Professional Negotiations Agreement 2006-2007 Board of Education Labette County Unified School District 506 and Labette County Teachers' Association

Article I: Placement on Salary Schedule

All teachers shall be given full credit on the salary schedule set forth in this Agreement for full years of outside teaching experience up to a maximum of fifteen (15) years. Prior teaching experience must have been in an accredited school district in the State of Kansas or other teaching experience in a school district that is State or North Central Association accredited.

Trade experience teachers will be placed on the schedule with the following evaluation:

- (A) Three years of trade experience shall equal one year of teaching experience. This shall include years of experience to meet state requirements.
- (B) Thirty certified class hours of vocational or technical training in the area being taught shall equal one hour of college credit.

Article II: Teacher Contract Length

The salary schedule is based on a teaching contract of 189 days. Extra months teaching contracts shall be equated at a daily rate of 1/189 of the annual salary less the fringe dollars identified on the schedule. Ten-month contracts shall be 203 days, and eleven-month contracts shall be 223 days.

Article III: Advancement on Salary Schedule

Normally, teachers shall move vertically on the schedule with each additional year of experience. Moves will be made horizontally when additional hours of preparation have been acquired, moving directly across to the next schedule and then down one step for the service increment.

Teachers at the limit of a column will remain at that point until they have accomplished necessary preparation to advance to the next column through additional hours of preparation. Such advancement shall be horizontal one column and one step down.

The hours above a degree must be taken after the degree was granted and toward an advanced degree, be graduate hours, or be approved by the superintendent. The move from one position to another, both vertically and horizontally, will be made once a year, at the beginning of the contract year. Hours earned during the summer prior to the beginning of the school year will count in determining the salary step at which the teacher will be assigned.

In order to continue vertically in one salary column, a teacher must secure a minimum of six hours of approved college credit every five years.

Inservice points as converted to college hours (20-1) shall count toward movement on the salary schedule.

All inservice points may count toward re-certification. However, only those inservice points which are earned outside of the contract day, are not funded by district funds or district contributions, and are activities approved by the District Professional Development Council for points shall count towards advancement on the salary schedule.

A copy of transcripts of accumulated points and documentation of approval of District Professional Development Council of the activity must be submitted annually to the board office prior to November 1 for application to the salary schedule.

The maximum number of points allowed for salary schedule movement in any one year shall not exceed 100 points, and must be filed annually.

Article IV: Leaves

1. Personal Leave

Each full-time teacher shall have four (4) days of personal leave per year. Leave for part-time teachers shall be in proportion to their full-time equivalency.

Personal leave may not accumulate, but unused personal leave may be added to accumulated sick leave at the end of the school year, subject to the maximum accumulation as stated in this section.

The use of personal leave during the month of May shall be limited to emergencies or personal business that cannot be handled outside of school hours.

Personal leave shall not be used to extend holiday or spring break, except in extenuating circumstances approved by the superintendent.

2. Sick Leave

Each full-time teacher shall have eight (8) days of sick leave per year. Leave for part-time teachers shall be in proportion to their full-time equivalency.

Teachers with an extended contract shall receive additional sick leave at the rate of 0.5 days for every ten days or portion thereof of extended time.

Unused sick leave may accumulate up to seventy (70) days.

Use of sick leave for illness or disability purposes shall be defined as the illness or disability of the employee or illness, disability, or death in the immediate family.

The term "immediate family" shall include spouse, child, stepchild, grandchild, siblings, parent, or grandparent. Additionally, any of those categories listed would be expanded to include "in-law."

In addition to the accumulated days of sick leave, each full-time teacher shall also have for his/her use the number of days equal to his/her accumulated sick leave on the first duty day. Those additional days may be used for sick leave and the employee shall receive full salary less regular substitute wages.

Sick leave may be used as bereavement leave.

3. Eulogizing, Singing, or Providing Music at Funerals.

Occasionally, a teacher is asked to eulogize, sing, or provide music at funerals. Teachers will be allowed two days per contract year for requesting paid leave in this category. Teachers may request such leave by filling out the district's leave form.

4. Absences not covered by sick leave policy

Occasionally, a teacher may find it necessary to be absent for reasons not covered by leaves. Teachers will not be paid for days they do not teach, except as covered by the leave policies, or engagement in some professional activity or unusual situation approved by the Superintendent or Board. Deductions of days absent will be made as explained below.

Salary payments for substitute help will be paid directly through the business office.

In the event of salary deductions after sick leave benefits have been used or when a non-school business absence occurs, the rate of pay deduction will be:

for nine month employees, 1/189th of the contracted salary; for ten month employees, 1/203rd of the contracted salary;

for eleven month employees, 1/223rd of the contracted salary;

for twelve month employees, 1/238th of the contracted salary.

The Board of Education may require a physician's statement that the employee is not physically capable of fulfilling their regular assigned duties. Failure to provide such a statement could result in board action to terminate sick leave benefits at that time.

Article V: Pay for Unused Sick Leave

Unused sick leave not to exceed 70 days will be paid at the rate of \$50 per day when the teacher retires or leaves U.S.D. 506 employment, provided the teacher has a minimum of 10 years of service in U.S.D. 506.

Article VI: Activity Ticket

Each teacher of U.S.D. 506 shall be issued an activity ticket which shall be honored at all regular school functions held within the district.

Said ticket shall not be honored at basketball tournaments and special events. (Jr.-Sr. Prom, Globetrotter, Redhead and similar special events.)

Said ticket shall be honored for employee, spouse, and children who have not yet graduated from high school.

The Board of Education will have an expectation that those teachers in attendance at school functions will assume a reasonable amount of general supervision as needed.

Article VII: Individual Development Plan (I.D.P.)

Each teacher who uses or plans to use a professional day must have an I.D.P. on file. Said plan shall be kept current annually.

Article VIII: Employee Cafeteria Plan

Employee benefits may be selected as a salary reduction plan from the district 125 Cafeteria Plan.

Should at sometime in the future the 125 Cafeteria Plan tax status change, the teachers and Board reserve the right to remove the fringe from the salary and reinstate it as a fringe benefit for health insurance and/or if allowed by law to be used for term life and/or tax shelters. This agreement would release employees who have existing tax shelter annuities under the existing agreement to "roll over" said T.S.A. if they so desire.

The additional salary for part-time teachers shall be in proportion to their full-time equivalency.

Each teacher shall by September 1 submit in writing their designation as to how the fringe shall be used. Such designation shall be done only once each year.

Article IX: Health Insurance Rebates or Refunds

Any rebates or refunds on the premiums paid to the health insurance company shall be shared by the teachers according to the proportion of the total premium paid by each.

Article X: Selection of Health Insurance Carrier

The Board shall participate annually in the selection of the health insurance company and plan.

Article XI: Release From Contract

When a teacher asks to be released from a contract with the district, the Board's first obligation is to the children in the district.

If a suitable replacement can be found and it is felt that the educational program of the school will not be impaired, a teacher may be released from the obligations of a contract providing the teacher pays for the liquidated damages at the time such request is made.

In the event said release from contract is granted after May 15 and prior to July 1, said teacher shall pay a sum of \$300 toward expenses involved in securing a satisfactory replacement.

In the event said release from contract is granted July 1 or after, said teacher shall pay a sum of \$400 toward expenses involved in securing a satisfactory replacement.

Article XII: Health Insurance Benefit

The Board shall pay, in addition to salary, a fringe benefit for teachers in the amount of \$400 per month to be applied to the district health insurance plan.

The plan will cover all certified/licensed teachers employed at least .5 FTE. The Board shall participate annually in the selection of the health insurance company and plan.

Any refund paid by the district's health plan back to the district will be returned to the participant. Each participating employee shall receive a proportionate share of the refund based on their proportionate share of the total premium paid by all employees during the plan year the refund was earned.

Certified/licensed teachers who began employment prior to August 11, 1998, and choose not to enroll in the district's health insurance plan, will receive a benefit of \$64 per month as cash. This is a fixed cash amount; it shall not increase even if the Board's contribution to the insurance plan increases. Teachers hired after August 11, 1998, must use their benefit for the purpose of purchasing the district's health insurance plan. New employees who do not wish to purchase the health insurance plan will forfeit the benefit amount.

Should those who choose the cash option later decide to join the district's health plan, they shall forfeit the cash since it will be applied to the insurance plan. Furthermore this is a one-way decision, in that a person moving from a cash option to an insurance fringe cannot later go back to the cash option.

Article XIII: Teachers' Professional Meetings and Work Days

Section A: Professional Meetings Request

- 1. Each teacher who uses or plans to use a professional day must have an I.D.P. on file. Said plan shall be revised annually.
- 2. There are appropriate and valuable professional meetings which individuals wish to attend. Such meetings would include curriculum meetings; curriculum workshops (which may not include college credit); study, consulting and/or observation of other teacher and school educational programs which merit observations; and state or regional subject and curriculum oriented meetings, school improvement and pedagogical improvement meetings, and others as deemed valuable by the teacher and administration.
- 3. Requests for attendance to national meetings shall be handled individually by the Board of Education.
- 4. Teachers who wish to attend such meetings should make application to the Superintendent in writing at least two (2) weeks prior to said meeting.
- 5. For those meetings approved by the Superintendent, the Board will provide the following allowances:
 - a. A substitute, when necessary, will be paid by the Board.
 - b. Meal expense will be allowed not to exceed twenty-five dollars (\$25) per day, or proportionate amount. (Payment made only for meals approved in advance and upon presentation of paid receipt.)
 - c. A school car shall be used as transportation when the car is available. When the school car is not available, mileage as per prevailing state rate from school to destination and return trip will be allowed (provided advance written approval is secured from the Superintendent of Schools). Other reasonable transportation expenses, including tolls and parking, shall also be paid.
 - d. Actual lodging expense, subject to the Superintendent's approval, will be allowed for each day of the meeting.
 - e. The registration fee and other expenses shall be paid, subject to the approval of the Superintendent.

f. Payment to be made upon presentation of receipts, itemized statements, and a signed claim voucher by the claimant.

Section B: Professional Inservice Meetings and Work Days

- 1. All work days shall be free of meetings called by the administration.
- 2. The professional staff shall have one-half (1/2) day (from the normal start of the duty day to 11:45) on the last day of the first, second, and third nine weeks to prepare grades.
- 3. There shall be two (2) workdays, one at the beginning of the school year and one at the end of the school year.
- 4. Verified Semester grades shall be due in the principal's office on or before the last teacher work day of each semester.

Article XIV: LCTA Meetings

Two LCTA members shall be allowed to attend two meetings during the year without substitute pay being deducted (a maximum of four substitutes per year).

All other teachers shall be in attendance at their assigned duties on the date of the teachers' meeting.

It is hereby agreed that school shall be in session during the K.N.E.A. meetings and that the two days shall be incorporated into the Spring Break.

The two spring break days shall not be subject to being used as "make-up days for lost school days."

Article XV:

There is no Article XV.

Article XVI: Job Openings

Professional staff vacancies will be posted in each building and in the district newsletter when the listing goes to placement bureaus, or after the Board of Education acts upon the resignation, whichever comes first.

Article XVII: Reduction in Force

The following steps will be utilized by the district's administrative staff to reduce the teaching staff.

To determine the number of teaching positions to be reduced, the Board of Education and the administrative staff will ascertain the educational program for the district to meet the educational goals established by the Board.

The number of teachers needed to implement the district's education program will then be determined by the administrative staff based on those educational goals as determined by the Board.

In the event the Board decides that the size of the teaching staff must be reduced, guidelines in the rules will be followed.

- 1. Insofar as possible, reduction will be accomplished by attrition due to resignations and retirement.
- 2. Non-tenured teacher in the curricula area and/or level that the Board has determined reduction is necessary.
- 3. Needs for reduction beyond the above methods shall be based on program continuation, individual full certification in teaching area, need for supplemental assignments, school and district accreditation and *district tenure in the various departments or level in which the individual is presently teaching.

Department and levels shall be as follows:

Elementary Primary K-6

Elementary Junior High Grades 7-8

Elementary: Music, P.E., Title I, Library

Secondary: Language, music, science, business, social science, math,

guidance, vocational individual programs.

*District tenure will follow the teacher to the level or department at which they (the teacher) are presently teaching.

Article XVIII: Daily Preparation Period

- 1. All teachers shall, in addition to a minimum twenty (20) minute duty free lunch period, have daily preparation time within the instructional day during which they shall not be assigned to any other duties.
- 2. That time shall be guaranteed as follows:
 - a. Elementary a minimum of 250 minutes weekly for a full 5-day week (no less than a 30-minute block of time on each day)
 - b. High School one class period per day
- 3. Part-time teachers shall receive planning time proportionately to their equivalency.

Article XIX: Calendar

The superintendent will prepare the school calendar after receiving suggestions from a committee of three teachers (selected by LCTA). The superintendent will submit calendar recommendations to the board for approval.

A list of the abbreviations or codes that are used on individual paychecks with an explanation as to what they represent and a copy of the school calendar adopted and approved by the Board shall be attached to the negotiated agreement for informational purposes as appendix items.

It is specifically agreed by the Board and the Association that the inclusion of the list of abbreviations and/or the school calendar in the negotiated agreement does not make these items negotiable in the future.

Article XX: Supplemental Pay

Percent To Be of Individual Step Supplemental pay shall be computed based on step less \$2,000.

Head Football Sr. High	12%	Conditioning program outside the school day	6%
Ass't Football Sr. High	8%	High School Band Director	9.5%
Head Basketball Sr. High	12%	Play (maximum of 2 plays per year)	3%
Ass't Basketball Sr. High	8%	Musical Vocal	3%
Head Wrestling Sr. High	12%	Musical Drama	3%
Ass't Wrestling Sr. High	8%	Musical Instrumental	1%
Head Track Sr. High	10%	Intramural Dir. & Supervisor	4%
Ass't Track Sr. High	7%	Head Sponsor Yearbook	4%
Head Volleyball Sr. High	10%	Head Sponsor STUCO	2.5%
Ass't Volleyball Sr. High	7%	Head Sponsor Senior Class	2.5%
Head Baseball Sr. High	10%	Head Sponsor Junior Class	2.5%
Ass't Baseball Sr. High	7%	Dept. Chairmen	2.5%
Head Softball Sr. High	10%	Head Sponsor Labetta	3%
Ass't Softball Sr. High	7%	Head Sponsor Grizzly Spirit	2.5%
Boys' Tennis Sr. High	8%	Head Sponsor FBLA	2.5%
Girls' Tennis Sr. High	8%	Head Sponsor FFA	2.5%
Golf Sr. High	6%	Head Sponsor FHA	2.5%
Cross Country Sr. High	8%	Head Sponsor VICA	2.5%
7th & 8th Football	6%	Head Sponsor HOSA	2.5%
7th & 8th B. Basketball	6%	Varsity Cheerleader Coach	7%
7th & 8th G. Basketball	6%	Freshmen Cheerleader Coach	5%
7th & 8th Volleyball	6%	Director Gifted L.C.H.S.	2.5%
7th & 8th Girls' Track	3%	School District Printing Responsibilities	2%
7th & 8th Boys' Track	3%	Debate	5%
Jr. High Cheerleader Sponsor	5%	Forensics	5%
Swim Coach	6%	Dance Team Sponsor	5%
Elementary Yearbook Sponsor	3%	4	

7th & 8th Ass't Coach - 3% of base minus \$2000

Supplemental pay for travel relative to multiple school assignments:

Travel between two schools located in two different towns -- \$700

Travel between three schools located in three different towns -- \$750

Travel between four schools located in four different towns -- \$800

Travel between five schools located in five different towns -- \$900

^{*}Supplemental Pay Gatekeepers and Ticket Takers for Musicals and Junior/Senior Plays: \$6 per hr. w/a minimum of \$15 per assignment

^{*}Supplemental Pay Pep Club Trip Sponsor: \$6 per hr. w/a minimum of \$15 per assignment

^{*}Supplemental Pay Official Clock Keeper for Home Volleyball, Football, Basketball, Wrestling, Baseball: \$6 per hr. w/a minimum of \$15 per assignment

^{*}Supplemental Pay Official Scorekeeper for Home Volleyball, Football, Basketball, Wrestling, Baseball, Track Meets: \$6 per hr. w/a minimum of \$15 per assignment

Supplemental Pay for Extended Day Assignment:

When periods are traded, there will be no supplemental pay. Example: Teach a 7:00 a.m. class and the same number of classes as presently are being taught, leave school at end of school day, or come in after first period, teach same number of classes as present and an after school class.

Supplemental pay of 12% (of individual's step) for an additional period taught for one year when the class is taught outside of the existing work day, and 7% (of individual's step) for an additional period that is taught for one year when the class is taught within the present work day but outside of the school day. Classes shall be equivalent to 50-minute period (9000 minutes per year).

Supplemental Pay for building level technology support and committee meetings that meet beyond the duty day and are assigned or approved in advance by the superintendent shall be compensated at \$10 per hour.

Supplemental Pay Summer Trip Sponsors:

Sponsors who sponsor approved summer state and national trips shall be paid at the rate of \$72 per day except that if the sponsor is on an extended contract the trip days to be sponsored may, at the discretion of the Superintendent, be traded for extended contract days.

Supplemental Pay In-School Suspension Supervising:

Teachers who supervise, at the request of the building administrator, the in-school suspension after the close of the school day shall be paid at the rate of \$6 per hour for the time they supervise the students being detained.

Supplemental Pay Summer School:

Supplemental pay for summer school shall be at \$14 per hour employed.

Supplemental pay for summer district approved curriculum development \$11 per hour employed.

Supplemental Pay for Summer Driver Education:

Eighteen (\$18) dollars per hour

Supplemental Pay for NBPTS

Add \$1000 annual stipend for NBPTS during the life of the license, above the state stipend.

Professional Learning Communities

The district will provide transportation to teachers required to attend Professional Learning Community meetings in any town that is not their home school.

*Supplemental pay for work done outside the work day.

Article XXI: Salary Schedule 2006-2007

The Board reserves the right to pay more than the schedule provides in any position if they deem it best for the welfare of the children in our schools.

The salary schedule shall include seven (7) columns labeled as Trade Experience (T.E.) or Bachelor of Science (B.S.), Column B; T.E. + 40 or B.S. + 15, Column C; T.E. + 80 or B.S. + 40 or M.S., Column D; T.E. + B.S. or M.S. + 15, Column E; T.E. + M.S. or M.S. + 30, Column F; T.E. + M.S. + 30 or M.S. + 45, Column F¹; and T.E. + Ed.S., or M.S. + 60, or M.S. + M.S., or Ed.S., Column G.

The increments between columns B-C are	\$ 800.00
The increments between columns C-D are	920.00
The increments between columns D-E are	1,040.00
The increments between columns E-F are	1,140.00
The increments between columns F-F1 are	800.00
The increments between columns F ¹ -G are	800.00

The difference between each vertical row, 1-22, is \$500.00

2006-07 SALARY SCHEDULE

		Trade		TE+80				MS+MS MS+60
		Experience	TE+40	BS+40	TE+BS	TE+MS	TE+MS+30	TE+Ed.S
DO	W COLUMN .	B.S.	BS+15	M.S. 3	MS+15 4	MS+30	MS+45	Ed.S. 7
ROV	W COLUMN	. B	2 C	Ď	E	5 F	$\overset{6}{F^{^{1}}}$	$\mathbf{G}^{'}$
•								
	00YRS	32700	33500	34420	35460	36600	37400	38200
2	01YRS	33200	34000	34920	35960	37100	37900	38700
3	02YRS	33700	34500	35420	36460	37600	38400	39200
4	03YRS	34200	35000	35920	36960	38100	38900	39700
5	04YRS	34700	35500	36420	37460	38600	39400	40200
6	05YRS	35200	36000	36920	37960	39100	39900	40700
7	06YRS		36500	37420	38460	39600	40400	41200
8	07YRS		37000	37920	38960	40100	40900	41700
9	08YRS		37500	38420	39460	40600	41400	42200
10	09YRS		38000	38920	39960	41100	41900	42700
11	10YRS		38500	39420	40460	41600	42400	43200
12	11YRS			39920	40960	42100	42900	43700
	12YRS			40420	41460	42600	43400	44200
14	13YRS			40920	41960	43100	43900	44700
15	14YRS			41420	42460	43600	44400	45200
	15YRS				42960	44100	44900	45700
17	16YRS				43460	44600	45400	46200
18	17YRS					45100	45900	46700
19	18YRS					45600	46400	47200
20	19YRS					46100	46900	47700
21	20YRS						47400	48200
22	21YRS							48700

For the 2006-07 year only, an additional \$500 shall be paid to any teacher that is not eligible for a step movement. That amount shall be included with all other compensation and paid each month.

Article XXII: Appeal Procedure for Problems

The purpose of the procedure is to facilitate free, easy, and effective communication between teachers and the administrative staff in order to secure, in good faith, at the lowest possible level, equitable solutions to problems relative to the negotiated agreement which may arise from time to time.

The number of people involved in the proceedings is to be minimal, and the proceedings are to be kept as informal as may be appropriate at any level of the procedure.

When a teacher has a problem, relative to the negotiated agreement, the following procedures shall be followed.

- 1. Discussion of the problem between the teacher and the building principal within five working days after the problem occurs.
- 2. If a satisfactory solution is not forthcoming from the above conference, the teacher may request within five working days an interview with the Superintendent of Schools relative to the problem. The Superintendent will then arrange a conference within ten working days after such request with all parties involved in the problem and will make every effort to arrive at a fair and professional solution. The Superintendent will make his written response within ten working days after the conference.
- 3. If, in the teacher's estimation, the Superintendent's solution does not result in understanding and justice for the employee, the teacher within ten working days may request in writing a conference meeting with the Board of Education to discuss the problem. In such request, the teacher shall state the problem, the negotiated item involved and the solution sought together with any other information such teacher believes is pertinent. This will be an informal meeting held in private.

At the conference, all parties to the problem will be present, and each shall be allowed to speak in their behalf. The President of the Board of Education acts as chairman at the meeting.

The Board of Education's written decision shall be binding, but shall not set a precedent in any other proceeding.

A prepared form for filing a written appeal relative to a problem is attached as an addendum to this document.

Article XXIII: Reproduction of Negotiated Agreement

Revised bound copies of the negotiated agreement shall be printed complete and accurate at the Board's expense, and shall be provided to teachers within 30 days after signing or the first teacher contract day, whichever is later. Teachers hired after the beginning of the contract year shall be provided a copy of the agreement upon employment. The Board shall furnish fifteen bound copies of the agreement to the Association for its use.

Article XXIV: Duty-Free Lunch Period

Each professional employee shall receive a 20-minute duty-free lunch period.

Article XXV: Work Day and Meetings

1. Arrival and Departure Time

The elementary teachers' work day shall be seven (7) hours and forty (40) minutes, including the duty-free lunch. The secondary teachers' work day, including the duty-free lunch, shall be from 7:50 a.m. until 3:40 p.m. Any absences from the building during these times shall require approval of the building principal.

2. Meetings

Unless excused by the person in charge, each teacher shall be present at all teacher meetings called by the Board of Education, Superintendent, or principal.

On the days there is a faculty meeting in a given building, and more time than is available on one end or the other of the work day as determined by the building administrator is needed for the meeting, the building administrator may, on that day, adjust the starting and ending time of the work day so as to give a longer meeting period, but so as not to be longer than the normal day.

The building principal shall give written notice at least one (1) week in advance of a meeting that will adjust the starting and ending time of the work day.

No faculty meeting or compensatory time for secondary teachers will begin before five minutes after school is dismissed.

Article XXVI: Duration of Agreement

This agreement will become effective July 1, 2006, and will expire on June 30, 2007.

Article XXVII: Dues Deduction

The Board of Education shall upon the written request of a teacher by September 1 deduct teacher association dues within a given contract year, in the amount and over the pay periods indicated on the written form.

The Board shall make a monthly reimbursement each month to the local association of the total dues collected to date for the month, with a list of names and amounts deducted.

Teachers dropping their membership shall notify the LCTA by August 15 and the LCTA shall notify the board clerk by September 1.

Article XXVIII: District Personnel Files

The school district maintains a district personnel file about each employee of the district.

Individual district personnel files shall be accessible for inspection during reasonable school business hours to the individual upon written request to the administrator who is custodian of the individual file.

The individual shall be entitled, at no expense to the individual, to copies of items in the individual file upon request.

Article XXIX: Facility and Equipment Use

The Association shall be allowed access to and use of the district facilities such as buildings, copy machines and computers, etc. The Association will provide paper and consumable supplies for Association business; but will be allowed reasonable use of paper for the purpose of the bargaining process. All use of buildings and equipment shall be scheduled with the appropriate building principal.

Article XXX: Sick Leave Pool

The purpose of the sick leave pool is to provide a continuing income for teachers who are faced with major illness or injury and have used up all their accumulated sick leave. This pool is not intended for brief absences after sick leave is used up, and will be implemented as follows:

- 1. Each professional employee shall indicate on a form provided by the district and due by August 1, except in the case of new hires, whether or not he/she intends to participate in the sick leave pool. For new hires, the form shall be due within ten (10) days after the first day of duty. The decision of the employee shall stay in effect until reversed in writing. A roster of those persons participating in the pool will be provided to the Association prior to September 1 of each year and shall be updated if changes occur during the year.
- 2. If the employee decides to participate in the sick leave pool, the employee will contribute one (1) leave day to the sick leave pool each year. Days contributed by a member become a permanent part of the pool and will not be refunded to the member.
- 3. Only those employees participating in the pool will be eligible to apply for days from the pool.
- 4. Employees, before using the sick leave pool, shall exhaust their accumulated sick leave, but not the matching days described in Article IV.
- 5. Sick leave pool days may be used for the employee or his/her immediate family as defined in Article IV.
- 6. An employee is only eligible to collect as many days as he/she has accumulated in sick leave at the start of that school year.
- 7. Any eligible person who desires days from the sick leave pool must make written application to the sick leave screening board which shall consist of (1) the superintendent of schools; (2) the principal of the building where the applicant is employed; (3) the association building representative where the applicant is employed; and (4) the president of the association. The application must include a written statement from the attending doctor.
- 8. A tie vote shall be considered an approval of the employee's request.
- 9. The sick leave pool may not be used to cover participants who are receiving pay from worker's compensation.
- 10. At the beginning of the new contract year, if the total of accumulated days in the sick leave pool is more than 200 days, the requirement to contribute an additional day shall be waived for all members who have participated for at least three (3) consecutive years. The requirement to contribute will be reinstated when the total accumulation falls below 200 days at the beginning of any year.
- 11. If the pool is completely depleted, members may voluntarily contribute additional days to replenish the pool.

Article XXXI: Tuition Pool

1. The district provides \$10,000 per school year, from August through the end of summer classes. There shall be no carryover of unused funds from one year to the next.

- 2. All teachers would be eligible for up to three hours of tuition assistance per year.
- 3. The tuition pool would be limited to graduate classes related to a teacher's content area of assignment or as approved by the superintendent.
- 4. The district would pay 50% of the tuition and fees, excluding books and materials, upon proof of the successful completion of the course.
- 5. A teacher should submit a form indicating his/her intention to take a class, including the course name and number and estimated costs. This will allow the district to estimate the amount of the fund encumbered at any given point in time.
- 6. In the event the total amount of the pool is exhausted, the fees would be paid in the order the requests for assistance were submitted.

Article XXXII: Teacher Evaluation

Career teachers are professional educators who are in or beyond their fifth year. Career teachers may choose between two evaluation systems.

One is the traditional summative system (Appendix V) in which the administrator makes periodic classroom observations. The administrator then fills out a summative report and holds a conference with the teacher.

The alternative is a self-analysis/self-reflection system outlined as follows:

- 1. The career teacher indicates by September 15 of each year whether they intend to follow the self-assessment or the summative evaluation model.
- 2. The career teacher completes a written self-assessment by September 15 (Appendix VI).
- 3. By the end of September, the career teacher participates in a self-assessment conference with the administrator. The purpose of this conference is to define/refine the growth target selected by the teacher.
- 4. The target must be data based and student centered. How will the growth target improve student learning?
- 5. After the growth target is selected, a growth plan is developed (Appendix VII).
- 6. The teacher participates in two conferences reflecting on the process. One shall be prior to February 15 and the second at the end of the school year.
- 7. This may end an annual cycle or lead to a continuation of the same growth goal for the next year.
- 8. The self-assessment instrument shall be included in the appendix. This shall be for information purposes only.

Article XXXIII: Teachers in Need of Improvement

If a building principal or other administrator charged with supervision duty judges a teacher's performance to be sub-standard, that administrator shall notify the teacher in writing of the improvements needed. The administrator shall develop a plan of improvement.