recall;
 - c. Those secretaries on the disability insurance program shall continue according to the terms of the insurance company;
 - d. The Board provides health insurance coverage as stated in Article V for thirty (30) days after layoff.
5. Secretaries who are laid off shall not gain seniority while on layoff.
 6. Should a laid-off secretary be offered a position and refuse the position, the secretary shall lose all rights to be recalled, and shall be considered a resignation. If the secretary fails to report to work within ten (10) work days from the date of mailing of the notice, the secretary shall be considered to have voluntarily terminated employment with the Waterford School District.
 7. Seniority secretaries on the recall list with the highest seniority in their classification shall be allowed to apply and interview for position(s) in their classification or lower classifications, if the secretary can meet the job requirements of the available position.
 8. The postings of vacancies shall be sent to the laid-off secretary's last known address by registered or certified mail. If the secretary fails to contact Human Resources Department within the posting's requirements, the secretary shall be considered to have voluntarily terminated employment with the Waterford School District.
 9. Each secretary is responsible for keeping the Human Resources Department informed, in writing, of any change of address, phone number, or email address and will not be excused for failure to report for work because of a failure to so notify.
 10. Laid-off employees shall remain on the recall list for one (1) calendar year.

**ARTICLE V
TRAINING AND PROFESSIONAL DEVELOPMENT**

A. Training

1. The District shall provide adequate and proper equipment for employee use.
2. The District will continue to provide necessary training, including release time if needed, for employees who are assigned new job skills or use of new equipment.
3. All employees shall be encouraged and allowed to participate in in-service programs in order to improve efficiency on the job. Employees who are required to participate in these Board sponsored programs shall be compensated at the regular hourly rate.

B. Professional Development

All employees are eligible to attend meetings and conferences at the expense of the Board without the loss of pay or benefits. All meetings and/or conferences must have pre-approval of the immediate supervisor.

ARTICLE VI INSURANCES

- A. The Board will provide the eligible permanent, full time seniority employee, who elects Board insurance, with health and prescription drug coverage to the extent as negotiated by the Board and the Association and within the guidelines and restrictions of 2011 Public Act 152. It is understood employees will have insurance premium co-payments as determined by current law and further determined by negotiations within the restraints of the law. The outcome of such negotiations shall not inhibit the District's ability to exercise its rights under current law.

Furthermore, the parties agree the District will be exercising its right to determine their status as an 80/20 or a hard cap limit District within the options permissible under the law as established by 2011 Public Act 152 as of January 1, 2014.

A joint association/district health care study committee will be established to investigate health care options and cost containments that could be agreed upon. The Board will determine the appropriate status as a single employee, married employee with spouse, or an employee with family.

It is expressly understood that "dual" coverage is not allowed for health insurance. An employee or their dependents covered under the Board's plan and dual-covered by another employer-sponsored health insurance plan shall reimburse the Board for the cost of their entire health coverage for the period of the dual coverage up to twelve (12) months. Effective on or prior to April 20, 2009, current employees who may have double coverage for a family member may keep that coverage. All new employees hired, will continue to be notified that double coverage of health care is prohibited. The Board has maintained a practice of not allowing double health insurance coverage. When the District has been notified that double coverage exists, they have taken steps to correct it.

Employees will be enrolled in the most cost effective manner.

- B. The Board shall provide each eligible employee, working at least four (4) hours a day or twenty (20) hours per week, group term life insurance in the amount of \$25,000, with provision for double indemnity in the event of accidental death. Secretaries completing their probationary period will be eligible for the insurance the first month following completion of a satisfactory probationary period. These insurance benefits shall begin when the employee has properly completed the necessary forms and filed those with the Benefits Office, and when accepted by the insurance company. The insurance provides a thirty (30) day conversion right upon termination of employment. Any secretaries electing the right of conversion in order to keep their term life insurance in force must contact the insurance company within thirty (30) days of their last day at work.
- C. The Board will pay for those eligible secretaries who work less than 35 hours per week, but more than 10 hours per week, and/or those working less than 52 weeks, the prorated cost of insurance benefits provided to full time secretaries. The pro-ration will be based on the number of work hours and/or the number of months worked, if the secretary pays the other costs. Secretaries paying pro rata costs of health insurance shall have the option of payroll deduction or of cash payment for each month's premium, at least one week prior to the first day of that month.
- D. Insurance benefits provided herein shall begin the first day of the month following the sixtieth (60th) calendar day after hire when the employee has completed the necessary forms. Board payment for insurance protection shall terminate when the secretary's employment is terminated, or when the secretary is on a leave of absence without pay, or when the secretary is not receiving a wage from the Board, except as provided in this Agreement. However, should an employee go into an unpaid status due to a personal health/medical leave, all benefits shall continue. Upon the return to paid status, the employee shall be responsible for reimbursing the District for employee premium share payments missed while the employee was in an unpaid status. These premium shares shall not exceed the employee contributions under PA 152, for continued healthcare coverage.

- E. Notwithstanding the provisions of this Article, the terms of any contract or policy issued by an insurance company shall be controlling as to all matters concerning benefits, eligibility and termination of coverage and other required matters.
- F. The Board, by payment of the premium payments required to provide the coverages set forth herein, shall be relieved from all liability with respect to the benefits provided by the insurance company. The failure of an insurance company to provide any of the benefits for which it has contracted, for any reason, shall not result in any liability to the Board of Education or the secretarial association, nor shall such failure be considered a breach of any obligation by either of the two organizations.
- G. Disputes between beneficiaries of a secretary and any insurance company shall not be subject to the grievance procedure herein established.
- H. Long Term Disability
 - 1. The Board shall provide a long term disability insurance policy for seniority secretarial employees who work twenty (20) or more hours per week, the terms of which policy shall prevail; said policy to provide monthly income protection in the amount of sixty percent (60%) of one-twelfth (1/12) of an employee's yearly straight time salary with the District. This benefit shall begin six (6) calendar months after the date of illness or injury as verified by a physician's statement and will be based on the employee's wage rate at the time the illness or injury occurred.
 - 2. The benefit shall extend to the secretary's sixty-fifth birthday, death, or until the secretary is declared able to return to work full time by the insurance company. Any benefits provided by the Board, the State of Michigan or the Federal Government, shall be deductible from this insurance compensation. Secretaries working less than a twelve month work year shall not be eligible for disability insurance payments during the summer weeks not worked.
 - 3. In the event the secretary returns to work part-time during rehabilitation, sixty percent (60%) of the difference between what the secretary earns for the part-time employment and one-twelfth (1/12) of the straight time annual wage at the time of disability shall be provided by the insurance company.
 - 4. The benefits of the insurance policy do not apply to disabilities resulting from pregnancy, miscarriage, or abortion; intentionally self-inflicted injuries; disabilities resulting from the commission of or attempted commission of an assault, battery or felony, or those due to war, an act of war, insurrection, rebellion, or participation in a riot.
- I. The Board shall provide full-time eligible secretaries with a dental insurance program Type I, Preventative 100%, Type II Restorative; participating provider 80%/nonparticipating Provider 50%; Type III Replacement Services 50%; Type IV Orthodontia Services 70%. Type I, II, III maximum annual benefit per covered member \$1,000; Type IV is a maximum lifetime benefit of \$700.
- J. The Board shall provide family vision insurance to full-time eligible secretaries at no cost to them.

**ARTICLE VII
LEAVES**

- A. SICK LEAVE
 - 1. The purpose of the sick leave program is to provide income protection, to the extent herein provided, during periods of involuntary absence from employment due to sickness or injury.

If the secretary receives Board-provided compensation during such absence, then only the difference between the regular salary and the compensation shall be paid.

2. a. Sick leave shall not be granted to probationary employees.
 - b. Sick leave shall be defined as personal illness, family illness of an immediate family member, household member, or relative.
 1. The “Immediate family” is designated as mother, father, step-mother, step-father, father-in-law, mother-in-law, brother, sister, step-brother, step-sister, brother-in-law, sister-in-law, spouse, domestic partner, son, daughter, step-son, step-daughter, son-in-law, daughter-in-law of the employee.
 2. A “relative” is designated as any other relation not mentioned in A.2.b.1 above.
 - c. To receive paid sick leave time for a mental disorder or an emotional condition, the problem must be verified by a psychiatrist, which may be confirmed by a Board-appointed physician.
 - d. The sick leave benefits extend only to an employee's regular position and do not include overtime and employment for extra compensation.
3. Seniority secretaries shall receive one (1) day of sick leave per month worked within a fiscal year, with unlimited accumulation.
 4. Each seniority secretary, after working one full pay period of the work year, shall be credited with the total sick leave for the work period. If the secretary uses all of the unearned sick leave and cannot return to work, the money shall be returned to the Board for the unearned days.
 5. Employees who terminate employment with Waterford School district and subsequently are rehired, shall not be reinstated with unused sick time accumulated prior to the new hire date.
 6. Sick leave provided in this Agreement may be used consistent with and for any basis provided for in the Michigan Paid Medical Leave Act (PMLA).

B. APPROVED SHORT TERM PAID LEAVES OF ABSENCE

1. When approved by the immediate supervisor/principal, the following paid leaves of absence shall be granted and not deducted from the secretary's sick leave bank:
 - a. A maximum of up to five (5) days per work year shall be granted for bereavement days for each death in the immediate family; or attending to funeral arrangements and/or attending the funeral. Immediate family shall be those individuals defined in A.2.b.1 above.
 - b. A maximum of up to three (3) days per work year shall be granted for bereavement days for each death of any other relative. A “relative” is defined as any family relation not listed in A.2.b.1. above. If more time is needed, vacation time may be used.
2. Personal Business Days
 - a. All employees shall be allowed up to four (4) personal business days each school

year. These days shall not be used on the day before or after a designated recess as defined by the District calendar, nor shall these days be used on the first or last reporting day of the school year.

- b. Except in the case of an emergency, employees must secure approval from his or her immediate supervisor at least two (2) business days prior to the day(s) requested.
 - c. Unused personal days shall roll-over into personal sick bank totals at the end of each school year.
 - d. For less than full-time positions, personal days will be prorated according to the fraction of the position for which the person is employed.
3. A secretary called for jury duty during working hours shall receive a leave of absence for the time served on jury duty during working hours, if the duty is verified in writing and notification is given before the duty is served. The secretary will be paid the regular earned salary, if the juror's pay is turned in to Payroll.
 4. Approved visitation at other schools or for attending an in-service conference.
 5. Further leaves may be granted at the discretion of the Board.
 6. In the case where compensation is paid during an absence, only the difference between the employee's regular salary and such compensation will be paid.
 7. If the secretary is required to appear in court on a school district or school building matter, there will be no deduction in pay or leave time for the time required for the secretary to be in attendance.
 8. It is expressly understood that employees must exhaust all sick, personal business, and vacation days prior to going into an unpaid status.

C. LEAVES OF ABSENCE WITHOUT PAY

1. When approved by the Executive Director of Human Resources, a short-term leave may be granted without pay for extenuating circumstances. Employees shall not be allowed to use non-paid days until all personal business, sick and/or vacation days have been exhausted.
2. When approved by the Executive Director of Human Resources, unpaid long-term leaves as listed below, may be granted for reasonable periods not to exceed one (1) year, to a secretary with at least one (1) year of seniority. At least thirty (30) days before the leave expires, the secretary shall send written notification to Human Resources of his/her desire to return to work or forfeit the right to return.

The secretary will be returned to a position for which he/she is qualified, (in the opinion of the Board), when one becomes available; if proper notification has been given. The Board's obligation to re-employ after such leave of absence shall end after one year after termination of the leave.

- a. For full time study at a college, university or business school;
- b. To care for a member of the immediate family who is ill;

- c. Secretaries who have requested to return from a leave of absence will be considered for re-employment before an open position is posted if the position is in the same or lower pay classification held by the person on leave.

If a secretary on leave has requested to return and the open position is a higher pay classification than the one previously held by the secretary, the Board will follow Article IV provisions for promotion.

3. Except in cases of emergency, as judged by the Executive Director of Human Resources, these leaves shall not be granted in the first or last week of the school year.

D. ADOPTION LEAVE

A leave of absence without pay for up to twelve (12) months may be granted to the secretary with one (1) year of seniority, who adopts a child. Such leave will commence upon entry of an order terminating the rights of the natural parents by the Probate Court. At the end of the leave, the secretary shall be returned to an open position for which qualified, except if no position is available, the leave will be extended for up to twelve (12) more months, or until a position for which the secretary is qualified is available, whichever occurs first.

E. CHILD REARING LEAVE

1. A leave of absence using sick leave bank days, may be granted for the length of time the employee's physician will certify, in writing, the employee is physically unable to work. At the end of that period of time, the employee must return to work or resign. Upon returning to work, the employee shall return to his/her former position.
2. Employees shall continue employment as long as they can continue their regularly assigned responsibilities. The Board may require a doctor's statement to this effect.
3. Employees on child rearing leave shall give the Board at least two (2) days' notice of their return date, as verified by a physician's statement.

F. OTHER LEAVES

The Executive Director of Human Resources may grant leaves for reasons not covered in this Article, including health leaves or extensions of the above leaves, when the Executive Director of Human Resources believes such extension to be in the best interests of the school district. Each request for this leave will be considered on its individual merit. The particular circumstances surrounding each leave will be reviewed by the Board with the understanding that its decision will in no way establish a precedent. The decision of the Board as to whether such leave should be granted is final.

G. GENERAL CONDITIONS OF ALL LEAVES

1. The Board normally will not require a physician's statement for every individual sick day of a secretary, but may require one in the following instances:
 - a. If the employee has an excessive absenteeism record;
 - b. If the bargaining unit has an unusual number of members absent on the same day or from the same facility;
 - c. After three (3) consecutive days of illness;

- d. An absence the day before and/or the day after a holiday or vacation period.
- 2. Holiday shall be paid only when the scheduled work days preceding and succeeding the holiday are worked, or the employee is on an approved paid leave. If the secretary indicates that illness was the cause of such absence, the secretary shall furnish a doctor's statement certifying the illness within three (3) work days after such absence, if requested by the Board.
- 3. Secretaries on an approved leave of absence of sixty (60) work days or less shall be returned to their regular positions. A secretary returning from an approved leave shall retain earned in-service experience credit.
- 4. The Board may send secretaries to its physician before and after leaves for sickness or childbearing and for health and/or disability concerns.
- 5. Upon return from any approved leave of more than sixty (60) work days, the Board shall return the secretary to an open position for which it believes the secretary can meet the specific skill and job requirements. If no position is available for the secretary at the end of the leave, the Board shall extend the leave until an opening occurs for which the secretary has the specific skills and job requirements, but, in no event, will the leave be extended more than twelve months after the original leave ends.
- 6. Physician's statements are to be given to the Human Resources Department before an employee returns to work.
- 7. The District maintains the right to send an employee for an independent medical examination (IME) by a Board-appointed physician. All associated costs of the IME shall be covered by the District.

**ARTICLE VIII
WITHHOLDING DEDUCTIONS**

- A. Deductions from the regular salary of secretarial employees shall be made upon proper authorization to the Board of Education.
- B. The following deductions are authorized; Federal and State Income Tax; Social Security, Retirement, Health Insurance, Credit Union, United Fund, Fixed and Variable tax-deferred annuities, as determined by the Board.
- C. Membership in the Association is not compulsory. Employees have the right to join, not join, maintain or drop their membership as they see fit. Neither party shall exert pressure on or discriminate against an employee in regard to such matters.

**ARTICLE IX
VACATIONS**

- A. The vacation periods granted shall be scheduled by the secretary's immediate supervisor/principal during days when school is not in session. Exceptions may be made by the Executive Director of Human Resources for twelve-month secretarial employees only if there are no increased costs to the District and it is convenient to the Board.
- B. The vacation rate shall be the secretary's regular rate for the scheduled work period, not including any overtime benefits.

- C. Credits for earned vacation will be received only for those months in which a secretary received pay for the majority of the scheduled working days of that month. Vacation days will be added to the electronic absence management system upon completion of the probationary period and calculated by the first date into the position.
- D. A secretary who is laid off, retired, resigns, or terminated, will receive pay for all earned, unused vacation and the secretary who may have used more vacation days than were earned, shall repay the Board.
- E. Twelve-month Secretaries
 - 1. All requests for vacations by twelve-month secretaries shall be submitted to their supervisors/principals. If a conflict exists within a building, between vacation requests, resolution shall be determined by the supervisor and Human Resources.
 - 2. Twelve-month secretaries, HIRED PRIOR TO July 1, 2017, shall take their earned vacation during the fiscal year after the fiscal year in which the vacation is earned.
 - 3. All twelve-month seniority secretaries HIRED PRIOR TO July 1, 2017, shall earn annual non-accumulative credit toward vacation with pay as follows:

Fiscal Year of Work	Earning to take the following fiscal year	To take during the present fiscal year
First	5/6th day per month	
Second	10 days	5/6ths x number of months worked first year
Third	10 days	10
Fourth	10 days	10
Fifth	10 days	10
Sixth	15 days	10
Seventh	15 days	15
Eighth	15 days	15
Ninth	15 days	15
Tenth	16 days	15
Eleventh	17 days	16
Twelfth	18 days	17
Thirteenth	19 days	18
Fourteenth	20 days	19
Fifteenth	20 days	20

- 4. All twelve-month seniority secretaries HIRED AFTER JULY 1, 2017, shall earn annual non-accumulative vacation with pay, added to the electronic absence management system upon completion of the probationary period and calculated by the hire date into the position as follows:

<u>Fiscal Year of Work</u>	<u>Vacation Days</u>
First	5 days
Second	10 days
Third	10 days
Fourth	10 days
Fifth	10 days
Sixth	15 days
Seventh	15 days
Eighth	15 days
Ninth	15 days
Tenth	16 days
Eleventh	16 days
Twelfth	17 days
Thirteenth	18 days
Fourteenth	19 days
Fifteenth	20 days

5. Twelve-month seniority secretaries are not required to report to work on the days during the annual Winter Break period, when twelve-month administrators are not required to report to work. Each individual secretary shall have the choice of working or using the appropriate number of vacation days.
6. Twelve-month employees who are unable to utilize all vacation days within the school year may elect to carryover up to seven (7) unused vacation days into the next fiscal year using the Vacation Day Carryover Form (Appendix B). Employees who want to carry over days must notify the Human resource office no later than May 31st. Any days carried over must be used in the successor year during the months of July or August. Carried over days not used shall be forfeited.

F. Less than Twelve-Month Secretaries

1. Less than twelve-month secretaries shall take their vacations during the current school year when students are not in school.
2. Less than twelve-month seniority secretaries shall earn annual non-accumulative credit toward vacation with pay added to the electronic absence management system upon completion of the probationary period and calculated by the hire date into the position as follows:

<u>Fiscal year of Work</u>	<u>Vacation Days</u>
First	5/6 x months worked
Second	9

Third	9
Fourth	9
Fifth	9
Sixth	10
Seventh	10
Eighth	11
Ninth	11
Tenth	12
Eleventh	12
Twelfth	13
Thirteenth	13
Fourteenth	14
Fifteenth	14
Sixteenth	15

3. Less than twelve-month seniority secretaries shall take vacation days as follows:
 - a. Secretaries have a choice to receive their appropriate vacation pay for those days that they are not scheduled to work (non-school days) as determined by the school calendar, or to receive their vacation pay at the end of their work year.
 - b. The secretary choosing to receive allocated vacation pay during the school year, who had additional vacation days, will either receive pay for such days at the end of the work year, or, if approved by the immediate supervisor, may take those additional days while school is in session.

4. It is agreed that when a less than twelve-month secretary works beyond his/her regular work year during the summer, in an Association recognized position, the secretary will be eligible for the following benefits if he/she works the majority of work days in a month:
 - a. Paid health insurance, if the secretary was enrolled in the District's plan during the regular work year.
 - b. July 4 as a paid holiday, if the secretary works the day before and day after.
 - c. One (1) additional sick day per month worked.
 - d. The secretary shall also earn one (1) additional vacation day if she/he works fourteen (14) consecutive days in a given month. This time can either be paid during the summer, or taken during the regular work year, as determined by the secretary's immediate supervisor.

- G. The parties acknowledge that the summer slam secretaries are not Association recognized positions. However, should a MESPA I secretary be selected to fill the position s/he will receive appropriate credit towards paid health insurance for said time (e.g. work 5 of 20 days in July receive 25% percent of insurance paid for that month). This time shall not count towards earning paid insurance credit in his/her regular position. Additionally, 4b, 4c, and 4d above shall apply accordingly.

**ARTICLE X
HOLIDAY ALLOWANCE**

- A. If celebrated by the school district, the following holidays are granted to seniority secretaries at their regular rate of pay, if the holidays occur during the regular work term; if the secretary works the

scheduled work day before and the scheduled work day after the holiday; or if the secretary is on an approved paid leave of absence.

1. Holidays for less than fifty-two week secretaries are:

- Labor Day
- Thanksgiving Day
- Friday after Thanksgiving
- December 24
- December 25
- December 31
- January 1
- Martin Luther King Day
- Good Friday
- One (1) Floating Holiday to be used in a full-day increment when students are not in session.
- Memorial Day

2. Holidays for fifty-two week secretaries are all those listed in "1.", above, plus July 4.

- B. Whenever secretaries cease to receive Board pay, they shall cease to receive holiday pay as well.
- C. If school is in session during a holiday, then the holiday will be rescheduled. When a designated holiday falls on a Saturday, the Friday before will be observed as the holiday for the purposes of this Agreement. In the event that such holiday shall fall on a Sunday, it shall be observed for purposes of this Agreement on the following Monday.
- D. Secretaries who are on an approved unpaid leave of absence of less than ten (10) days shall not lose holiday pay if a holiday occurs during this period. This applies only to leaves approved under Article VI, "Leaves", Sections C., 1. and F. This does not apply to any other leave.

ARTICLE XI OVERTIME

- A. All overtime hours to be worked must be approved in writing by the secretary's supervisor prior to being worked.
- B. All compensatory overtime must be taken in compliance with the law.
- C. All overtime worked beyond forty (40) hours per week shall be at time and one-half. It is expected that from time to time, secretaries may be required to spend a few minutes beyond the regular day on their jobs; this is not to be considered overtime.
- D. Overtime pay shall be paid in the same pay period or the next pay period after it is worked.

ARTICLE XII WORKING HOURS

- A. The normal period of employment for secretaries shall be:
 1. Fifty-two week secretaries: July 1 through June 30, each year of the Agreement;
 2. Less than fifty-two week secretaries:

- a. In those buildings with students, the Executive Director, Human Resources will notify secretaries of their return to work date and last day of work for the following school year by June 1st of the preceding year.
 - b. In other new secretarial positions, (those established after ratification of this Agreement) the Board shall determine the work period of the secretaries.
 - c. Elementary Office Managers and the Early Childhood Office Manager shall report in accordance with the scheduled weeks of the building principal. Normal period of employment shall be forty-seven (47) weeks.
- B. Less than fifty-two week secretaries required to work beyond their normal work period shall be paid at their regular rate.
 - C. All secretaries shall take a duty-free lunch period of not less than one-half hour, nor more than one hour, as determined by the Board for each position.
 - D. Full time employees will be provided a fifteen minute relief period in the morning and afternoon as determined by the Board. Part-time employees working more than three hours per day shall receive one fifteen minute relief period during the day.
 - E. The starting and ending times and hours needed per day for each secretarial position shall be determined by the Board. The normal daily work schedule for regular full-time secretaries shall exclude an unpaid lunch period.
 - F. If a secretary is required to assume the full duties of another secretarial position, the secretary shall receive the rate of pay for this position, effective the sixth (6th) consecutive work day. This provision does not apply when a secretary is covering for another secretary on vacation.
 - G. As of July 1, 2022. All employees hired on or before June 30th, shall advance one step on the salary schedule when applicable per the salary schedule agreement each year.
 - H. A secretary working as a substitute during the summer shall receive her rate of pay if used for more than six (6) consecutive work days.

ARTICLE XIII GRIEVANCE PROCEDURE

A. DEFINITION

A "grievance" is a claim based on a secretary's belief that there has been a violation, misinterpretation, or misapplication of a provision of this Agreement.

The "Grievance procedure" shall not apply to any matter which is prescribed by law, or State regulation, or over which the Board is without power to act. No Board prerogative shall be made the subject of a grievance. A grievance may be filed by an aggrieved employee or by the Association, whenever the grievance applies to more than one building and a group of employees with a common complaint has requested such action.

B. PROCEDURE

Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each step should be considered as maximum and every effort will be made to expedite the process. The time limits specified may, however, be extended by mutual written agreement.

1. STEP ONE

A secretary with a grievance shall first discuss it with the immediate supervisor/principal, within nine (9) calendar days from the time of the incident over which the secretary is aggrieved. At the secretary's option, one Association representative may be present at this discussion in an attempt to resolve the problem.

If the grievance is not resolved, the matter shall be reduced to writing by the grievant and submitted to the same supervisor/principal. The written grievance must be given to the supervisor/principal within six (6) calendar days of the time of the informal discussion with the supervisor/principal, in order for it to proceed. Within six (6) calendar days after presentation of the written grievance, the supervisor/principal shall give a written response to the grievant.

2. STEP TWO

In the event that the aggrieved secretary is not satisfied with the disposition of the grievance in Step One, or in the event that no decision has been rendered within six (6) calendar days after presentation of the written grievance, the grievant may file the grievance in writing with the Association or its representative within nine (9) calendar days after the decision in Step One.

The Association shall make a judgment on the merits of the grievance. If the Association decides either that the grievance lacks merit or that the decision in Step One is in the best interests of the educational system, it shall so notify the secretary and the Board and the matter, insofar as the Association is concerned, is terminated. If the Association decides that, in its opinion, the grievance has merit, it shall refer such grievance in writing to the Director of Human Resources, or such other person as the Superintendent may designate within twelve (12) calendar days after the Step One Grievance decision. Copies shall also go to the Superintendent, the appropriate Director and the secretary's supervisor.

Within nine (9) calendar days after the Director of Human Resources receives a grievance, a meeting with the aggrieved secretary and representatives (maximum - three) of the Association shall be scheduled in an effort to resolve the grievance. If the grievance is transmitted directly to the Director of Human Resources, (omitting Step One), a meeting will be scheduled with the Association within nine (9) calendar days. The decision on the grievance shall be rendered in writing within nine (9) calendar days after such hearing; copies sent to the aggrieved, the Association, the Supervisor/Principal, Director and the Superintendent.

3. STEP THREE

If the grievance is not settled at Step Two, it may be referred in writing to the Superintendent within nine (9) calendar days after receipt of the notice at Step Two. The Superintendent shall hold a hearing on the grievance within fifteen (15) calendar days, providing an opportunity for the secretary(ies) to present her view, along with others who may be invited to testify. The Association shall be present to state its view. The written decision of the Superintendent shall be rendered within nine (9) calendar days after the close of the hearing and submitted to the aggrieved, the Association, the Principal/Supervisor, the Director and the Board of Education.

4. STEP FOUR

If the grievance is not settled at Step Three, it shall be referred in writing to the Board of Education within nine (9) calendar days after receipt of the notice in Step Three. The Board shall hold a hearing within thirty (30) calendar days or designate one or more of its members to hold a hearing, or otherwise investigate the grievance or prescribe such other procedure as it may deem appropriate for consideration of the grievance. The Association shall have an opportunity to present its view at this Step. Within twenty (20) calendar days, the Board or such representative as it may authorize, shall render a decision on the grievance and present it in writing to the aggrieved secretary, the Association, the Principal/Supervisor, the Director and the Superintendent.

5. STEP FIVE

If the grievance remains unresolved at the conclusion of Step Four, 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 Board within nine (9) calendar days after the date of the Board's written decision at Step Four. Within seven (7) calendar days after the date of the written notice to the Board, the Association must file a request for arbitration with the American Arbitration Association or the grievance is closed.

The Arbitrator must then be selected according to the rules of the American Arbitration Association. The case shall be heard and presented in accordance with the rules of the American Arbitration Association.

All Arbitration Hearings shall be held in the school district.

The Arbitrator shall hear the grievance, if within the Arbitrator's powers, and shall render a decision in writing within thirty (30) days from the close of the hearing. The Arbitrator's decision shall be submitted in writing and shall set forth the Arbitrator's findings and conclusions with respect to the issues submitted to arbitration.

C. POWERS OF THE ARBITRATOR

It shall be the function of the arbitrator, except as the arbitrator's 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.

1. The arbitrator shall have no power to add to, subtract from, disregard, alter, or modify any of the terms of this Agreement.
2. The arbitrator shall have no power to establish salary scales or change any salary.
3. The arbitrator shall have no power to rule on any of the following:
 - a. The termination of services of, or failure to re-employ any probationary employee;
 - b. The placing of a probationary employee on additional probation;
 - c. Any matter involving employee evaluation;
 - d. Any complaint for which there is another remedial procedure or forum established by law or regulation having the force of law.
4. The arbitrator shall have no power to change any practice, policy or rule of the Board, nor to substitute his/her judgment for that of the Board as to the reasonableness of any such practice, policy, rules or any action taken by the Board. The arbitrator's powers shall be

limited to deciding whether the Board has violated the express articles or sections of this Agreement; and the arbitrator shall not imply obligations and conditions binding upon the Board from this Agreement. It is understood that any matter not specifically set forth herein remains with the reserved rights of the Board.

5. In rendering decision, the arbitrator shall give due regard to the responsibility of management and shall so construe the Agreement that there will be no interference with such responsibilities, except as they may be specifically conditioned by this Agreement
6. If either party disputes the arbitrability of any grievance under the terms of this Agreement, the arbitrator shall have to decide if the grievance is arbitrable. In the event that a case is appealed to an arbitrator on which there is no power to rule, it shall be referred back to the parties without decision or recommendation on its merits.
7. There shall be no appeal from an arbitrator's decision if within the scope of the arbitrator's authority set forth above. It shall be binding upon the Association, its members, the secretary or secretaries involved, and the Board.
8. The fees and expenses of the arbitrator shall be shared equally by the parties. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expenses of witnesses called by the other party.
9. Claims for back pay: All grievances must be filed in writing within five (5) calendar days from the time the alleged violation occurred. The Board shall not be required to pay back wages more than seven (7) calendar days prior to the date a written grievance is filed except in the case of a pay shortage of which the secretary could not have been aware before receiving pay. Any adjustment shall be retroactive to the beginning of the pay period covered by such pay, if the secretary files the grievance within seven (7) calendar days after receipt of the pay.
 - a. All claims for back wages shall be limited to the amount of wages that the secretary would otherwise have earned, less any compensation that may have been received from any source during the period of the back pay.
 - b. No decision in any one case shall require a retro-active wage adjustment in any other case, unless other cases were filed and pending on the representative case.
10. The arbitrator cannot grant relief extending beyond the termination date of this Agreement.
11. It is understood that the arbitration clause shall not be applicable to the grievance procedure when such grievance arises in the period between the termination of the present agreement and the effective date of its successor.
12. The arbitrator may not make an award, which, in effect, grants the grievant and/or the Association that which it was unable to secure during collective negotiations.

D. RIGHTS OF SECRETARIES TO REPRESENTATION

1. Any grievant(s) may be represented at all stages of this grievance procedure by a person of their own choosing, except that they may not be represented by an officer, member, or representative of any secretarial organization other than the Association. When a secretary is not represented by the Association, the Association shall have the right to be present and to state its views at all stages of this grievance procedure. Either party at any Step may be represented by counsel, but reasonable notice shall be given to the other party in advance, if counsel is to be present.

2. Nothing contained herein shall be construed to prevent any individual secretary from presenting a grievance and having the grievance adjusted without intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the Association has been given opportunity to be present at such adjustment.

E. MISCELLANEOUS

1. Steps Two, Three, and Four of this grievance procedure may be passed to the next level for any reason as determined by the Board, or its representative (e.g. - no authority to make the judgment; a decision has been rendered in a similar previous case). However, a hearing must be held at one of the Steps.
2. It is assumed that the grievance problems will be handled at times other than when the secretary is at work, and that members of the Association will be present to process grievances promptly. In the event this is not possible due to conflict in schedules (unwillingness of witnesses to testify after hours) or for other reasons, the grievance will be processed after the working day and the Association (or the secretary, if the Association will not represent) will pay the cost of its witnesses and members and the Board will pay its witnesses. If the Board determines to hold the grievance hearing during the work day, then there shall be no charge to the Association and/or the secretary.
3. If a secretary pursues the grievance without Association support as prescribed in Step Two, the right of the Association to be present to present its view at hearings in Steps Two to Five is preserved and the Association is to receive copies of written decisions at all Steps.
4. If more than one secretary has a similar complaint which has been individually discussed as provided in Step One, the Association may file a grievance to be commenced at Step Two, in lieu of individual grievances.
5. Failure at any step of this procedure to communicate the decision of a grievance within the specified time limit shall permit the Association to proceed to the next step of the procedure.
6. Failure to file the grievance in writing, as specified in Step Two, or to forward as specified in Steps Three, Four and Five, shall mean the grievance is waived.
7. The secretary must be present at any level of the grievance procedure where the grievance is to be discussed.
8. The filing of a grievance shall 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.

**ARTICLE XIV
RESIGNATION AND RETIREMENT**

- A. When a secretary desires to terminate employment, there must be at least ten (10) working days' notice of resignation, in writing, given to the immediate supervisor and the Director of Human Resources. Resignations of shorter notice shall automatically forfeit all vacation benefits unless the Director of Human Resources agrees that the secretary may resign with less notice.
- B. The date of resignation automatically forfeits any future rights and benefits under this Agreement. In the event of re-employment in more than ninety (90) calendar days after resignation, such secretary shall be considered a new employee.

- C. Any secretary who terminates employment with proper notice will receive all earned vacation time up to and including the last day worked.
- D. Retirement:
Commencing 2020-2021, upon confirmation of retirement through the Office of Retirement Services, employees who have a minimum thirty (30) days in his/her leave bank shall be paid for unused sick leave days accumulated, not to exceed forty (40) days. Payment shall be at the rate of twenty-five (\$25.00) per day. To be paid in the employee's last pay.

**ARTICLE XV
LOSS OF POSITION**

- A. One of the reasons secretaries shall lose their positions occurs when they become physically or mentally unable to perform their duties satisfactorily. However, a secretary may request a health leave as provided for elsewhere in this Agreement, rather than terminate employment. The Board may require a physician's statement, or, at its expense, require an appropriate examination to determine a secretary's fitness.
- B. Members who are absent from work for three consecutive working days without notifying the District shall be considered job abandonment resulting in termination, unless there are reasonable circumstance as deemed appropriate by the District.

**ARTICLE XVI
NEGOTIATIONS PROCEDURES**

- A. At least ninety (90) calendar days, but not more than one hundred fifty (150) calendar days prior to the expiration of this Agreement, negotiations will begin, upon receipt of a written request by one party to the other party to begin negotiations for a new Agreement.
- B. In any negotiations herein described, neither party shall have any control over the selection of the negotiating or bargaining representatives of the other party and each party may select its representatives within or outside the school district. The parties mutually pledge that representatives selected by each shall be clothed with all necessary power and authority to make proposals, consider proposals, and make concessions in the course of negotiations or bargaining, subject only to such ultimate ratification.
- C. Employees engaged in negotiations on behalf of the Association during regular working hours, shall be released from regular duties without loss of pay.
- D. Negotiations will be held at such place as may be mutually agreed upon. All agreements are tentative until completion of the total Agreement and until the Agreement has been ratified by both parties.
- E. Negotiations shall be carried on at a time mutually agreed upon.

**ARTICLE XVII
MISCELLANEOUS PROVISIONS**

- A. Complaints by a parent directed toward a secretary shall be called to the secretary's attention, if a permanent record is to be made of such complaint.
- B. Secretaries are not required to administer more than emergency first aid to students. In keeping with the provision of Michigan Law, M.C.L.A. 380.1178, the primary MESPA I employee who

administers medication will be paid a five hundred dollars (\$500.00) stipend per year. The employee assigned to administer medication may, at his/her discretion decide to evenly split this stipend with one (1) other employee. Employee will be paid at the end of each semester. Back-up employees will not be paid.

- C. Secretaries shall not administer disciplinary punishment to students.
- D. When the Board of Education closes school to all employees due to inclement weather, secretaries will not be required to report to work.
- E. Authorized secretaries who are required by the Board to furnish transportation and travel as part of their work for the school district shall receive the district rate.
- F. Direct deposit for all secretarial personnel will be issued bi-weekly during their work year. Allowances may be considered for unusual circumstances.

Employees will have the option to escrow with the district a percentage, determined by the employee, of his/her wage to be paid back to the employee when the employee requests it.

- G. From time to time, the Board may assign students to assist secretarial personnel as part of the educational work experience. The use of students shall not result in a reduction of the secretarial work force.
- H. It is understood that disciplinary action may be taken by the Board. A written warning, time off without pay, discharge, or such other action may be invoked. However, a grievance may be filed when a secretary who has completed her probationary period is discharged or disciplined.
- I. If any provision of this Agreement, or any application of the Agreement to any secretary or group of secretaries shall be found contrary to law, then such provision or application shall not be deemed valid or subsisting, except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.
- J. Special Conferences

Special conferences for important non-grievable matters will be arranged between the President of MESPA I and the Director of Human Resources, or their designees, upon the request of either party. Such meetings shall be between three (3), but not more than four (4) representatives of the MESPA I and the Board. Requests for such special conferences shall be made in advance and an agenda of the matters to be discussed at the meeting shall be presented at the time the conference is requested. Matters discussed shall be confined to those included on the Agenda. Conferences shall be held between 4:00 p.m. and 5:00 p.m. Any matter discussed at a special conference shall not become a matter of further negotiations, beyond the special conference, unless each party mutually agrees. Such matters may be negotiated for subsequent Agreements, as provided in Article XXI.

- K. Aides shall not be used in positions of displaced secretaries, nor shall aides be hired to perform the duties normally performed by the secretary.
- L. The Association President shall be released, upon the approval of the Director of Human Resources, for the amount of time needed to attend employee-employer relation matters within the District.

Further, upon the request of the Association President and approval of the Executive Director of Human Resources, short-term leaves for conducting Association business, may be granted. In this instance the Association shall reimburse the Board the amount of wages paid during such leaves.

- M. Any future fees for fingerprinting current employees will be the responsibility of the employee.

- N. In the event a change in duties/responsibilities of a position occur, the employee (with approval of supervisor) or Board may request a reclassification of the position. Either party shall submit a request, in writing, to the Human Resource Department setting forth reasons and rationale for the request. If the reclassification request is set forth by the employee, the decision by the Board shall be made within one (1) month from the date the request is received. If the reclassification is requested by the Board, the request shall be discussed with the Association President and Executive Director. Managerial rights to implement reclassification increases will prevail. If the reclassification is a decrease in level, the Association and the Board shall discuss the proposed change.

**ARTICLE XVIII
WAIVER CLAUSE**

- A. 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 understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement. Therefore, neither the Board nor the Association, for the life of this Agreement, unless by mutual agreement, shall be obligated to bargain collectively with respect to any subject or matter referred to or covered by this Agreement.

**ARTICLE XIX
ENTIRE AGREEMENT CLAUSE**

- A. This Agreement supersedes and cancels all previous agreements, verbal or written, or based on alleged past practices, between the Board and the Association and constitutes the entire Agreement between the parties. Any amendment, modification or supplemental agreement hereto shall not be binding upon either party unless executed in writing by the parties hereto.

**ARTICLE XX
NO STRIKE CLAUSE**

- A. The Association agrees that it, or the secretaries it represents shall not authorize, cause, sanction, condone, engage in or acquiesce in any strike as defined in the Michigan Public Act 336, as amended by Public Act 379; and/or defined as a slow-down, stoppage, sit-in, boycott, work stoppage of any kind, the concerted failure to report for duty, the willful absence from one's position, or the abstinence in whole or in part from the full, faithful and proper performance of the duties of employment, for the purpose of inducing, influencing or coercing a change in the conditions, compensation, or the rights, privileges or obligations of employment and any other connected or concerted activities having the effect of interrupting work or interference of any kind whatsoever with the operation at any of the facilities of the Waterford School District.
- B. In the event of any such violation of this Article, this Association shall endeavor to return the secretaries to work as expediently and quickly as possible, by using the media available.
- C. There shall be no liability for damages on the part of the Association if it promptly takes action to return secretaries to work.
- D. The Board shall have the unlimited right to discipline, up to and including discharge, any secretary for taking part in any violation of this Article.

**ARTICLE XXI
PAY CLASSIFICATIONS**

CLASSIFICATION/LOCATION	Number of FTE	POSITION
LEVEL I		
Crary Receptionist	1.0 FTE	Secretary
High School Main Office	1.0 FTE per building	Secretary
LEVEL II		
Curriculum, Instruction and Assessment	1.0 FTE	Secretary
Durant High School	1.0 FTE	Secretary
Children's Village	1.0 FTE	Secretary
High School Main Office/Attendance	1.0 FTE per building	Secretary
Kingsley Montgomery School	1.0 FTE	Secretary
Middle School Main Office/Attendance	1.0 FTE per building	Secretary
Student Support Services	1.0 FTE	Secretary
Transportation	1.0 FTE	Secretary
LEVEL III		
Athletics	1.0 FTE per building	Secretary
Accounts Payable	1.0 FTE	Secretary
Central Enrollment Secretary	2.0 FTE	Secretary
Child Care	1.0 FTE	Secretary
Children's Village	1.0 FTE	Office Manager
Durant High School	1.0 FTE	Office Manager
Elementary	1.0 FTE per building	Office Manager
Early Childhood Center	1.0 FTE	Office Manager
High School	1.0 FTE per building	Bookkeeper
High School Counseling	1.0 FTE per building	Secretary
Kingsley Montgomery School	1.0 FTE	Office Manager
Middle School	1.0 FTE per building	Bookkeeper
Middle School	1.0 FTE per building	Office Manager
Senior Center	1.0 FTE	Bookkeeper
School and Community Services	1.0 FTE	Secretary
Student Support Services	1.0 FTE	Secretary
Transportation	1.0 FTE	Secretary
LEVEL IV		
Accounting and Payroll	2.0 FTE	Secretary
Curriculum, Instruction and Assessment	1.0 FTE	Secretary
Food Service	1.0 FTE	Secretary
High School	1.0 FTE per building	Office Manager
Instructional Services and Management Information Services	0.5 FTE	Secretary
Maintenance and Operations	1.0 FTE	Secretary
PreK – 12 Services	0.5 FTE	Secretary
Purchasing and Finance	1.0 FTE	Secretary
Safety and Security	1.0 FTE	Secretary
Student Support Services	1.0 FTE	Bookkeeper

**ARTICLE XXII
DURATION OF AGREEMENT**

This Agreement represents the entire Agreement between the Waterford School District Board of Education, and the Michigan Educational Support Personnel Association and its affiliate, the Waterford Michigan Educational Support Personnel Association I, and shall become effective from July 1, 2021, and shall continue in effect until 11:59 p.m., June 30, 2024, and from year to year thereafter, unless either party hereto shall give the other party at least sixty (60) days written notice, by registered mail, before the end of the term of this Agreement, or before the end of any annual period thereafter, of its desire to terminate.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives on this 29th day of June, 2022.

MICHIGAN EDUCATIONAL SUPPORT
PERSONNEL ASSOCIATION I

WATERFORD SCHOOL DISTRICT
BOARD OF EDUCATION

By _____

President

By _____

President

By _____

Secretary

By _____

Secretary

APPENDIX A
MESPA I SALARY SCHEDULE AND LONGEVITY

A. Salary Schedule 2022-2024

YRS OF EXP	CLASS I	CLASS II	CLASS III	CLASS IV
1	\$15.00	\$15.50	\$16.70	\$17.70
2	\$15.34	\$15.85	\$17.08	\$18.10
3	\$15.69	\$16.21	\$17.47	\$18.51
4	\$16.05	\$16.58	\$17.87	\$18.93
5	\$16.42	\$16.96	\$18.28	\$19.36
6	\$16.80	\$17.35	\$18.70	\$19.80
7	\$17.19	\$17.75	\$19.13	\$20.25
8	\$17.59	\$18.16	\$19.57	\$20.71
9	\$18.00	\$18.58	\$20.02	\$21.18
10	\$18.42	\$19.01	\$20.48	\$21.66
11	\$18.85	\$19.45	\$20.96	\$22.15
12	\$19.29	\$19.90	\$21.45	\$22.65
13	\$19.74	\$20.36	\$21.95	\$23.16
14	\$20.20	\$20.83	\$22.46	\$23.69

For 2022-2023:

1. 2022-2024 salary schedule with steps 1-14; 2.3% increase between steps
2. All employees who are behind on the step schedule compared to their years of seniority in the bargaining unit, shall be moved to their correct step on the proposed 2022-2024 salary schedule.
3. All other step eligible employees shall advance one (1) step on the 2022-2024 schedule.
4. All employees shall be held harmless to the new 14-step schedule.
5. MESPA I Employees with less than \$0.50 cent/hour increase shall receive \$500.00 off-schedule payment to be paid over two (2) paychecks in December 2022 and June 2023.

For 2023-2024:

1. All step-eligible MESPA I employees shall advance one (1) step on the 2022-2024 salary schedule
2. MESPA I employees at the top step in 2022-2023 shall receive \$1,000.00 off-schedule payment to be paid over two (2) paychecks in December 2023 and June 2024
3. All other MESPA I employees shall receive \$500.00 off-schedule payment to be paid over two (2) paychecks in December 2023 and June 2024

B. Longevity/In-service Program

1. All employees currently receiving the in-service grant program and hired before July 1, 1999 will be grand-personed into the existing longevity/In-service grant program. No new employees shall be added to the in-service grant program.

After ten (10) years of continuous employment for the Waterford School District, longevity/In-Service grant earned given as follows:

- a. 10 through 14 years of service: additional \$0.30 per hour above hourly wage
- b. 15 through 20 years of service: additional \$0.45 per hour above hourly wage
- c. 21+ years of service: additional \$0.65 per hour above hourly wage

3. Longevity program to commence in 2021-2022 earned as follows:

- a. 10 through 14 years of service: \$300.00
- b. 15 through 20 years of service: \$450.00
- c. 21+ years of service: \$650.00

4. Longevity shall be paid no later than the second paycheck in June and will be based on total years of continuous service in the Waterford School District. A year of service shall be defined as follows: those individuals hired on or before January 15 shall be credited with a full year of service for the purpose of determining longevity. Longevity shall be paid on the last pay in June.

**APPENDIX B
MESPA I
VACATION DAY CARRYOVER FORM
FIFTY-TWO-WEEK EMPLOYEES**

Per the MESPA I Agreement: Fifty-two-week employees who are unable to utilize all vacation days within a school year may elect to carryover up to seven (7) unused days into the next fiscal year. Employees who want to carry over days, must notify the Human Resource office no later than May 31st.

Date

Employee's Name

Employee Number

Number of days to be carried over [cannot exceed seven (7) days]: _____

By signing this form, the employee understands the days rolled over must be used during the months of July or August of the next fiscal year.

Employee's Signature

Date

If the employee does not have the number of vacation days requested to be rolled over to the next fiscal year, he/she shall be notified within two (2) business days from the payroll department.

For Administrative Use:

Date received: _____

Approved YES NO

Supervisor's Signature: _____