

DOCUMENT RESUME

ED 297 835

JC 880 394

TITLE Master Contract between the Northeast Wisconsin Vocational, Technical and Adult Education District Board, Green Bay, Wisconsin and the Northeast Wisconsin Technical College Faculty Association, August 24, 1987--August 23, 1989.

INSTITUTION National Education Association, Washington, D.C.; Northeast Wisconsin Vocational, Technical and Adult Education District, Green Bay.

PUB DATE 87

NOTE 73p.

PUB TYPE Legal/Legislative/Regulatory Materials (090)

EDRS PRICE MF01/PC03 Plus Postage.

DESCRIPTORS *Collective Bargaining; *College Faculty; Community Colleges; *Contracts; Department Heads; *Employment Practices; Faculty Promotion; Faculty Workload; Fringe Benefits; Grievance Procedures; Job Layoff; Leaves of Absence; *Personnel Policy; Released Time; Teacher Dismissal; Teacher Retirement; Teacher Salaries; Tenure; Two Year Colleges; Unions

IDENTIFIERS National Education Association; *NEA Contracts

ABSTRACT

The collective bargaining agreement between the Northeast Wisconsin Vocational, Technical and Adult Education District Board and the Northeast Wisconsin Technical College Faculty Association, the sole bargaining agent for all certified personnel teaching at least half time at the college, is presented, covering the period between August 24, 1987 and August 23, 1989. The 11 articles in the agreement set forth provisions related to recognition of the bargaining unit; management rights and responsibilities; salaries and benefits; conditions applicable to teaching duties, including faculty workload, transfers and layoff, the academic calendar; leaves of absence; grievance procedures; the use of facilities; a savings clause; and the duration, scope and extent of the agreement. Three addenda include provisions on a field service committee, early retirement and employee insurance. A salary schedule, school calendar and sample evaluation and grievance forms are appended. (BCY)

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ED 297835

880 394

MASTER CONTRACT

BETWEEN

**THE NORTHEAST WISCONSIN VOCATIONAL,
TECHNICAL AND ADULT EDUCATION DISTRICT BOARD,
GREEN BAY, WISCONSIN**

AND

**THE NORTHEAST WISCONSIN TECHNICAL COLLEGE
FACULTY ASSOCIATION**

AUGUST 24, 1987 - AUGUST 23, 1989

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MASTER CONTRACT

BETWEEN

THE NORTHEAST WISCONSIN TECHNICAL COLLEGE
GREEN BAY, WISCONSIN

AND

THE NORTHEAST WISCONSIN TECHNICAL COLLEGE
FACULTY ASSOCIATION

AUGUST 24, 1987 - AUGUST 23, 1989

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TABLE OF CONTENTS

	<u>PAGE</u>
PREAMBLE	ii
ARTICLE I Recognition	1
ARTICLE II Management Rights Reserved	4
ARTICLE III Salary and Welfare	5
ARTICLE IV Conditions Applicable to Teaching Duties	10
ARTICLE V School Calendar	27
ARTICLE VI Leaves of Absence	28
ARTICLE VII Grievance Procedure	34
ARTICLE VIII Bulletin Boards and School Facilities	37
ARTICLE IX Conformity to Law, Saving Clause	38
ARTICLE X Duration of Agreement	39
ARTICLE XI Agreement	40
ADDENDUM - Field Service Committee	41
APPENDIX A Salary Schedule	42
APPENDIX B Form For Professional Analysis	44
APPENDIX C Dues Authorization Form	48
APPENDIX D School Calendar	49
APPENDIX E Form for Filing Grievance	51
APPENDIX F Form for Answering Alleged Grievance	52
APPENDIX G Teacher and Personnel Absence Report	53
APPENDIX H Master Craftsman Classification Application Forms Parts I and II	54
Teaching Assignments	57
ADDENDUM - Early Retirement	58
ADDENDUM - Insurance	

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7. PREAMBLE
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12. The Northeast Wisconsin Technical College District Board and the Northeast
13. Wisconsin Technical College Faculty Association wish to declare our mutual
14. intent to work together to achieve our common aims of educational
15. excellence through the collective bargaining procedure. We hereby make
16. this agreement made and entered into effective as of the 24th Day of
17. August, 1987, by and between the Northeast Wisconsin Technical College
18. District Board, hereinafter referred to as the "Employer" or "Board," and
19. the Northeast Wisconsin Technical College Faculty Association, hereinafter
20. referred to as the "Association."
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ARTICLE I. RECOGNITION

SECTION A.

IT IS HEREBY CERTIFIED that Northeast Wisconsin Technical College Faculty Association has been selected by a majority of the eligible employees who voted at said election in the bargaining unit consisting of all certified personnel teaching at least 50% of a full teaching schedule at Northeast Wisconsin Technical College, including classroom teachers, librarians, guidance counselors, and other special teachers, but excluding teaching personnel teaching less than 50% of the full teaching schedule, coordinator directors, supervisors, clerical and custodial employees, as their representative; and that pursuant to the provisions of section 111.70, Wisconsin Statutes, said Union is the exclusive bargaining representative of all such employees for the purposes of collective bargaining with the Municipal Employer, or its lawfully authorized representatives, on questions of wages, hours, and conditions of employment.

SECTION B.

The Association shall have the right to appoint a teacher representative on any committee, agency, or other such body established by the Employer calling for NWTC teacher representation.

SECTION C.

The Employer shall make available to the Association upon its request any and all information, statistics, and records which are in the public domain that the Association may deem to be relevant to negotiations or the necessary processing of grievances.

SECTION D.

The Employer or its representatives shall meet as mutually agreed upon, bimonthly if possible, with representatives of the Association to discuss matters of educational policy and development which relate to wages, hours, and conditions of employment and all other matters relating to the implementation of this agreement.

SECTION E.

The Employer shall permit representatives of the Association's parent organizations to visit schools for any purpose relating to the terms and conditions of this agreement. If conferences with teachers are necessary, they shall be scheduled so as not to interfere with the instructional program. Representatives shall notify the school administrator of their presence.

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7. SECTION F.

9. Whenever members of the Association are scheduled by the parties to partic-
10. ipate during working hours in conferences, meetings or negotiations
11. respecting the collective bargaining agreement, said members shall be
12. released, with pay; however, every effort shall be made to schedule nego-
13. tiations at other than regular working hours.
14.

15.
16. SECTION G.

17. The union agrees that union business shall be conducted off the job.
18. Officers of the union shall be given time off from assigned duties to
19. conduct such business if an agreement can be reached in each circumstance
20. indicating that the educational program will not be displaced by any abuse.
21.

22. Any particular agreement shall not be construed as setting a precedent.
23. However, this shall not restrict a union steward from processing a grievance
24. at the pertinent steps of said grievance as outlined in Article VII, B., 8,
25. nor shall this article change the right agreed to in Article V., B.
26.
27.

28.
29. SECTION H.

30. Faculty Association meetings including meetings of the whole organization,
31. committee meetings, council meetings, and any other meetings of similar
32. nature are to be conducted at times clearly outside the hours normally used
33. in making instructional assignments.
34.

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38. SECTION I. FAIR SHARE AGREEMENT

39. The Association, as the exclusive representative of all the employees in
40. the bargaining unit, will represent all such employees, members and
41. non-members, fairly and equally and all employees in the bargaining unit
42. shall be required to pay, as provided in this section, their fair share of
43. the costs of representation by the Association. No employee shall be
44. required to join the Association, but membership in the Association shall
45. be available to all employees who apply, consistent with the Association's
46. Constitution and By Laws.
47.

48. Effective thirty (30) days after the date of initial employment of an
49. employee or thirty (30) days after the opening of school in the fall
50. semester, the District shall deduct from the monthly earnings of all
51. employees in the collective bargaining unit, except exempt employees, their
52. fair share of the costs of representation by the Association, as provided
53. in Section 111.70 (1) (h), Wis. Stats., and as certified to the District by
54. the Association, and pay said amount to the treasurer of the Association
55. on or before the end of the month following the month in which such deduction
56. was made. The District will provide the Association with a list of
57. employees from whom deductions are made with each monthly remittance to the
58. Association.
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1. For purposes of this Section, exempt employees are those employees who are members of the Association and whose dues are deducted and remitted to the Association by the District pursuant to the Membership Dues Check-off Provision of this Agreement or paid to the Association in some other manner authorized by the Association. The Association shall notify the District of those employees who are exempt from the provisions of this Section by the 15th day of September of each year, and shall notify the district of any changes in its membership affecting the operation of the provisions of this Section thirty (30) days before the effective date of such change.

2. The Association shall notify the District of the amount certified by the Association to be the fair share of the costs of representation by the Association, referred to above, two weeks prior to any required fair share deduction.

The Association agrees to certify to the District only such fair share costs as are allowed by law, and further agrees to abide by the decisions of the Wisconsin Employment Relations Commission and/or courts of competent jurisdiction in this regard. The Association agrees to inform the District of any change in the amount of such fair share costs thirty (30) days before the effective date of change.

The Association shall provide employees who are not members of the Association with an internal mechanism within the Association which will allow those employees to challenge the fair share amount certified by the Association as to the cost of representation and to receive, where appropriate, a rebate of any monies determined to have been improperly collected by the Association.

The Association does hereby indemnify and shall save the district harmless against any and all claims, demands, suits, or other forms of liability, including court costs, that shall arise out of or by reason of action taken or not taken by the District, which District action or non-action is in compliance with the provisions of this Section (fair share agreement), and in reliance on any lists or certificates which have been furnished to the District pursuant to this Section; provided that the defense of any such claims, demands, suits or other forms of liability be under the control of the Association and its attorneys. However, nothing in this section shall be interpreted to preclude the District from participating in any legal proceedings challenging the application or interpretation of this section (fair share agreement) through representatives of its own choosing and at its own expense.

ARTICLE II. MANAGEMENT RIGHTS RESERVED

The Employer, unless otherwise herein provided, hereby retains and reserves unto itself, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Wisconsin, and of the United States, including, but without limiting the generality of the foregoing, the right:

1. To the executive management and administrative control of the school system and its properties and facilities, and the activities of its employees as they relate to their employment.
2. To hire all employees and, subject to the provisions of law, to determine their qualifications and the conditions for their continued employment, to relieve from duty because of lack of work, to discipline, demote, suspend, non-renew, or dismiss for proper cause, and transfer all employees.
3. To establish the curricula, programs of instruction including special programs, the course of study required subject to the provisions of applicable laws and directives from the state board; and to develop or cause to be developed, administer or cause to be administered those evaluations of the curricula, programs, courses required to determine educational level, quality, efficiency, and/or relevance as deemed necessary or advisable by the Employer.
4. To establish co and/or extra-curricular activities or programs for the enhancement of student and faculty life as deemed necessary or advisable by the Employer.
5. To establish and/or regulate the means and methods of instruction, the selection of textbooks and other teaching materials.
6. To establish and/or regulate class schedules, hours of instruction, and the duties, responsibilities, and assignments of teachers and other employees with respect thereto.

The exercise of the foregoing powers, rights, authority, duties, and responsibilities by the Employer, the adoption of policies, rules, regulations, and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this agreement and Wisconsin Statutes, Section 111.70, and then only to the extent that such specific and express terms hereof are in conformance with the Constitution and laws of the State of Wisconsin, and the Constitution and laws of the United States.

It is understood that the Board may file for a Declaratory Ruling on any items claimed permissive prior to the effective date of any law changing permissive subjects to mandatory subjects is enacted and becomes law. If the item is ruled to be permissive, such item shall be removed from the contract.

ARTICLE III. SALARY AND WELFARE

SECTION A. SALARY

1. Salary Schedule General Information

- a. The salary schedule, Appendix A, shall be adhered to for all teachers
- b. Initial employment of any teacher above the appropriate step on the salary schedule shall be determined by mutual agreement of the Association and the Employer.
- c. The placement of employees on the appropriate step of the salary schedule for the first year of this Master Agreement shall include appropriate advancement with respect to placement under the previous Master Agreement. The placement of employees on the appropriate step of the salary schedule for the second year of this Master Agreement shall include appropriate advancement with respect to placement under the first year of this Master Agreement. No such movement is implied for subsequent agreements.
- d. For work performed beyond the hours specifically stated in this agreement (35 hours per week), the rate of remuneration shall be an additional 1/1330 of the teacher's current salary for the 36th through 40th hours per week. This formula shall be prorated for a short work week. For work performed beyond 40 hours per week, the rate of remuneration shall be one and one-half times the normal rate of pay. (Does not apply to courses offered under the Field Services, which is extra-contractual).
- e. Approved credits and approved work under this section shall mean prior approval by the Employer.
- f. Approved credits beyond Master Craftsman and Master's shall accumulate to a total of +8, +16 and +24 credit columns and paid per the agreed salary schedule. (Appendix A).
- g. Eligibility for credit on the teaching salary schedule shall be granted to those persons who begin work after the beginning date of the first semester but prior to or at the beginning date of the second semester. Persons who begin work after the beginning date of the second semester shall not be eligible for such schedule placement.

2. Salary Schedule - Horizontal Movement and Higher Degrees

- a. Credits to satisfy the schedule beyond the Bachelor's, Master Craftsman, and Master's degrees must be of graduate status. Undergraduate credits directly related to the teacher's work may be allowed if approved by the Director or designee in writing in advance of enrollment in the course.
- b. Credits approved for work toward a higher degree shall be in effect for pay periods coinciding with the time requirement for the higher degree established by the issuing institution. In the event that the higher degree is not completed within the allotted time and in the event an extension is not granted by the issuing institution, then all credits granted and applicable under this section shall be reviewed. Credits for those courses which are not applicable to the instructor's assignment shall be dropped. Credits which are applicable to teaching duties shall be retained. The salary schedule placement level will be adjusted, if required, to reflect the new total credits still deemed applicable.
- c. Master Craftsman Classification - The Master Craftsman classification is designed to recognize the specialized technical skills possessed by instructors. Entry into or placement on the Master Craftsman level is limited to the following instructors:
- Those with less than a bachelor's degree.
 - Those for whom no master's degree is available or if available cannot reasonably be expected to be attained because of excessive travel factors, or if it is mutually determined that the requirements of the Master Craftsman are more responsive to the needs of the school, and shall be attained upon completion of an accepted combination of work hours and educational attainment.

A two-part application is required. Changes in the course of activities outlined in the application may be made from time to time by mutual agreement. Rejection of any part of the application or program shall require a written reason/rationale. (See Appendix H for Part I and Part II application forms).

To attain the Master Craftsman classification, the instructor must complete all credits required for certification and 24 approved credits, either graduate or undergraduate level, as outlined in the application forms in Appendix H.

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- d. Master's Degree Classification -- A Master's Degree for application to the salary schedule must be in the teacher's area of instructional assignment.

A Master's Degree in vocational adult education-teaching, emphasizing the teacher's instructional area, may be allowed in the event a specific degree is not available.

Prior approval shall be obtained for placement into the Master's Degree classification.

This provision shall apply to all instructors hired subsequent to the 1975-76 school year. It shall also apply to instructors hired prior to the 1975-76 school year who do not possess a Master's Degree and who are not recognized candidates for a Master's Degree as of the date of ratification of this agreement.

25. 3. Method of Payment

26.
27. a. Annual salary divided by 24.
28.
29. b. Payments will be made on the 15th and last day of the month.
30. The summer check to be on the last records day of the
31. academic year.
32.
33. c. Employees whose work year varies from the normal 2-semester
34. work period shall have their contract salaries in equal
35. installments on a twice-monthly system per "b." above.
36.
37. d. Optional payment method, academic year, teacher's only:
38.

39. Academic year teachers may, by written notice made in
40. January, elect the following payment plan for the following
41. year. Their annual teaching contract salary divided by 20,
42. with payments to be made per "b." above.
43.
44.

45. SECTION B. WELFARE BENEFITS
46.

47. 1. The Board agrees to provide a health insurance program for the
48. full contract year and shall pay the total single premium of
49. full-time teachers if a single plan is elected, and that amount
50. plus 95% of the added premium if a family plan is elected. Those
51. teachers terminating employment during the teaching days of the
52. full contract year shall cease to receive the benefit on the
53. effective date of termination.
54.
55. 2. The Board agrees to provide a long-term disability insurance
56. program on previously agreed terms for the full contract year.
57. (The Board will pay the total premium which is .52% of the
58. individual instructor's contract salary during the life of this
59. agreement).
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3. The Board agrees to provide a dental insurance program for the full contract year, and shall pay the single premium of full-time teachers if a single plan is elected, and that amount plus 95% of the added premium if a family plan is elected. Those teachers terminating employment during the teaching days of the full contract year shall cease to receive the benefit on the effective date of termination.
4. Health, dental, and group long term disability insurance benefits are not precluded as negotiable items with respect to future agreements regardless of the expiration date of the insurance contract between the employer and the insurance carrier.
5. The Board agrees to provide, at no cost to the teacher, term life insurance in the amount of \$50,000.
6. All benefits paid to full-time teachers shall also accrue to part-time teachers based on a percentage of their working time compared to the working time of full-time teachers. A part-time teacher is defined as half-time or more for a contract year.
7. The Board shall pay 6% of the teacher's 1987-89 contract salary as part of the teacher's contribution to the Wisconsin State Teachers' Retirement System. Teachers shall retain full vesting rights to these contributions as stated in the State Statutes.
8. Employees on workmen's compensation benefits shall suffer no loss of salary benefits or sick leave accumulation for injury sustained in the employ of the Northeast Wisconsin Technical College District and the Board shall pay the difference between salary and workmen's compensation benefits.
9. Retiree's shall have the option of remaining under the District health and welfare insurance as allowed by the carrier for a period of three years including any statutory time from the time of retirement. This option shall be extended to the spouse of a retiree who dies during this period for the remainder of the option period. This option shall also be extended to a survivor of a staff member for a period of three years from the date of death of the staff member. In all cases the person selecting the option shall pay the premium and shall exercise said option within 60 days of the initial qualifying date.



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SECTION C. PROFESSIONAL GROWTH

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1. The employer agrees that all proper expenses for any conference, authorized field trip, class purposes, and school business for which the employee has authorization by the employer may be reimbursed to the employee upon presentation of necessary vouchers; the authorization will indicate whether the employer or employee will pay the expenses. Attendance at conferences, authorized field trips, travel for class purposes, and school business wherein neither the teacher nor the employer have control over the complete schedule or any conference, field trip, travel for class purpose or school business which may be proposed by the teacher shall be exempt from the daily work span and lunch hour provisions of this agreement.
 2. The Board agrees to allow each teacher to attend educational conferences related to the teacher's teaching assignment, as mutually agreed.
 3. A standing joint committee will explore and promote professional growth of the District staff. Members are to be appointed by October 15 or within 30 days after signing a contract.

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SECTION D. TRAVEL

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The Employer agrees that all approved mileage incurred on a monthly basis as a result of a teacher's regular assignment shall be reimbursed at \$.23 per mile, after presentation of the necessary Travel Statement.

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7. ARTICLE IV. CONDITIONS APPLICABLE TO TEACHING DUTIES

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10. SECTION A. SENIORITY

11.
12. 1. For the purpose of this contract, seniority is defined as the
13. length of continuous service in the bargaining unit.
14.
15. 2. A list shall be maintained by the Director showing seniority of
16. each member of the bargaining unit, and a copy shall be forwarded
17. to the bargaining representative. Such a list shall include
18. names, addresses, and area of teaching.
19.

20.
21. SECTION B. PROGRAM ASSIGNMENT

22.
23. 1. Teachers will express in writing to their school administrators
24. their positive preferences in teaching and extracurricular
25. assignments. Such requests must be submitted at least three
26. months prior to the beginning of the semester for which the
27. requests are made. Qualifications being equal, seniority shall
28. prevail; and seniority shall prevail on selection of shifts due
29. to extended work day or extension of week. The right to request
30. teaching and extra-curricular assignments does not extend to
31. teachers on probationary status.
32.
33. 2. Where a teacher has developed a course based on an original idea,
34. that teacher shall have priority to teach, and management shall
35. have priority to assign that course to the developing teacher for
36. four (4) years, provided state certification requirements are
37. met. Where a teacher is assigned or bids for a course develop-
38. ment project developed by management, that teacher shall have
39. priority to teach or management shall have priority to assign
40. that course to the developing teacher for two (2) years, provided
41. state certification requirements are met.
42.
43. 3. All requests for program assignment shall remain in effect for
44. the current school semester.
45.
46. 4. No teacher shall be subject to assignments other than those
47. specified in his area of certification except by mutual consent.
48.
49.

50. SECTION C. TRANSFERS

51.
52. 1. On requests for transfer, qualifications being equal, seniority
53. shall prevail.
54.
55. 2. Requests for transfer regardless of qualification will not be
56. available to an instructor unless there is a vacant position.
57. However, this provision is not applicable if there is a layoff,
58. in which case Article IV, Section F shall apply.
59.
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61.

3. Involuntary Transfers: If a position is not filled after normal bid procedures, the employer shall have the right to appoint the least senior, qualified person to fill the position.

SECTION D. FEDERALLY/AGENCY FUNDED STAFF

1. Instructors employed to teach in programs and/or courses requested by and/or funded by high schools and public or private agencies other than the employer, shall, in the event of cessation of such request or funding, be considered for employment in a position for which they are qualified, though employment is not guaranteed.
2. Such employees shall not have the right to transfer to any open position, and shall not accrue seniority while in the temporary position. Salary schedule placement shall be continuous if a transfer occurs from the temporary position to a permanent position.
3. This provision shall not apply to full-time staff hired prior to the ratification of the 1976-77 agreement, nor to any full-time instructor transferred into a temporary position. Such employees shall retain and accrue seniority according to the provisions of this contract.
4. If it is determined that due to a lack of requests/funding or work, one or more employees shall be laid off; layoff shall be of the least senior employee within the project/funded area, so long as the remaining work force is certified to perform the remaining work. Recall of employees properly certified shall be by seniority. Rights to recall shall continue for a period of six months from the date of layoff.
5. Activities associated with these positions are such that flexible schedules may be necessary, including extended day and extended work week assignments.
6. The employer shall provide the Association with a list of all positions and employees covered under this provision.

SECTION E. POSITION OPENINGS

1. The following procedure shall govern the appointment to available positions within the District:
 - a. The administration shall prepare and make available to the Association a table of organization and a description of the qualifications required and duties for all professional positions within the District.

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- b. A list of all vacancies and the qualifications for such positions must be made available in advance to the professional staff. In the event of a vacancy, there shall be a minimum notification of fifteen (15) days prior to the filling of such vacancy and a copy sent to the bargaining representative.
 - c. All eligible personnel applying for these vacancies must be considered and notified of the result of such considerations. Teachers within the District will be given preference for positions within the unit certification when qualifications are equal, and a copy will be sent to the bargaining representative when final notification is made.
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21. 2. Notice of vacancy occurring during the summer shall be mailed/sent to the bargaining representative and those staff members who request such notices be forwarded.
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25. 3. All qualified personnel may apply for openings within the District. Qualifications being equal, seniority shall prevail for openings within the unit certification.
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29. 4. New teaching positions and vacancies shall be subject to bid, and in all cases the senior qualified instructor shall be entitled to priority. In the case where a position is filled by a transfer through bidding the subsequent posting of the new vacancy shall be for a period of five (5) business days.
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36. SECTION F. LAYOFF

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38. The definition of layoff shall be a reduction of workload from full-time status to less than 85% or a reduction of workload of part-time employees to less than 50%.

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42. 1. Certification

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44. a. For the purpose of displacement and reassignment under this section, an instructor must be certified in the program or academic area for which he/she is to work. An instructor is certified in a program or academic area if he/she holds a Standard Life Certificate in that program or academic area; or if he/she holds a Standard Five Year Certificate in that program or academic area, or if he/she holds a Provisional Certificate in a program area and has at least two years occupational experience within that area during the prior eight years; or if he/she holds a Provisional Certificate in an academic area and has at least thirty credits in that academic area.
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57. b. For the purposes of displacement, certification must be on file with the District on the day preceding the date of notification for layoff.
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- c. For the purposes of recall, certification must be on file with the District two weeks prior to the beginning of a normal academic semester for recall to positions during the time period from the beginning of that semester to the day prior to the beginning of the subsequent academic semester.

2. Notification

- a. The date of notification for layoff will be May 15 for regular academic year activities and ninety days prior to the beginning of an off-cycle program.
- b. Layoff shall be on a seniority basis. Written notice of layoff shall be given to the least senior individual in the area where layoff is to take place. When seniority of two or more staff is identical, the Board and the Association shall meet to determine the less senior by random selection. For the purposes of layoff, seniority shall be determined by the length of continuous service to the District in the bargaining unit. A break in service shall occur upon termination of bargaining unit employment with the District.
- c. Written notice of a contemplated layoff shall be given to the Faculty Association by the notification date. Written notice of a contemplated layoff shall be given to the affected individual by the notification date, except where less time is provided as a result of the implementation of displacement. Where notice is not provided personally, it shall be provided by certified letter.

3. Displacement

- a. A staff member who receives notification of layoff may displace the least senior member in a program area or academic area for which he/she is certified.
- b. If a staff member holds certification in more than one area, he/she must displace the least senior person among those areas.
- c. A full-time staff member who displaces the less senior full-time staff member through this process shall be assigned a full load.
- d. A full-time staff member who displaces the less senior part-time staff member through this process shall be assigned a full load.
- e. A more senior part-time instructor may displace the less senior employee, whether part-time or full-time.

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7. f. The staff member who receives the initial notice of layoff has fifteen days from the notification date to notice the District whether he/she wishes to displace a less senior instructor. A staff member displaced by this procedure shall have seven days to notify the District whether he/she wishes to displace.
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14. g. Displacement into positions covered by Article IV, Section D. are excluded from this displacement procedure.
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17. h. Displacement shall be on a position only basis.
- 18.

19. 4. Reassignment

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21. a. Available work for reassignment consists of day and evening courses for which the fourth digit of the course number is a 1, 3, or 5, or counseling, GED, GOAL, and ABE activities.
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24. b. Staff who are to be laid off shall be assigned available work in the District in areas for which they are certified.
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27. c. After cancellation of assignments at the end of the third week of a semester, a determination of semester load shall be made.
28.
29. i. If the result is a semester load of at least 85%, the staff member shall receive full pay and benefits.
30.
31. ii. If the result is a semester load of at least 50%, but less than 85%, the staff member shall receive prorated pay and benefits.
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33. iii. If the result is a semester load of less than 50%, the staff member shall be on layoff status, effective at the beginning of the semester.
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43. 5. Recall

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45. a. Recall rights for an employee on layoff status shall continue for a period of twenty-four calendar months. At the end of said period, the staff member shall be dropped from the rolls of the District, and any further rights shall be terminated.
46.
47. b. An employee on layoff shall be recalled by certified letter. An employee will forfeit any recall rights if he/she declines or fails to respond within ten days of receipt of notice of recall.
48.
49. c. Staff on layoff status shall be allowed to continue health insurance within the District group plan, as allowed by the carrier, for a period of twenty-four months from date of layoff at the employee's expense, inclusive of the statutory requirements.
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- d. No staff member shall be prevented from securing other employment during the period of layoff. The District agrees to employ any staff member who reports to recall. The District agrees not to object if a staff member on layoff refuses to accept a contract with another District.
 - e. Staff who have been laid off will be offered re-employment in order of seniority to positions for which they are certified.
 - f. Employees shall be offered an annual contract equivalent to the last contract held within the restrictions of (3e, h), for a period of two years, after which time the teacher shall be offered a contract equivalent to the work load held two years after the initial layoff or reassignment of work took place.

25. SECTION G. TEACHING ASSIGNMENTS - LOAD

26.
27. 1. Teaching assignment shall be as follows:

		<u>50 MIN. PERIODS.</u>
Group I Course		30
Group II Course		26
Group III Course		24
Group IV	1 50 minute period/session	21
	2 50 minute periods/sessions	22
Group V Activities		35

28. 2. Probationary instructors' load: Probationary instructors may be
29. assigned orientation activities under the Group V classification
30. and, in addition, first-year instructors shall receive one period
31. per week of Group V load for unassigned orientation activities.
32.
33.

34. SECTION H. OVERLOAD, UNDERLOAD

35. 1. Overload assignments: Where unavoidable overload teaching
36. assignments occur, adjustments in subsequent assignments may be
37. made to reflect a total, yearly, average teaching assignment that
38. does not exceed those limits identified. Where overloads exist
39. after adjustments, payment shall be made on the prorated basis as
40. provided by the salary schedule. However, overload beyond 115%
41. shall be reduced to 115% for averaging purposes by payment of the
42. excess overload percentage at the end of the incurred semester.
43.
44. 2. Underload Assignments: Where unavoidable underload teaching
45. assignments occur, adjustments in subsequent assignments may be
46. made to reflect a total, yearly, average teaching assignment that
47. does not exceed those limits identified above. In the event that
48. adjustments in teaching assignments cannot be made, or in lieu
49. thereof, underload teaching assignments may be adjusted by making
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student activities. The instructor primarily supervises and assists the students during the class activities. A moderate amount of the evaluation is done by the instructor beyond class time, although a portion of the correction or checking may be accomplished in the class.

- f. Group IV Course: This group is usually one period in length consisting of informative presentations for the purpose of instruction. It can be followed by discussion. The content of the presentation requires considerable preclass preparation on the part of the instructor for the organization of course materials and the presentation of subject matter. The instructor is consistently the most active member of the class and controls the student activities. Most of the evaluation of the results of student activities is done by the instructor beyond class time.
- g. Group V Activities: Group V Activities are non-teaching activities which are assigned as part of the instructor's workload. These assignments are for the improvement, promotion, and enhancement of the total educational program. This classification includes new program development, special committee work, assigned in-service courses and activities, instructional and curriculum projects, laboratory and shop maintenance, and time for travel to conduct assigned activities.
- h. Group IV Load Preparation Limit: The Group IV load is defined as 21 contact periods for one preparation; 20 contact periods for two or three preparations and 19 contact periods for four or more preparations. For the purposes of determining load, two or more sections of the same class of three or more associate degree credits, or two or more vocational credits shall be counted as separate preparations if the two sections begin at least eight (8) weeks apart.

2. Course Classification

The Classification or reclassification of a course will be accomplished following the general guidelines:

- a. The initial classification of a new course will be made based upon information provided in the course outlines concerning student and instructor activities, responsibilities, and requirements based upon the approved definition that is in effect as well as the credit or course value assigned. Any instructor suggestions and recommendations are to be submitted through the Instructional or Area Supervisor with the recommendation of the divisional coordinator.

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- b. Reevaluation of the existing course classification is to be made for implementation not earlier than the next semester the course is taught. Reevaluation will consider the information provided on the existing outlines of instruction as noted in a. above, as well as actual observation of the classroom activities, evaluation of the instructor's expectation of the student, stated student responsibilities, revised course outlines with restated objectives, and revised credit assignments if required. Course changes involving more than one program must be compatible to all. Major revision of the course must be endorsed by the appropriate advisory committee and, depending upon the magnitude, may require State Board approval as a change in the basic program as designated.
 - c. A list of all course classifications shall be available by October 1 and May 1 each year. Objections to a request for classification or reclassification may be raised prior to October 15 or May 15 by the involved instructor or appropriate division coordinator. Objections and requests for reclassification shall be submitted to the committee on course classification, which shall review the courses and make the recommendations within 30 days. Application of any changes will be made prior to the next semester the course is taught, except State directed changes will be subject to appropriate consultation and negotiations if any bargainable effects result.
 - d. All course reclassification and reevaluations are to be forwarded to the Committee on Course Classification. This committee will review all reclassification and reevaluation requests in terms of the general guidelines and definitions established in the Master Contract and report its recommendations to the District Board for final action.
 - e. The Committee on Course Classification shall consist of four (4) individuals: 2 administrators, and 2 instructional staff members. Each group shall name one permanent member for a period of one year. The remaining members shall be named to the committee on a case-by-case basis. At no time may an instructor who originates an objection sit on the committee.
 - f. Recommendations for course classification or reclassification shall be directed to the District Board office through the office of Educational Services by the Committee on Course Classification.

3. Teacher-Student Load

The teacher-student load in Communications Skills 2 classes is not to exceed 30 students per class nor a total of 150 students.

- a. Application of this limit does not negate the assignments described under Section F.1. above.
- b. Application of this limit does waive the three (3) preparation limit of Article IV., Section I., 1., f.

4. A teacher's regular work day shall not span more than 8 continuous hours and shall include a full hour for lunch break which shall normally be allowed during the 5th or 6th hour after work begins; any deviations shall be subject to seniority preference and mutual agreement.

5. A teacher's regular work day shall contain six (6) periods maximum contact time per day, except that concentrated courses that are conducted for less than a semester shall not be subject to this limitation; nor shall programs within agriculture, health occupation's clinical and affiliation activities, supervisory management, and apprenticeship; nor funded positions under Article IV, Section D.

6. If any teacher who is teaching a full load is asked to act as a substitute teacher, he/she shall receive additional pay for such substitute teaching prorated on his/her regular schedule. A teacher whose teaching load is within the limits expressed herein may be assigned within these limits to substitute if, in his/her professional judgement, his/her regular class schedule is not jeopardized.

7. Studr Committee

A joint committee of teachers and administrators shall be formed, comprised of three (3) teachers and three (3) administrators.

The duties of the committee shall be to review and develop criteria, in good faith, as this affects this section of the agreement concerning class designations and class loads.

The committee shall report its findings and recommendations to the negotiating committee of each party to be utilized in the negotiation of the corresponding article in the successor agreement.

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7. 8. Teacher Responsibility

9. Teachers have the professional responsibility for preparing for
10. classes and evaluating student work and such supplementary work
11. as is necessary to maintain the educational function.

12. Teachers shall be available on a scheduled basis for consultation
13. and advice. Teachers are to use their non-assigned or unscheduled
14. portions of the day within or outside the school for professional
15. purposes; however, the teacher shall always be available for
16. communications with the school.
17.

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19. 9. Article IV Section I Subpoint 4 and 5 shall be waived for
20. Apprenticeship Staff.
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23. SECTION J. TEACHER EVALUATION
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25. 1. Staff are subject to formal professional analysis and evaluation
26. by general observations.
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28. 2. Formal professional analysis is an evaluation in which the
29. administrator or supervisor visits the classroom and evaluates
30. instruction. The evaluation form to be used by general classroom
31. teachers is attached. (See Appendix B). The evaluation form to
32. be used by counselors, those involved in individualized
33. instruction, and non-instructional activities is attached (See
34. Appendix B; a joint committee of two administrators and two
35. teachers shall devise and recommend this form to the bargaining
36. committee for the successor agreement).
37.
38. 3. Evaluation by general observation of employee performance within
39. or without the classroom of a commendatory or non-commendatory
40. nature such as interpersonal relationships with staff and students,
41. professional growth, conduct with respect to board policy,
42. contract obligations, and similar items may be placed in the
43. teacher's file subject to other provisions of this agreement.
44.
45. 4. Within three (3) school days after any evaluation, copies of the
46. evaluation shall be given to the evaluated instructor, and copies
47. shall be placed in the individual's file. At the teacher's
48. request, copies of his comments regarding any evaluation shall be
49. placed with the supervisor's report in the individual's file.
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51. 5. The responsible administrator or supervisor, after having made an
52. evaluation, shall assist the teacher if assistance is needed or
53. requested.
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55. 6. Nothing contained in this section shall be construed to deny a
56. teacher the right of redress contained elsewhere in this contract.
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SECTION K. TEACHER FILES

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1. Official teacher files shall be maintained for each teacher. Teachers shall continue to have access to their files.
 2. No other personnel file or any material, record, or the like may be kept on any teacher for any purpose, except that material received in confidence from previous schools or employers shall remain in confidence.
 3. Commendatory or non-commendatory material may be placed in the teacher's file. The teacher shall receive a copy of any non-commendatory material at the time it is placed in the file. The teacher shall then have the right to answer or qualify any material filed and said answer shall be attached to the material in the file. The teacher shall also have the right to dispute the accuracy of the material contained; and if his dispute is sustained, the materials shall be removed. In no case shall any material of non-commendatory nature remain in the file for over three years. However, non-removal does not necessarily imply a basis for action if such material does not demonstrate a continuing or consecutive breach of rules governing the work force.
 4. The above shall not hinder development or use of payroll records, sick leave, and such other related records necessary for operational purposes.

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SECTION L. SUMMER SCHOOL

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1. Summer school shall be staffed in the following manner: present teachers on the campus shall be entitled to the first opportunities for appointments. Positions will be filled by the senior qualified person.
 2. Summer school assignments that are likely to be available will be posted in the campus administrative office no later than five (5) weeks prior to the start of the summer session. Teachers should indicate in writing on the posting those courses (time and session) they will be available to teach, no later than four (4) weeks prior to the start of the summer session.
 3. On the last student contact day of the second semester, the employer shall make a determination as to the status of each course to be run during the summer session.

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7. 4. By 5:00 p.m. the following day (records day), each teacher may
8. make adjustments in his/her course requests by bumping into other
9. courses requested by other contract teachers based on seniority.
10. The teacher may not, however, bump out of courses requested which
11. are scheduled to run according to the prior day's posting nor
12. bump into class activities which have not been requested by the
13. contract staff.
14.
15. 5. The confirmation of all assignments shall be provided immediately
16. after the end of the second semester. Instructor having signed
17. up for a course shall be obligated to teach that course unless
18. bumped as provided above.
19.
20. 6. Any teaching assignments that become available after the date
21. specified in "2." above shall be open to all qualified staff for
22. bidding for a period of two (2) days or until four (4) weeks
23. prior to the end of the second semester, whichever is later.
24.
25. 7. Summer school compensation shall be prorated on the basis of the
26. individual teacher's salary for the school year. Sick leave
27. shall be granted and accumulated at the rate of two (2) days for
28. the full summer session. Whenever possible, the teacher's summer
29. work schedule shall involve not more than two (2) consecutive
30. free periods, excluding lunch break. The 4th of July holiday
31. will be granted to summer school teachers based upon their summer
32. school compensation.

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36. SECTION M. EXTRA-CONTRACTUAL APPOINTMENTS (FIELD SERVICES, ETC.)
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38. 1. Staff appointments to extra-contractual activities (under Field
39. Service program) shall continue to be on a voluntary basis and
40. shall continue to be excluded from the terms of this agreement
41. except as noted in this section. For work performed under this
42. section, the rate of remuneration shall be 1/1400 of the teacher's
43. current contract salary for each class period.
44.
45. 2. However, it is understood that the administration will continue
46. to make lists of such positions available to the staff as soon as
47. determined. Openings for extra-contractual appointments shall be
48. posted in the campus administrative office areas so as to be
49. accessible to the staff. Teachers will express in writing their
50. preference for extra-contractual appointments by August 1 for the
51. fall term and first semester, by November 7 for the winter term
52. and second semester, and by February 7 for the spring term, or
53. within five (5) school days of the initial posting, whichever is
54. later. In instances where less than five (5) school days occur
55. between the initial posting and the first session, teachers shall
56. have at least 24 hours to express their preferences.
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3. Regular teachers who have similar assignments under this agreement shall have first preference by campus for these positions on a seniority basis, except where consideration must be given to requests for special instructors made by business or industry.
 4. Any teacher who, without mutual agreement, fails to complete his/her extra-contractual activity shall lose the right of first preference to such appointments for the subsequent time the activity is offered.
 5. A teacher who accepts an extra-contract assignment shall not be disciplined or dismissed with regard to that assignment without just cause.
 6. Disputes regarding Items 1 through 5 above shall be subject to arbitration by a mutually agreed upon arbitrator.

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SECTION N. SAFETY & HEALTH

1. The Board shall make reasonable provisions for the safety and health of its teachers while in the pursuit of their duties. All teachers are expected to cooperate to the best of their abilities in the prevention of accidents to themselves, fellow employees, and students.
2. For the overall protection of students, any available information on physical or mental disabilities shall be made known to the teacher. The teacher shall keep such information in mind as he/she carries out his/her duties.
3. The board shall continue to provide General Liability insurance coverage against claims which occur from the teacher's performance of duties.
4. The rooms wherein the teachers are assigned teaching duties shall have adequate lighting, heating, and ventilation, and shall be regularly cleaned by the custodial staff. Shop instructors shall supervise student clean-up in their respective work areas.

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SECTION O. TEACHING MATERIALS

1. Teachers shall have the right to recommend textbooks and other teaching aids and devices. Such recommendations are to be submitted through the immediate supervisor.

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8. 2. Materials or devices created as part of the officially assigned
9. teacher responsibility shall be the property of the Board.
10. a. The Board shall patent or copyright all such material or
11. devices in its own name; however, such items shall bear the
12. name(s) of the creator(s).
13. b. All profits from the production of said material or device
14. shall be returned by the publisher or agent to the school.
15. The profits shall be placed in a research fund to stimulate
16. such creations.
17. 3. When the materials or devices are created by an individual
18. teacher on his own time, the following provisions shall apply:
19. a. Any written material or patentable projects in the develop-
20. ment form may be prepared at school expense and sold through
21. the bookstore at the cost of production and handling if used
22. in NWTC classes.
23. b. Such materials may be sold by NWTC at cost to other
24. Wisconsin vocational schools. However, such schools shall
25. not have any reproduction rights.
26. c. The copyright and royalties are the property of the individual
27. if the material has been created solely at the author's
28. expense on his own time.
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38. SECTION P. FAIR DISMISSAL POLICY
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40. 1. A teacher hired by the Board shall serve a three (3) year pro-
41. bationary period. During this period, the teacher must be given
42. guidance, assistance, and recommendations for improvement by the
43. supervisory staff.
44. 2. A teacher shall not be dismissed, non-renewed, suspended or
45. discharged except for just cause; but this shall not abridge the
46. normal management rights as regards probationary employees. Such
47. action against any teacher shall follow these specific
48. procedures:
49. a. Notification in writing to the teacher of dismissal, including
50. reason for such action.
51. b. Notification in writing to the Association President of
52. dismissal of a teacher, including reason for such action at
53. the time the teacher receives such notification.
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- c. The teacher shall have the option of hearing with full benefit of representation and counsel before the Board within 35 days after receipt of notification or in the alternative, may initiate a grievance in accordance with the prescribed grievance procedure. If dismissal was found to be unjustified, then full pay and benefits will accrue to the teacher during this period.
- d. If the teacher and/or the Association are not satisfied with the Board action that fair and equitable procedures have been followed or that the decision as to the teacher's dismissal was not entirely impartial judgment, the employee and/or the Association shall have the right to appeal said decision to arbitration in accordance with the prescribed grievance procedure as outlined in this agreement beginning immediately at step three.

26. SECTION Q. DUES CHECK-OFF

27.
28. The Board agrees to deduct Association dues on a continuing basis from the wages of each teacher who voluntarily authorized such deductions, or until otherwise notified by the teacher. See dues deduction authorization form, Appendix C.
29.
30.
31.
32.

33. SECTION R. CONTRACT PRINTING

34. The Board shall furnish one (1) copy of this contract to every teacher hired under provisions of this contract and shall furnish the Faculty Association with an additional 50 copies.
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7. SECTION S. LETTER OF APPOINTMENT
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11. DATE
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16. INSTRUCTOR'S NAME
17. INSTRUCTOR'S ADDRESS
18.

19.
20. Dear _____:
21.

22. You have been appointed to: _____
23. (describe activity) for the 19 ____ - ____ school year, plus _____
24. additional weeks. Your salary schedule placement level for the period will
25. be _____ at _____ (subject to final
26. Master Contract Agreement).
27.
28.
29.
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31.
32. Sincerely,
33.

34.
35. District Director
36.
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38.

39. I accept the above appointment for my ensuing school year.
40.
41.

42. _____
43. DATE
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45. _____
46. INSTRUCTOR'S SIGNATURE
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ARTICLE V. SCHOOL CALENDAR

SECTION A. LENGTH OF SCHOOL YEAR

1. School Calendar, Appendix D

SECTION B. CONVENTIONS

All teachers shall be allowed to attend the WVA annual spring convention. Classes will not be in session, and those teachers who do not attend these conventions shall report for in-service duty. There shall be no minimum percentage membership requirement in order to close school.

The Association shall be allowed to send its allowed number of delegates up to eight (8) to professional WEA Convention and area conventions. Other qualified staff members shall, without pay, substitute for the delegates who shall suffer no loss in pay. The Association shall be allowed to designate such convention days.

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7. ARTICLE VI. LEAVES OF ABSENCE AND LIMITED TERM EMPLOYEES
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11. SECTION A. SICK LEAVE AND EMERGENCY LEAVE
12.

13. 1. Ten (10) school days of sick leave credit shall accrue to each
14. teacher per year. This benefit shall be cumulative, and ten full
15. days, or such portion of ten as has not been used, may accumulate
16. up to a total of 60 days, inclusive of the allowance for the
17. current year in which used. No deduction will be made from the
18. salary of any teacher for absence due to sickness provided such
19. absence does not exceed the accumulated number of days available
20. for this purpose. Where sick leave benefits exceed accumulations
21. in a given year, only such portion of benefits as have been
22. earned during the remainder of the year may be adjusted, applied,
23. and paid with final salary installment for the year. Such leave
24. is subject to verification.
25.
26. 2. Part-time day school teachers with a fifty percent (50%) teaching
27. load or greater shall earn sick leave credit on a prorated basis.
28.
29. 3. If a teacher has exhausted his sick leave due to a prolonged
30. period of illness, it shall be the policy of the Board to pay
31. that teacher the difference between his salary and that of a
32. substitute for a period of the contract.
33.
34. 4. The use of sick leave because of illness or death shall be
35. allowed as follows:
36.
37. a. A teacher may use sick leave with pay for absence neces-
38. sitated by incapacitating personal illness or injury or
39. emergency dental care. Sick leave may also be used in the
40. event of serious illness or death in the immediate family.
41. The immediate family is interpreted to include: mother,
42. father, sister, brother, husband, wife, child, mother-in-law,
43. father-in-law, sister-in-law, brother-in-law, or others who
44. are members of the teacher's household. Sick leave may not
45. be applied to cases where the teacher's presence is required
46. as a nurse, or as a caretaker, or to provide for the operation
47. of the family on account of sickness in the family. Sick
48. leave may not be applied to absence for physical examinations
49. required for initial employment.
50.
51. b. Absence for funerals other than those of the immediate
52. family shall be limited to two (2) half days per year.
53.
54. 5. The Board shall annually advise all teachers as to the number of
55. days of their cumulative sick leave.
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9. 6. Emergency Leave. This leave shall not be charged against sick leave. Salary deductions for absence will be made only for violation of the following conditions:

10.
11. If the Board or its agents believes that any teacher has abused the privileges of this provision, the teacher shall be charged with an unapproved absence and pay shall be deducted from the teacher's salary at the rate of 1/1330 of annual salary for each hour of unapproved absence.

12.
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16. This leave shall be granted in accordance with the following provisions:

17.
18. a. Two (2) days of non-accumulating emergency leave may be granted each year.
19.
20. b. For one such day, such leave shall be used only in situations of urgency for the purpose of conducting those affairs which are impossible to transact after school hours or during weekends; no such restrictions shall apply to the other day.
21.
22. c. A form for reporting such leave will be available in all schools. Copies will be provided for teacher and supervisor. (Appendix G).

23.
24. 7. In all cases of above leaves, the teacher shall notify the office of Post-Secondary Education at the earliest possible opportunity.

25.
26.
27. SECTION B. LEAVES OF ABSENCE WITHOUT PAY

28.
29. 1. Leaves of absence without pay shall be granted by the Board upon mutual agreement with the employee or representative. Such leave of absence shall be granted for study related to the teacher's license field, study to meet eligibility requirements for a license other than that held by the teacher, or acceptance of any position that can be considered to upgrade the teacher's ability and therefore, be to the advantage of the school, or for bona fide full-time Association service. Teachers shall return to their previous positions, if they so desire, by notifying the Board by February 1 of the year of leave, or upon the date agreed upon at the time of approval of the leave of absence.
30.
31. 2. Leaves of absence granted in this section shall not receive credit toward annual salary increments on the schedules appropriate to their rank unless agreed to by the Board at the time the leave is granted.

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7. 3. The Board agrees to recommend to the Teachers' Retirement Board that the time spent on leave of absence be granted as service credit for retirement purposes and that the employees receiving such leave of absence be permitted to pay regular monthly contributions based upon their earnable salaries as members of the teaching staff for the period of such leave.
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16. SECTION C. MATERNITY LEAVE
17.

18. 1. It is the intent of both parties of this contract to subscribe to
19. all State and Federal rulings pertaining to this section.
20.
21. 2. A leave of absence without pay for a period up to one (1) year
22. shall be granted for maternity to an employee holding a continuing
23. contract.
24.
25. 3. Requests for such leave shall be made to the District Director in
26. writing three (3) months prior to the date the leave shall begin.
27. This request shall be accompanied by a statement from the woman's
28. physician stating projected date of delivery, indicating that in
29. his professional judgement the woman may healthfully continue her
30. duties until the projected date of leave, and that should con-
31. ditions change at a later date, he will so advise. The request
32. shall also contain a statement indicating the date upon which the
33. instructor intends to return to work. These dates are limited to
34. the beginning of each semester. The instructor must verify the
35. date of her return, in writing, to the District Director by the
36. beginning day of the semester prior to her return to duty.
37.
38. 4. A teacher granted such leave shall retain all benefits as if she
39. were in regular service. She shall continue to accrue seniority
40. for salary increments and all other purposes where seniority is a
41. factor; and her absence shall not be construed as a break in
42. service for any purpose.
43.
44. 5. A teacher on such leave shall be permitted to make her own and
45. the Board's regular contributions to all insurance benefits
46. requiring such contributions unless prohibited by Wisconsin
47. Statutes or by the agency or company involved.
48.
49. 6. The District Director shall reinstate the teacher on maternity
50. leave, as covered in 3. above, upon the presentation of a satis-
51. factory medical report.
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SECTION D. DISABILITY LEAVE

9. 1. An employee who qualifies for benefits under the long-term
10. disability provisions of this agreement shall be considered to be
11. on Leave of Absence.
12.
13. 2. The teacher shall continue to accrue seniority for all purposes
14. where seniority is a factor except that such seniority credit for
15. salary increments shall not exceed two (2) years; and the absence
16. shall not be construed as a breach in service for any purpose.
17.
18. 3. The District Director shall reinstate the teacher on leave upon
19. the presentation of a satisfactory medical report. Such re-
20. instatement shall commence at the beginning of the next semester
21. providing that at least 60 days notice is given.
22.
23. 4. The District to pay for up to three years of health benefits or
24. until employee reaches normal retirement, whichever occurs first.
25. Exclusive of Cobra rights.
26.
27.

28. SECTION E. MILITARY AND GOVERNMENT SERVICE LEAVE
29.

30. 1. All school employees drafted for military service or appointed to
31. government service will be granted a leave of absence.
32.
33. 2. Employees affected by this leave may return to the school within
34. six (6) months after their release from military or government
35. service. They shall be eligible for placement in the same salary
36. bracket which they would have attained during their leaves,
37. without loss of seniority.
38.
39. 3. Every effort shall be made to place returning employees with
40. physical handicaps.
41.
42.

43. SECTION F. JURY DUTY
44.

45. Teachers who are required to serve on jury duty will receive full salary
46. during the period of such service, subject to their prompt remittance to
47. the Board of an amount equal to the compensation paid them for such jury
48. duty.
49.
50.

51. SECTION G. SABBATICAL LEAVE
52.

53. The Board agrees that sabbatical leave is made available to members of the
54. staff under the following limitations:
55.

56. 1. The leave shall not exceed two semesters.
57.
58. 2. All such leaves must have prior approval of the Board.
59.
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8. 3. Leaves must be for the purpose of obtaining advanced degree or specific professional experience, for which remuneration is less than the pay the instructor would receive on the staff. Such educational experience should be of the nature that could not be obtained otherwise.
- 9.
- 10.
- 11.
- 12.
13. 4. Applicants must have completed at least six (6) years of service with the Board.
- 14.
- 15.
16. 5. Applications for such leave must be made in writing to the Northeast Wisconsin VTAE District Board.
- 17.
- 18.
19. 6. The Board shall meet with the members of the Association to determine the granting of sabbatical leave with final determination resting with the Board.
- 20.
- 21.
- 22.
23. 7. No more than two (2) members of the staff may be granted such leave for any year.
- 24.
- 25.

26. Any instructor granted sabbatical leave shall receive one-half pay, based
27. on the teacher's salary for the year of the sabbatical leave. Any teacher
28. on sabbatical leave shall maintain all benefits of employment. Those
29. granted sabbatical leave shall sign a non-interest bearing note to
30. guarantee to teach or work for the Board at least two (2) years upon
31. returning from such leave. Such a note shall provide that in the event of
32. death, incapacitating injury, or mutual agreement, the note shall be
33. cancelled.

34.

35.

36. SECTION H. LIMITED TERM EMPLOYEES

37.

38. If a person is hired to replace a bargaining unit member who has been
39. granted a leave of absence and the position has an expectation of lasting
40. more than one full semester or is contracted for more than one full
41. semester, said individual shall be considered a Limited Term Employee. In
42. the case where a person replaces an individual bargaining unit member who
43. has been granted a leave of absence, has an expectation of less than one
44. semester, but subsequently said leave is extended so that it then has an
45. expectation of more than one semester from date of hire, said individual
46. shall be considered a Limited Term Employee from the date of the change in
47. status.

48.

49. All limited term employees shall be subject to the Fair Share provision of
50. this contract. Contract provisions which apply shall be the following:

51.

52. 1. Salary Schedule
- 53.
54. 2. Health Insurance
- 55.
56. 3. Life Insurance
- 57.
- 58.
59. 4. Sick Leave
- 60.
61. 5. Article IV, Section I
6. Article III, Section D

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In addition to the above, the grievance procedure (Article VII) as it applies to the above items shall apply.

In the event that a Limited Term Employee shall subsequently fill a permanent position without a break in service, seniority shall date from the first day of employment as a limited term employee. The three year probationary period shall still commence with the beginning of the date the permanent position was filled.

Employment shall cease for said Limited Term Employees when the leave of absence of the regular employee expires or upon actual return of the regular employee whichever is earlier.

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7. ARTICLE VII. GRIEVANCE PROCEDURES
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11. SECTION A. DEFINITIONS
12.

13. 1. A grievance is a complaint by an employee in the bargaining unit,
14. or the Association, where a policy or practice is considered
15. improper, or unfair; where there has been a deviation from, or
16. the misinterpretation or misapplication of a practice or policy;
17. or where there has been a violation, misinterpretation or mis-
18. application of any provision of any agreement existing between
19. the parties hereto.
20.
21. 2. Wherever the term "school" is used, it is to include work location
22. or functional division or group in which a grievance may arise.
23. Wherever the term "area coordinator" is used, it is to include
24. the administrator or coordinator of any work location or
25. functional division or group. Wherever the term "Director" is
26. used, it is to include the director or any designee of the Board
27. upon whom the Board has conferred authority to act in the Director's
28. place. Wherever the term "teacher" is used, it is to include any
29. member or members of the bargaining unit. Wherever the term
30. "building representative" is used, it is to include the Association
31. building representative or his/her designee.
32.

33. SECTION B.
34.

35.
36. 1. The Association shall have the right to present, process, or
37. appeal a grievance at any level in its own behalf.
38.
39. 2. The teacher shall have the right to be represented by counsel or
40. any additional persons he/she deems necessary at any step in this
41. procedure.
42.
43. 3. If a grievance is of such a clear and present nature as to
44. require immediate action, the Association may appeal to the
45. Director immediately after the informal step.
46.
47. 4. The grievance procedures provided in this agreement shall be
48. supplementary or cumulative to, rather than exclusive of, any
49. procedures or remedies afforded to any teacher by law.
50.
51. 5. No decision or adjustment of a grievance shall be contrary to any
52. provision of this agreement existing between the parties hereto.
53.
54. 6. Failure at any step of this procedure to communicate the decision
55. on a grievance within the specified time limit shall permit the
56. Association to submit an appeal at the next step of this procedure.
57.
58. 7. The time limits specified in this procedure may be extended in
59. any specific instance by mutual agreement in writing.
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8. The Board or its designee shall make arrangements to allow reasonable time without the loss of salary for Association representatives to investigate grievances. In the event clarification is necessary as to what constitutes reasonable time, the Director, after consultation with the executive committee of the Association, shall make the final determination.
9. All grievances will be processed via forms hereby attached at Appendices E and F.

18.
19. SECTION C. PROCEDURE FOR ADJUSTMENT OF GRIEVANCE

20.
21. Grievances shall be presented and adjusted in accordance with the following
22. procedures:

23.
24. Any teacher within the bargaining unit with a grievance may first discuss
25. the matter with the area administrator, either directly or accompanied by
26. the Association representative, with the object of resolving the matter
27. informally.

28.
29. STEP 1 In the event that the matter is not resolved informally, the
30. grievance stated in writing may be submitted to the Director and
31. Association representative within forty-five (45) calendar days
32. of the act or knowledge of the act or condition which is the
33. basis of the grievance.

34.
35. a. Within three (3) school days after receiving the grievance,
36. the Director shall communicate his/her (their) decision in
37. writing, together with the supporting reasons.
38.
39. b. The Director shall furnish one copy to the teacher who
40. submitted the grievance, and two copies to the Association
41. representative.

42.
43. STEP 2 If the grievance has not been resolved satisfactorily within
44. three (3) school days after receiving the decision of the
45. Director, the aggrieved teacher and/or the Association may appeal
46. the decision at Step 1 to the Board. The appeal shall be in
47. writing and shall be accompanied by a copy of the decision at
48. Step 1.

49.
50. a. The Board shall hold a hearing on the grievance at the next
51. subsequent Board meeting. It is understood that the appeal
52. must be presented prior to noon on the date of the agenda
53. deadline. Such hearing shall be private.
54.
55. b. The aggrieved teacher, Association representative, the
56. school administrator, the chairman of the Association
57. grievance committee, or his/her Association designee, and
58. the Director shall be given at least two (2) school days
59. notice of the hearing.

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- c. The aggrieved employee shall be present at the hearing except that he/she need not attend where it is mutually agreed that no facts are in dispute and that the sole question before the Board is one of interpretation of a provision or any agreement between the parties thereof or of what is established policy or practice.
- d. Within five (5) school days after the hearing on the appeal, the Board shall communicate its decision, in writing, together with the supporting reasons to all parties present at the hearing.

STEP 3

If the decision of Step 2 is rendered unsatisfactory to the aggrieved party, the Association may, within forty-five (45) calendar days, appeal the decision of the Board directly to the Wisconsin Employment Relations Commission for arbitration.

- a. The decision of the arbitrator shall be in writing and shall set forth his/her opinions and conclusions on the issues submitted to him/her at the hearing and in writing.
- b. The decision of the arbitrator, if made in accordance with his/her jurisdiction and authority under this agreement, will be accepted as final by the parties to the dispute and both parties will abide by it.
- c. Nothing in the foregoing shall be construed to empower the arbitrator to make any decision amending, changing, subtracting from, or adding to the provisions of this agreement.



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ARTICLE VIII. BULLETIN BOARDS AND SCHOOL FACILITIES

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11. SECTION A. BULLETIN BOARDS
12.

13. The Association shall be provided adequate bulletin board space in a place
14. readily accessible to all teachers. Such space shall be used for the
15. posting of notices and other material relating to Association activities.
16. The bulletin board space allocated shall be identified with the name of the
17. Association. The president of the Association or his/her representative
18. shall have the responsibility for posting material on the bulletin board.
19.

20.
21. SECTION B. MAIL BOXES
22.

23. The Association shall have the right to place material in the mail boxes of
24. teachers and other professional employees. Placement will be made by the
25. authorized representative of the Association.
26.

27.
28. SECTION C. MEETINGS IN THE SCHOOL
29.

30. 1. On twenty-four hours' notice to the administration of the school,
31. the authorized representative of the Association shall have the
32. right to schedule meetings in the building before and after
33. regular duty hours and during lunch time of the employees involved,
34. except that such meetings shall not conflict with previously
35. scheduled meetings or activities in time or location. No meetings
36. will be permitted at times when the building is not serviced by
37. maintenance staff.
38.
39. 2. Announcements of general interest can be read by staff members at
40. any staff meetings, provided administration is notified in
41. advance of the announcements and consents to such readings.
42.
43.

44. SECTION D. BOARD AGENDA
45.

46. 1. The Association shall, upon its request, be provided with copies
47. of minutes of Board meetings as soon as possible after such
48. meetings.
49.
50. 2. A copy of the official agenda of such meetings will be given to
51. the Association prior to said meetings. The Association shall,
52. upon its request, be entitled to appear on the Board agenda
53. and/or to speak on any issues of said agenda before a vote is
54. taken on such issues.
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7. ARTICLE IX. CONFORMITY TO LAW, SAVING CLAUSE
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11. SECTION A.
12.

13. If any provisions of this agreement is or shall at any time be contrary to
14. law, then such provision shall not be applicable to be performed or enforced
15. except to the extent permitted by law. Any substitute action shall be
16. subject to appropriate consultation and negotiation with the Association.
17.

18.
19.
20. SECTION B.
21.

22. In the event that any provision of this agreement is or shall at any time
23. be contrary to law, all other provisions of this agreement shall continue
24. in effect.
25.

26.
27.
28. CONFORMITY TO LAW: NON-DISCRIMINATION
29.

30. It is agreed that both parties to this contract shall support non-
31. discriminatory employment practices and that nothing in this agreement
32. shall violate the rights of any individual based on sex, race, creed,
33. religion, or handicap.
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ARTICLE XI. AGREEMENT

SECTION A.

This agreement covers wages, hours and working conditions for the period listed and any other statements, policies, rules, or regulations conflicting with this agreement are subject to the terms of this agreement.

SECTION B.

With regard to matters not covered by this agreement, the Board agrees that it will make no changes in existing policy regarding wages, hours, and working conditions without appropriate prior consultation and negotiations with the Association.

SECTION C.

Negotiations may be initiated at the written request of either party. The collective bargaining representatives of the Board and the Association shall meet, unless mutually agreed, within four (4) days of the receipt of the communication and shall continue to meet until either the matter being negotiated has been resolved by agreement, or an impasse has been reached and mediation procedures to resolve the disagreement have been invoked.

_____	EMPLOYER	_____	ASSOCIATION BARGAINING COMMITTEE
TITLE _____		TITLE _____	
DATE _____		DATE _____	



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ARTICLE XI. AGREEMENT

SECTION A.

This agreement covers wages, hours and working conditions for the period listed and any other statements, policies, rules, or regulations conflicting with this agreement are subject to the terms of this agreement.

SECTION B.

With regard to matters not covered by this agreement, the Board agrees that it will make no changes in existing policy regarding wages, hours, and working conditions without appropriate prior consultation and negotiations with the Association.

SECTION C.

Negotiations may be initiated at the written request of either party. The collective bargaining representatives of the Board and the Association shall meet, unless mutually agreed, within four (4) days of the receipt of the communication and shall continue to meet until either the matter being negotiated has been resolved by agreement, or an impasse has been reached and mediation procedures to resolve the disagreement have been invoked.

_____	EMPLOYER	_____	ASSOCIATION BARGAINING COMMITTEE
TITLE _____		TITLE _____	
DATE _____		DATE _____	



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ADDENDUM

A joint Field Service Committee of teachers and administrators shall be formed, comprised of three (3) teachers and three (3) administrators.

The duties of the committee shall be to review and develop criteria as it affects the agreement concerning Field Service courses.

The committee shall report by February 1, 1989, its findings and recommendations to the negotiating committee of each party to be utilized in the development of a workable definition.

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APPENDIX A-I

NORTHEAST WISCONSIN TECHNICAL COLLEGE DISTRICT

SALARY SCHEDULE

EFFECTIVE AUGUST 24, 1987 THRU AUGUST 23, 1988

STEP PLACEMENT	B	B+8	B+16	B+24	MC	M
1	18,560	18,880	19,200	19,520	19,840	20,480
2	19,575	19,895	20,215	20,535	20,870	21,545
3	21,645	21,965	22,285	22,605	22,950	23,645
4	22,590	22,910	23,230	23,550	23,955	24,760
5	23,535	23,855	24,175	24,495	24,955	25,875
6	24,485	24,805	25,125	25,445	25,960	26,985
7	25,425	25,745	26,065	26,385	27,010	28,255
8	26,370	26,690	27,010	27,330	28,060	29,520
9	27,320	27,640	27,960	28,280	29,115	30,790
10	28,260	28,580	28,900	29,220	30,165	32,060
11	29,210	29,530	29,850	30,170	31,225	33,330
12	30,160	30,480	30,800	31,120	32,330	34,745

1. Those instructors obtaining +8, +16 and +24 approved credits beyond their Master Craftsmen or Masters column shall receive \$320 for +8 credits; \$640 for +16 credits; and \$960 for +24 credits.
2. For the purpose of this agreement, employees in the 12th step of the salary schedule for the 1985-86 school year shall receive an added \$500.

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APPENDIX A-II

NORTHEAST WISCONSIN TECHNICAL COLLEGE DISTRICT

SALARY SCHEDULE

EFFECTIVE AUGUST 24, 1988 THRU AUGUST 23, 1989

STEP PLACEMENT	B	B+8	B+16	B+24	MC	M
1	19,300	19,620	19,940	20,260	20,605	21,295
2	20,355	20,675	20,995	21,315	21,680	22,405
3	22,505	22,825	23,145	23,465	23,840	24,590
4	23,490	23,810	24,130	24,450	24,880	25,745
5	24,470	24,790	25,110	25,430	25,925	26,910
6	25,460	25,780	26,100	26,420	26,965	28,060
7	26,440	26,760	27,080	27,400	28,060	29,380
8	27,420	27,740	28,060	28,380	29,155	30,700
9	28,410	28,730	29,050	29,370	30,255	32,020
10	29,390	29,710	30,030	30,350	31,345	33,340
11	30,375	30,695	31,015	31,335	32,445	34,660
12	31,365	31,685	32,005	32,325	33,595	36,130

- Those instructors obtaining +8, +16 and +24 approved credits beyond their Master Craftsmen or Masters column shall receive \$320 for +8 credits; \$640 for +16 credits; and \$960 for +24 credits.
- For the purpose of this agreement, employees in the 12th step of the salary schedule for the 1986-87 school year shall receive an added \$500.

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APPENDIX B

FORM FOR FORMAL PROFESSIONAL ANALYSIS

PRE-OBSERVATION CONFERENCE FORM

_____ SEMESTER, 19 ____ - ____

INSTRUCTOR _____

DATE _____

COURSE _____

COURSE NUMBER _____

OBJECTIVES:

CONTENT TO BE COVERED:

METHODS/TEACHING STRATEGIES:

HOW DO YOU (AS AN INSTRUCTOR) DETERMINE IF OBJECTIVES ARE MET?



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SEMESTER, 19 ___ - ___

INSTRUCTOR _____ DATE _____

COURSE _____ COURSE NUMBER _____

INSTRUCTIONS: Check the appropriate line(s) for type of instructional activity.

- | | |
|--|---|
| <input type="checkbox"/> Lecture | <input type="checkbox"/> Shop |
| <input type="checkbox"/> Discussion | <input type="checkbox"/> Experimentation |
| <input type="checkbox"/> Demonstration | <input type="checkbox"/> Individual Study |
| <input type="checkbox"/> Laboratory | <input type="checkbox"/> Other |

INSTRUCTIONS: Check the appropriate item for each statement of the teaching performance. Space for comment is provided below.

	Competency Evident	Needs Improvement	Does Not Apply For This Class, Lab or Shop
A. INTRODUCTION OF LESSON			
1. Presentation (Content, Effect)	_____	_____	_____
2. Organization	_____	_____	_____
Comments: Observer -			
Instructor -			
B. PRESENTATION OF LESSON			
1. Competency in presentation.	_____	_____	_____
2. Objectives defined and known.	_____	_____	_____
3. Presentation consistent with lesson and course objectives.	_____	_____	_____
4. Utilized various teaching methods. (Discussion, reports, demonstrations, etc.)	_____	_____	_____
5. Utilized teaching aids effectively.	_____	_____	_____
6. Illustrations and work clear and understandable.	_____	_____	_____



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Competency Evident	Needs Improvement	Does Not Apply For This Class Lab or Shop
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7. Lectures, general presentation, discussion understandable. _____

Comments: Observer -

Instructor -

C. ENCOURAGE STUDENT PARTICIPATION IN:

- 1. Contributing to instructional activity. _____
- 2. Note taking, use of assignments and/or job sheets. _____
- 3. Value judgments (safety, time utilization, etc.). _____

Comments: Observer -

Instructor -

D. INSTRUCTOR CHARACTERISTICS:

- 1. Enthusiasm for subject and teaching. _____
- 2. Sensitive to students' needs and opinions. _____
- 3. Fair and impartial treatment of students. _____
- 4. Sound adult student relationship. _____
- 5. Voice, diction and delivery. _____
- 6. Recognition of student differences (grading, assignments or jobs, individual assistance). _____

Comments: Observer -

Instructor -



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Competency Evident	Needs Improvement	Does Not Apply For This Class Lab or Shop
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E. PHYSICAL CONDITIONS

- | | | | |
|--|-------|-------|-------|
| 1. Teaching areas organization (system of storage distribution of equipment, etc.) | _____ | _____ | _____ |
| 2. Room environment (lights, equipment, etc.). | _____ | _____ | _____ |
| 3. Safety practice evident. | _____ | _____ | _____ |

Comments: Observer -

Instructor -

F. POST-OBSERVATION CONFERENCE COMMENTS:

SIGNED _____
(INSTRUCTOR)

SIGNED _____ (DATE)
(OBSERVER)

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APPENDIX C

DUES AUTHORIZATION FORM

EFFECTIVE AFTER SEPTEMBER 15, 1974

I hereby authorize the NWTC District Board to deduct monthly from my earnings on the 15th of each month and transmit to the Treasurer of the NWTC Faculty Association (the recognized bargaining unit) an amount as certified each school year by the Treasurer of the Association and that such authorization for deduction of dues shall continue in force until my employment terminates or upon written revocation thirty (30) days prior to the first payday of the ensuing school year.

(MEMBER'S NAME - PRINTED)

(MEMBER'S SIGNATURE)

(DATE)



APPENDIX D-I

NORTHEAST WISCONSIN TECHNICAL COLLEGE

1988-89 ACADEMIC CALENDAR

JULY					AUGUST					SEPTEMBER				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
				1	1	2	3	4	5				1 T	2 T
4 H	5	6	7	8	8	9	10	11	12	5 H	6	7	8	9
11	12	13	14	15	15	16	17	18	19	12	13	14	15	16
18	19	20	21	22	22	23	24	25	26	19	20	21	22	23
25	26	27	28	29	29	30	31 O			26	27	28	29	30
OCTOBER					NOVEMBER					DECEMBER				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
3	4	5	6	7		1	2	3	4				1	2
10	11	12	13	14	7	8	9	10	11	5	6	7	8	9
17	18	19	20	21	14	15	16	17	18	12	13	14	15	16
24	25	26	27	28	21	22	23	24 H	25 -	19	20	21	22	23
31					28	29	30			26, H	27 -	28 -	29 -	30 -
JANUARY					FEBRUARY					MARCH				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
2 H	3 -	4	5	6			1	2	3			1	2	3 T
9	10	11	12	13	6	7	8	9	10	6	7	8	9	10
16	17	18	19 R	20 B	13	14	15	16	17	13	14	15	16	17
23	24	25	26	27	20	21	22	23	24	20	21	22	23	24
30	31				27	28				27 H	28 -	29 -	30 -	31 -
APRIL					MAY					JUNE				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
3	4	5	6	7	1	2	3	4	5				1	2
10	11	12	13 C	14 C	8	9	10	11	12	5 R	6	7	8	9
17	18	19	20	21	15	16	17	18	19	12	13	14	15	16
24	25	26	27	28	22	23	24	25	26	19	20	21	22	23
					29 H	30	31			26	27	28	29	30

Instructional Days 174

CON	Convention	2
(T)	In Service	3
(R)	Record	2
(H)	Holiday	6
(-)	Recess	-
(O)	Orientation	(4)

Employees in programs which are not designed to fit the standard academic calendar shall be obligated for a comparable number of days including in-service, holidays, records days, instructional days and convention days.

Faculty required to teach during orientation, records or convention days (i.e., apprenticeship), shall receive release time for corresponding activities elsewhere during the term by mutual agreement.

APPENDIX D-II

NORTHEAST WISCONSIN TECHNICAL COLLEGE

1989-90 ACADEMIC CALENDAR

JULY					AUGUST					SEPTEMBER				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
3	4 H	5	6	7	1	2	3	4						1 T
10	11	12	13	14	7	8	9	10	11	4 H	5	6	7	8
17	18	19	20	21	14	15	16	17	18	11	12	13	14	15
24	25	26	27	28	21	22	23	24	25	18	19	20	21	22
31					28	29	30	31 T		25	26	27	28	29

OCTOBER					NOVEMBER					DECEMBER				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
2	3	4	5	6			1	2	3					1
9	10	11	12	13	6		8	9	10	4	5	6	7	8
16	17	18	19	20	13	14	15	16	17	11	12	13	14	15
23	24	25	26	27	20	21	22	23 H	24 -	18	19	20	21	22
30	31				27	28	29	30		25 H	26 -	27 -	28 -	29 -

JANUARY					FEBRUARY					MARCH				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
1 H	2 -	3	4	5				1	2				1	2
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22	23	24	25	26	19	20	21	22	23	19	20	21	22	23
29	30	31			26	27	28			26	27	28	29	30

APRIL					MAY					JUNE				
MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI	MON	TUE	WED	THU	FRI
2	3	4	5	6		1	2	3	4					1
9	10	11	12 C	13 C	7	8	9	10	11	4 R	5	6	7	8
16 H	17 -	18 -	19 -	20 -	14	15	16	17	18	11	12	13	14	15
23	24	25	26	27	21	22	23	24	25	18	19	20	21	22
30					28 H	29	30	31		25	26	27	28	29

Instructional Days 174

CON	Convention	2
(T)	In Service	3
(R)	Record	2
(H)	Holiday	6
(-)	Recess	-
(O)	Orientation	($\frac{1}{2}$)

Employees in programs which are not designed to fit the standard academic calendar shall be obligated for a comparable number of days including in-service, holidays, records days, instructional days and convention days.

Faculty required to teach during orientation, records or convention days (i.e., apprenticeship), shall receive release time for corresponding activities elsewhere during the term by mutual agreement.



APPENDIX E

NORTHEAST WISCONSIN VOCATIONAL, TECHNICAL AND ADULT EDUCATION DISTRICT

FORM FOR FILING GRIEVANCE

DATE _____

AGGRIEVED PERSON _____

BASE SCHOOL _____

PERSON SUBMITTING THIS REPORT, IF
OTHER THAN THE AGGRIEVED PERSON _____

GRIEVANCE FILE WITH _____

DATE FACTS BECAME KNOWN _____

ARTICLE _____ SECTION _____ PARAGRAPH _____ ALLEGEDLY VIOLATED

WHAT PREVIOUS ACTION HAS BEEN TAKEN TO RESOLVE _____ PROBLEM?

GRIEVANT EXPLANATION OF ALLEGED VIOLATION:

RELIEF REQUESTED:

COPIES OF THE REPORT SENT TO THE FOLLOWING:



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APPENDIX F

NORTHEAST WISCONSIN VOCATIONAL, TECHNICAL AND ADULT EDUCATION DISTRICT
FORM FOR ANSWERING ALLEGED GRIEVANCE

DATE _____

NAME OF PERSON ANSWERING GRIEVANCE _____

NAME OF GRIEVANT _____

NAME OF PERSON FILING GRIEVANCE
IF OTHER THAN GRIEVANT _____

COPIES SENT TO:

ANSWER TO GRIEVANT



APPENDIX G

NORTHEAST WISCONSIN TECHNICAL INSTITUTE
ABSENCE REPORT

Date _____

Name _____

- I. Marinette
- Green Bay
- Sturgeon Bay
- II. Admin.
- Clerical
- III. Employee is Full Time Less than Full Time
- Instructional
- Para-Prof.
- Custodial
- Other

IV. Dates Requested/Absent

V. Indicate total hours requested/absent

Dates: _____

Hours: _____

- 1) Illness, self
- 2) Illness, family member (describe)
- 3) Funeral, family member
- 4) Funeral, non-family member
- 5) Jury Duty
- 6) Paid Leave of Absence (describe)
- 7) Unpaid Leave of Absence (describe)
- 8) Emergency Leave (describe)
- 9) Vacation/Non-Contract Time
- 10) Other (describe)

Description: _____

_____ Date _____

_____ Employee Signature _____

ROUTING PROCEDURE:

- Emergency leave, paid or unpaid leave requests (items 6, 7, 8) Route to – Supervisor, Campus Administrator, Payroll.
- All other absence reports Route to – Supervisor & Payroll.

Recommendation/Comment: _____

Supervisor

Paid, Unpaid and Emergency Leave

- Approve
- Disapprove
- Approve
- Disapprove
- Approve
- Disapprove

Signature

Administrator and/or Director

ORIGINAL-PAYROLL

YELLOW COPY-SUPERVISOR

PINK COPY-EMPLOYEE

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APPENDIX H
APPLICATION FOR
NWTC MASTER CRAFTSMAN CLASSIFICATION

PART I

DATE _____

TO: Administrator of Educational Services

1. I, _____, wish to request
(INSTRUCTOR'S NAME)
prior approval for candidacy for the Master Craftsman Classification
as described in the Master Contract now in effect.

2. Eligibility: Candidacy is based upon the following: _____

3. Justification: State reasons candidacy is requested for Master
Craftsman. (Use back of sheet if required).

_____ INFORMAL MEETING DATE _____ APPROVED _____ DISAPPROVED

REASON/RATIONALE

SIGNATURE



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APPLICATION FOR

NWTC MASTER CRAFTSMAN CLASSIFICATION

PART II

Program for attainment of the Master Craftsman Classification as described in the Master Contract now in effect.

DATE _____

1. Certification: Certification must be complete prior to attainment of Master Classification (may be taken in conjunction with program, but credits do not apply to credits required below).

Certification Date _____

2. Twenty-four (24) approved semester credits, beyond certification are required as follows:

- A. Related Academic Activities - at least 12 credits relating to instructional area required.

- B. Instructional Skill Building

Each candidate shall earn at least six (6) credits or credit equivalencies in subject areas designed to increase the instructional skills of the instructor.

- C. Occupational Experience

New occupational experience approved in advance may be used for credit at the rate of one credit for each 173 hours of said experience. Each candidate shall earn at least three (3) such credits or credit equivalencies.

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5. PART II (CONTINUED)
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8. D. Electives
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10. The prescribed program shall contain provisions for three (3)
11. credits of electives selected by the participant within the
12. categories A, B, and C described above.
13.
14. _____
15. _____
16. _____
17. _____
18. _____
19.

20. E. Institutes, Seminars and Workshops
21.

22. Approved institutes, seminars, and workshops shall carry one full
23. credit for each 40 hours of full week unless credits are assigned
24. by the sponsors in which case said assigned credits shall be
25. used.
26.
27. _____
28. _____
29. _____
30. _____
31. _____
32.

3. F. Variations
4.

5. Variations in the above requirements may be made by the
6. Educational Services Administrator, subject to a letter of
7. understanding and agreement from the Faculty Association.
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10. All credits earned shall be verified by submitting original transcripts,
11. official letters verifying occupational experience, or other records
12. substantiating institute, seminar, or worksaop attendance to the District
13. Director.
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TEACHING ASSIGNMENTS
HOUR - PERCENT LOAD
BREAKDOWN

PERIODS	GROUP	GROUP	GROUP	GROUP				GROUP	PERIODS
	I	II	III	IV				V	
	30	26	24	21	20	19	22	35	
1	3	4	4	5	5	5	5	3	1
2	7	8	8	10	10	11	9	6	2
3	10	12	13	14	15	16	14	9	3
4	13	15	17	19	20	21	18	11	4
5	17	19	21	24	25	26	23	14	5
6	20	23	25	29	30	32	27	17	6
7	23	27	29	33	35	37	32	20	7
8	27	31	33	38	40	42	36	23	8
9	30	35	38	43	45	47	41	26	9
10	33	38	42	48	50	53	45	29	10
11	37	42	46	52	55	58	50	31	11
12	40	46	50	57	60	63	55	34	12
13	43	50	54	62	65	68	59	37	13
14	47	54	58	67	70	74	64	40	14
15	50	58	62	71	75	79	68	43	15
16	53	62	67	76	80	84	73	46	16
17	57	65	71	81	85	89	77	49	17
18	60	69	75	86	90	95	82	51	18
19	63	73	79	90	95	100	86	54	19
20	67	77	83	95	100	105	91	57	20
21	70	81	88	100	105	111	95	60	21
22	73	85	92	105	110	116	100	63	22
23	77	88	96	110	115	121	105	66	23
24	80	92	100	114	120	126	109	69	24
25	83	96	104	119	125	132	114	71	25
26	87	100	108	124	130	137	118	74	26
27	90	104	112	129	135	142	123	77	27
28	93	108	117	133	140	147	127	80	28
29	97	112	121	138	145	152	132	83	29
30	100	115	125	143	150	158	136	86	30
31	103	119	129	148	155	163	141	89	31
32	107	123	133	152	160	168	145	91	32
33	110	127	138	157	165	174	150	94	33
34	113	131	142	162	170	179	155	97	34
35	117	135	146	167	175	184	159	100	35
36	120	138	150	171	180	189	164	103	36
37	123	142	154	176	185	195	168	106	37
38	127	146	158	181	190	200	173	109	38
39	130	150	162	186	195	205	177	111	39
40	133	154	167	190	200	211	182	114	40

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5. ADDENDUM - EARLY RETIREMENT
6. FACULTY HEALTH BENEFIT PROGRAM CONTINUATION
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10.

11. The following agreement between the Faculty Association and the District
12. Board of the Northeast Wisconsin Technical Institute resulted from
13. bargaining for the 1985-87 Master Working Agreement between the parties.
14. This agreement and the rights which it provides are binding on the parties
15. and disputes thereto are subject to the contractual grievance procedure.
16.
17.

18. I. Benefit Eligibility
19.

20. A. For initial eligibility, the faculty member must have 15
21. years of continuous service in the bargaining unit, excluding
22. unpaid leave but including the full contract year in which
23. application is made.
24.
25. B. For initial eligibility, the faculty member must be eligible
26. for the immediate payment of retirement benefits from the
27. Department of Employee Trust Funds, State Teacher's Retirement
28. System, as of the effective date of resignation for
29. retirement.
30.
31. C. Eligibility permanently ceases should the faculty member
32. become eligible for other employer group health coverage
33. (i.e., by virtue of spouse eligibility or as a dependent
34. except should such coverage by "rated" or non-standard group
35. coverage) or when said faculty member becomes eligible for
36. Medicaid/Medicare or like successor federal health programs.
37.
38.

39. II. Application Procedure
40.

41. A. All employees eligible shall receive the benefit so long as
42. they meet the notice requirement. Notice shall consist of a
43. timely formal resignation for the purpose of retirement.
44. The effective date of retirement shall be at the end of a
45. regular semester or teaching cycle.
46.
47. B. Timely shall mean coincidental with the return of the
48. statutory individual contract, or as otherwise provided by
49. District policy (June 1) or as otherwise mutually agreed.
50.
51. C. Resignation for retirement may be conditioned upon the
52. employee meeting the initial eligibility requirements.
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5. III. Benefit
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10. A. For eligible employees a "paper benefit value" shall be
11. determined. This value shall initially be equal to 30% of
12. the employees regular salary during their last contract year
13. (staff whose individual contract status has changed during
14. the prior five (5) years shall have the 30% calculated from
15. the most frequent contract load).
16.
17. B. So long as a retiree remains continuously eligible and
18. credits remain (IIIA) and the employee wishes, the District
19. shall continue the District's health benefit program under
20. the same terms and conditions as active employees, debiting
21. each month the figure determined in IIIA above.

22. IV. Duration of Benefits

23. A. Benefits shall continue so long as the individual remains
24. eligible and credits exist.
25.
26. B. The "sunset provision" listed below shall act only to
27. restrict new staff eligibility. Staff already qualified for
28. the benefit and having credit available shall continue to
29. receive the benefit even if beyond the sunset date.
30.
31.
32.

33.
34. The above program is agreed to as a separate memorandum of agreement,
35. resulting from the 1985 contract negotiations. Except with regard to
36. enforcing benefits for those already eligible, this agreement shall cease
37. on August 23, 1990.
38.
39.

40. _____
41. FOR THE FACULTY ASSOCIATION
42. SPOKESPERSON/BARGAINING CHAIR
43.

40. _____
41. FOR THE NWTI DISTRICT BOARD
42. SPOKESPERSON/NEGOTIATIONS CHAIR
43.

44. _____
45. DATE
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44. _____
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42. SPOKESPERSON/BARGAINING CHAIR
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44. _____
45. FOR THE NWPI DISTRICT BOARD
46. SPOKESPERSON/NEGOTIATIONS CHAIR
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NORTHEAST WISCONSIN TECHNICAL COLLEGE
HEALTH AND DENTAL PROGRAM CONSIDERATIONS

I. FUNDING CONSIDERATIONS

- A. All funds shall be kept in a segregated fund. Those authorized to transfer or access and direct expenditures of such funds shall be bonded or insured against all risks of loss.
- B. All benefit funds deposits and procedures shall be subject to audit by an independent Certified Public Accounting firm. Said audit to be accomplished annually. Audit results shall be provided to all interested parties. Other interested parties may at their own expense independently audit this account. The formal audit shall specifically address the following questions:
1. level of reserves
 2. security of investments
 3. appropriateness of deposit rates funding the program
 4. stop loss levels and program risk considerations/concern
- C. Funds shall be expended from the segregated account for only approved purposes. Approved purposes are those directly related to the administration and delivery of benefits. Included by specific reference are: claims, any and all forms of risk reinsurance including aggregate and specific stop loss and specific named risk coverage, audit, management, underwriting, cost containment, and such related management expenses as are necessary to proper program administration. On a case by case basis, with prior written agreement of the parties, health related educational and inservice expenses, as well as group wellness incentives and initiatives, may be charged to this fund.
- D. Funds on deposit may be invested in accord with Wisconsin regulations governing the investment of public bodies. Any and all interest, earnings, or other benefits accruing shall belong to the fund and shall be credited and accounted for within the fund.
- E. Funds shall be transferred from the District benefits budget and payroll deduction accounts to the segregated fund prior to the first of the month for which the benefit deposits are assessed.

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5. II. RESERVE CONSIDERATIONS
6.

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8. A. At all times funds shall be reserved in the segregated
9. account for the purpose of paying incurred but unreported
10. and/or unpaid claims.
11.
12. B. Reserve levels
13.
14. 1. It is recognized that reserve levels, by definition,
15. fluctuate. Minimum reserves are targeted as a minimum
16. level recommended by the underwriter and/or audit firm
17. or the average monthly claims for the prior six months
18. times three.
19.
20. 2. Where, auditors and/or underwriters advise a reduction
21. in the fund balance level, such reduction shall be
22. accomplished by deposit waiver, a freeze on deposit
23. levels, or a reduction in deposit level. Under no
24. circumstances will deposits be "refunded" or returned
25. to any participant or the Board in order to reduce the
26. fund balance.
27.
28. 3. In addition to the Union receiving copies of any
29. reserve or audit recommendations, the District shall
30. specifically draw the attention of the union to any
31. reserve level recommendations.
32. C. The annual fund audit shall be directed to specifically
33. speak to the level and adequacy of reserves.
34.
35. D. Adequate fund balances recognize not only immediate incurred
36. liability but the desirability of limiting rate fluctuation
37. and volatility.
38.

39. II. DEPOSIT RATES
40.

41. Deposit rates shall be reflective good financial planning,
42. risk, reserve requirements, and estimated claims/costs.
43.
44. B. At least once annually, but not more than quarterly, a
45. formal deposit rate recommendation shall be provided by the
46. third party administrator, and/or a recognized underwriting
47. organization, and/or the district benefits consultant and by
48. the district administration. Such information shall be
49. provided to the Faculty Association.
50.
51. C. Final rate determination shall be made by the District.
52. Faculty Association objections to that rate determination
53. shall be brought through the grievance procedure beginning
54. at the last step (arbitration).
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IV. CONFIDENTIALITY CONCERNS

Confidentiality as it relates to identifiable benefit data is recognized as a critical concern. Likewise the availability of data is important for numerous reasons including: determining appropriateness of reserve levels, verifying subscriber eligibility, developing utilization statistics and program delivery data, determining the value of possible program modification, and meeting the fiscal and financial responsibilities of a public body expending public funds. To these ends:

- A. Actual records shall be maintained under lock and key and shall be subject to review only by the Finance Supervisor, District auditing accountant, and Staff Administrator of Personnel.
- B. Only generic statistics and data will be released to internal committees, groups, or individuals.
- C. Public document requests for data or public documents which contain individual's identifiers as regard program utilization shall have those identifiers eliminated before release. If the request or item is so specific that identification is still apparent, the item shall not be released except on written advice of council, by court order, or by final determination by competent authority.
- D. All district employees and staff handle confidential information. Such information may deal with students, staff, grades, benefits, criminal records, ad infinitum. Benefits delivery information is viewed by the District as confidential. Disclosure of such information except within the course and scope of employment justifies discipline up to and including discharge. In addition, it is recognized that facts may also make the District and/or individuals personally liable for damages resulting from the release of such information.

V. BENEFIT ASSURANCES

The method of funding the District's benefit programs is designed to provide the benefits which would otherwise be received should the program not be self-funded. To that end, changes in legislatively mandated benefits shall be reflected automatically in the benefit specifications as of the date such changes would be effective should the program be insured.

VI. MISCELLANEOUS

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- A. As part of this overall agreement the parties shall review, or initial and date the benefit specifications.
 - B. Aggregate stop loss shall not exceed 125% of estimated claims for health benefits.
 - C. Individual benefit specifications (risks) may be individually insured or reinsured.
 - D. The transfer of plans between administrators or from ASO to insured or back shall include the transfer of all individual enrollments on the same basis as would be required between insured plans in a "change of carrier" situation under Wisconsin and insurance industry rules, regulations, and protocols.
 - E. Plan administration shall be substantially the same regardless of the administrator used. Benefit specifications shall be met. Where the union, after a reasonable period of transition, claims substantial material variations or lack of comparability in plan administration, the questions shall be resolved as follows. A committee of three shall be appointed to review and resolve such claim of conflict. The committee shall consist of one appointee by both the District and the Union. These two shall mutually agree to the third member (In the absence of mutual agreement, the third member shall be a WERC staff arbitrator). None of the three shall be employees or representatives of the VTAE system or its institutions or staff.

Any disputes as to the standards set forth above in item E shall be resolved by the committee.

- F. The employer does hereby indemnify and shall save the Association, its Board, officers, and members harmless against any and all claims, demands, suits, or other forms of liability, including court costs arising out of the provision or administration of self-funded employee health care benefit plans, including a dental plan.

The proceeding excepts claims, demands, suits, or other forms of liability where the Faculty Association, WEAC, NEA, or their successors, affiliates, or other entities acting at their direction are a party to or support or maintain such action directly or indirectly unless any of the above mentioned groups are impleaded by the employer.

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- G. It is agreed that the District shall not change administrators during the term of the 1987-89 contract except if such change is made subject to interest arbitration.
- H. The Benefit specifications already negotiated (as illustrated by the October benefit bid materials) shall not be changed except by mutual agreement of the parties.



WELFARE INSURANCE
TRUST

6522 Grand Teton Plaza P.O. Box 7338, Madison, WI 53707 1.608.833.4000

Director of Field Operations:
Dennis G Eisenberg

Manager of Field Services:
Kim O'Brien

In Wisconsin Toll-Free Number 1.800.362.8250
Outside Wisconsin Toll-Free Number 1.800.356.5353

Field Representatives:

Peter Antonie
Paul W Bickel
Karan Chapman
Joseph M Cronick
Fred J Evert
James M Utrie

December 10, 1987

Mr. William C. Evans, Staff Administrator
Personnel Services
Northeast Wisconsin Technical Institute
2740 West Mason Street
P. O. Box 19042
Green Bay, WI 54307-9042

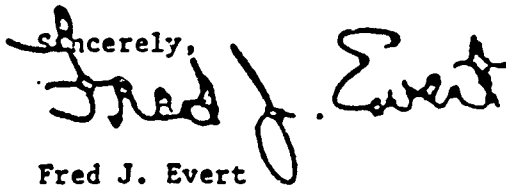
Dear Bill:

I am writing to confirm our intention to comply with your request that future claimants under our group long-term disability plan have their benefits calculated on the "daily" claims method rather than the "monthly" claims method formerly used. You are correct in stating that it would be necessary to document each individual claimant's actual work cycle, i.e. academic school year vs. 10 and 12-month employees. You are also correct in your assumption that claims incurred prior to 1/01/88 would continue to be paid under the monthly claims method and that the 60-calendar day waiting period would not be affected in any way.

By copy of this letter and a written report, I will be notifying our LTD Claims Department of this change in the way benefits under your group LTD program are to be administered. You should understand that individuals who are disabled longer than 12 months revert to the monthly claims method, the assumption being that those cases are relatively rare and are truly long-term disabling conditions.

I noticed you copied a number of people with your letter to me; I would appreciate it if you would forward to them a copy of our affirmative response. Thank you very much.

Sincerely,



Fred J. Evert
Field Representative

FJE:jw

cc: Dennis Muehl
Pat Johnson
Chris Farrens



NORTHEAST WISCONSIN TECHNICAL INSTITUTE

Green Bay Campus

Dr. Gerald D. Prindiville
District Director

2740 West Mason Street
P O Box 19042
Green Bay, WI 54307-9042
(414) 498-5400

MEMORANDUM

To:
From: Bill Evans
Re: Disability Benefits Per Master Agreement
Date: December 15, 1987

As part of the Master Agreement between the parties, a number of changes were made in the disability benefit provided. These additional benefit specifications are enforced until such time as and unless changes are mutually agreed to at some future date. The changes specifically added the Faculty Association Proposal 6, points (a), (c) and (d), specifically:

- (a) Following a waiting period of 60 calendar days, a long-term disability benefit plan will pay the individual employee a monthly benefit equal to 90% of said employee's covered annual wage, prorated based on their actual working cycle, and paid for time lost during their actual working cycle per the WEA Trust letter attached.
- (c) Implementing a pay-in premium adjustment retroactive on settlements.
- (d) Indexing disability benefits.

It is understood that in interpreting the above, the Wisconsin Education Association Trust specifications of December, 1987, shall govern.

Likewise, it is agreed and understood that employees must actually apply for disability benefits on the first day eligible (61st day of disability). It is recognized that the district may, for the purposes of competitive bidding and pricing, obtain a 90-day waiting period disability so long as the district, itself, meets the specification and payment requirements of the 61st to the 90th day of disability on the same terms and conditions as would be provided by an insured program.

WGE/jt

pc: File

ERIC CLEARINGHOUSE FOR
JUNIOR COLLEGES

OCT 07 1988