MASTER CONTRACT

BETWEEN

Van Buren Community
School District

and

Van Buren
Education Association

2014-2015

405 4[™] STREET KEOSAUQUA, IOWA 52565

319-293-3334

PREAMBLE

The Board of Directors of the Van Buren Community School District, hereinafter referred to as the Board, and the Van Buren Education Association, hereinafter referred to as the Association, recognize that the aim of the public schools is to provide a quality education program for children and youth of the school district. The parties further recognize that attainment of this educational objective is a joint responsibility of the Board, the administrative and supervisory staff, the professional teaching personnel of the district, the parents of students, and the community at large.

Nothing in this agreement will supersede the lowa Code and/or the administrative rulings of the Department of Education of the State of Iowa.

Whereas, the parties have reached certain understandings which they desire to confirm in this agreement, it is agreed to as follows:



ARTICLE I: RECOGNITION STATEMENT

A. Unit

The Board of Directors of Van Buren Community School District, hereinafter referred to as the Board, recognizes the Van Buren Education Association, hereinafter referred to as the Association, as the sole and exclusive negotiating agent for all contracted professional staff as stated in PERB certification.

B. <u>Definitions</u>

- 1. The term "Board", as used in this agreement, shall mean the Board of Education of the Van Buren School District or its duly authorized representatives.
- 2. The term "Employee", as used in this agreement, shall mean all professional employees represented by this Association in the bargaining unit as defined and certified by the Public Employment Relations Board.
- 3. The term "Association", as used in this agreement, shall mean the Van Buren Education Association or its duly authorized representatives or agents.
- 4. The term "PERB", as used in this agreement, shall mean the Public Employment Relations Board or its duly authorized representative or agents.



ARTICLE II: PROCEDURE FOR NEGOTIATIONS

A. Mutual Commitment to Good Faith Negotiations

Good faith negotiations requires a free and open exchange of views by the parties involved in the negotiations; therefore, both parties agree to meet at reasonable times and places to negotiate in a good faith effort to reach agreement in accordance with Chapter 20 of the lowa Code. Articles tentatively agreed to shall be initialed by each party, and shall be set aside subject to ratification of the agreement.

B. Requests for Meetings

The Board and the Association shall meet for the purpose of negotiating and seeking agreement. Requests from the Association for negotiation meetings shall be made in writing to the president of the Board or his/her designated representative. Requests from the Board for negotiation shall be made in writing to the president of the Association or his/her designated representative.

Within five (5) days of the date of the request, a mutually convenient time and place for a meeting shall be established. The meeting shall take place no later than fifteen (15) days following the date of the request. Additional meetings shall be agreed upon by the negotiations' representatives as may be necessary to complete an agreement.

C. <u>Negotiation Teams</u>

Neither party in negotiations shall have any control over the selection of the bargaining representatives of the other party. The parties mutually pledge that their representatives will be clothed with all the necessary power and authority to make proposals, counterproposals and to reach tentative agreement on items being negotiated.

D. Access to Information

The Board agrees to furnish the Association such information as is available in its present form requested by the Association for developing negotiation proposals on behalf of the employees, together with information which may be necessary for the Association to fulfill its obligation to effectively represent employees in the processing of any grievance.

ARTICLE III: IMPASSE PROCEDURES

Impasse procedure shall be set out as in Section 20.19 of the current Code of Iowa and the relating Sections in regard to impasse.



ARTICLE IV: GRIEVANCE PROCEDURE

A. Definition

A grievance shall mean that there has been an alleged violation, misinterpretation or misapplication of the provisions of this agreement.

B. <u>Purpose</u>

- This agreement shall give all covered employees the right to present grievances in accordance with indicated procedures. In the occurrence of a common or repeated grievance by several employees, a collective grievance shall be signed by the president of the Association or chairman of Rights Committee, who shall be responsible therefore.
- 2. The failure of a grievant or the Association to act on any grievance within the prescribed time limits will act as a bar to any further appeal. Failure of an administrator to follow the time limits shall permit the grievance to proceed to the next step.
- 3. Investigation, handling, or processing of any grievance by the grievant shall be conducted so as to result in no interference or interruption of the instructional program and work activities of the grievant, certified staff, or the school administration.
- 4. Proceedings will be kept informal and as confidential as may be appropriate at any level of the procedure.

C. Procedure

1. First Step:

An attempt shall be made to resolve any grievance in informal, verbal discussion between complainant and his/her principal. The grievant shall, upon request, be represented by the Association at all steps. (See sample form last page.)

2. Second Step:

If the grievance cannot be resolved informally, the aggrieved employee shall file the grievance in writing. The written grievance shall state the nature of the grievance, shall note the specific clause or clauses of the grievance, and shall state the remedy requested. The filing of the formal written grievance at the second step must be within ten (10) school days from the date of occurrence of the event giving rise to the grievance.

Within five (5) school days of the filing of the formal written grievance, the principal and the grievant shall meet at a mutually agreeable time to discuss the matter. The principal shall make a decision on the grievance and communicate such in writing to the grievant, the superintendent, and the VBEA Rights chairperson within ten (10) school days of the second step grievance meeting.

3. Third Step:

If the grievance has not been satisfactorily resolved at the second step, the grievant shall file, within five (5) school days of the receipt of the principal's written decision, a copy of the grievance with the superintendent. Within five (5) school days of receipt of the written grievance, the grievant and the superintendent, or a designee of the superintendent, shall meet to resolve the grievance. The superintendent or designee shall make a decision on the grievance and communicate such in writing to the grievant and the VBEA Rights chairperson within ten (10) school days of the third step grievance meeting.

4. Fourth Step:

If the grievance is not resolved satisfactorily at Step 3, a fourth step or impartial binding arbitration is available. The Association may submit in writing to the superintendent within thirty (30) days from receipt of the Step 3 answer a request for arbitration on behalf of the Association and the grieving employee. Arbitration shall proceed as follows:

Within ten (10) days after such written notice of submission to arbitration, the Superintendent and Association may attempt to agree upon a mutually acceptable arbitrator and to obtain a commitment from such arbitrator to serve. If the parties are unable to agree upon an arbitrator or to obtain such a commitment within the 10-day period, a request for a list of arbitrators shall be made to PERB by either party.

The arbitrator so selected shall confer with representatives of the Board and the Association. Hearings shall be held promptly and a decision issued not later than thirty (30) days from the date of the close of the hearing. If hearings have been waived, a decision will be issued within thirty (30) days from the date final statements and proofs on the issues were submitted to the arbitrator. The decision of the arbitrator shall be in writing and shall set forth findings of fact, reasoning, and conclusions on the issues submitted. The arbitrator shall not amend, modify, nullify, ignore, or add to the provisions of the agreement. The authority of the arbitrator shall be strictly limited to deciding only the issues presented in writing by the Board and the Association.

Decision must be based solely and only upon interpretation of the meaning or application of the expressed relevant language of the agreement.

Expenses for the arbitration services shall be borne equally by the Board and the Association.

5. If both parties agree, the procedural time schedule for processing a grievance can be waived at any point of any step.

D. Year-End Grievance

In the event a grievance is filed that cannot be processed through all the steps of the grievance procedure by the end of the school year, and if unresolved could result in irreparable harm to a party in interest, the time limits set forth herein shall be reduced so the grievance procedure may be exhausted prior to the end of the school year or within a maximum of thirty (30) days thereafter.

ARTICLE V: RIGHTS

A. <u>Management Rights</u>

The school district shall have all the powers, duties and rights established as set out in Section 20.7 of the current Code of Iowa, with all the rights and privileges given thereunder.

B. Association Rights

1. <u>Use of Facilities:</u>

Association members shall have the right to make use of school buildings and facilities at all reasonable hours for meetings. Any equipment may be used when such equipment is not otherwise in use. The Association shall pay for the reasonable cost of all materials and supplies incidental to such use.

2. <u>Communications</u>:

The Association shall have the right to post notices of activities and matters of Association concern on employee bulletin boards, at least one of which shall be provided in each school building in areas designated for employee use. The Association may use the district mail services and employee mailboxes for communications to employees.

3. Access to Members:

Duly authorized representatives of the Association and respective affiliates shall be permitted to transact official Association business on school property at all reasonable times, provided such shall not interfere with or interrupt normal operations. If the building principal determines that abuse of the privilege is occurring, permission for continued access shall need to be granted by the superintendent.

4. Board Meetings:

The Board shall place on the agenda of each regular Board meeting under "New Business" any matters brought for consideration by the Association provided that such matters are made known to the Superintendent's Office forty-eight (48) hours prior to the Friday before publication of the agenda in the newspaper.

5. <u>Exclusive Rights</u>:

The rights granted herein to the Association shall not be granted or extended to any other organization claiming to represent a teacher.

C. Employee Rights

1. <u>Rights and Protection in Representation:</u>

The Board recognizes the right of all employees to organize, join and support an employee association.

ARTICLE VI: SALARIES

A. <u>Definition of Educational Lanes</u>

The following provisions are not retroactive. All employees will be credited with currently approved hours:

- 1. The B.A. Schedule shall apply to all employees holding an Initial, Standard or Master Educator Teaching license and possessing a Baccalaureate Degree from an accredited college or university.
- 2. Graduate semester credit hours in the academic teaching field approved by the superintendent prior to course enrollment shall apply to all salary lanes beyond the B.A. Such prior approval shall be valid only for a six month period. Only a valid transcript is acceptable evidence of successfully completed course work.
- 3. Employees shall notify the Superintendent when pursuing degrees which will lead to salary schedule advancement.
- 4. All hours of employees holding an Initial, Standard or Master Educator Teaching license and possessing a Master's Degree in any educational area from an accredited college or university shall be evaluated by the superintendent for a salary schedule placement. Credited hours shall be eligible for approval by the lowa Board of Educational Examiners for licensure. No employee possessing a Master's Degree shall be placed in a salary lane less than the M.A.

B. Advancement on the Salary Schedule

- 1. Horizontal advancement on the salary schedule to the next salary lane will be allowed if the teacher presents evidence that approved classes were completed prior to the beginning of the school year. Actual payment will not begin until official transcripts are presented to the board secretary.
- 2. Any teacher remaining at the highest step of the BA lane for more than two additional years effective 1991-92 shall be frozen at that second year salary until horizontal movement is obtained through educational advancement.

C. Prior Teaching Experience

Prior teaching experience will be evaluated by the superintendent who will recommend schedule placement to be approved by the Board of Directors. This recommendation will not be at a step and lane higher than a current teacher on staff with the same experience. The Board reserves the right to give additional credit if it deems necessary or appropriate in case of special need as determined by the Board. Ninety (90) or more teaching days in a single contractual year all in the Van Buren Community School District equals one year of experience.

D. Base Salary Index

For the school year 2014-2015, the base salary shall be \$30,800. Index factors shall be .045 horizontal and .045 vertical.

Career increments will apply to those employees who will remain at the top of the salary schedule.

TSS money will be distributed throughout the salary schedule by increasing the base until all the money is spent (after all the requirements are first met for new teachers).

E. <u>Method of Payment</u>

- 1. Regular payment shall occur on the 20th of each month.
- 2. When a paydate falls on a non-work day, a school holiday, or on a Saturday or Sunday, the employees shall receive their paychecks on the last previous working day.
- 3. Employees shall opt at the beginning of each employment year to receive all payment due in either ten (10) or twelve (12) equal installments. The option elected shall remain in effect for one contractual year.
- 4. Payment for any additional optional in-service time shall be in full day increments. Increments of less than a full day shall be paid altogether with the following month paycheck.

G. 2014-2015 Supplemental Pay

For the school year 2014-2015, employees assigned extra duties shall be compensated at the indicated percent of \$25,500 depending upon the number of years completed at Van Buren in the given activity as indicated in the supplemental pay table listed below.

	0-4	5-9	10-14	15-19	20-24	25-29
Duty	Years	Years	Years	Years	Years	Years
Activities Director	30	31	32	33	34	35
Varsity Coach - FB, W, BB,		111/2	-			
BB, SB, T, VB	13	14	15	16	17	18
Varsity Coach - CC, G	11	12	13	14	15	16
Assist. Varsity Coach - FB(3),	4 / 1	5777		Y J		
W(1), BB(2), VB(1), T (1-Boys),	1117	The second		0		
BB(1), SB(1)	10	11/	12	13	14	15
7th & 8th -		C. C.	-	11 26 3		
FB,CC, BB, T, W, VB, SB	7	7.5	8	8.5	9	9.5
High School Music	13	14	15	16	17	18
(Band/Vocal)	1/1/2	(Share)	_ } 77	10. "VIII		
Summer Band - Per week	0.9	0.95	Theren	1.05	1,1	1.15
for a max of six (6) weeks	1000	NA	3/10	" y #		
Concessions Director	// 1// //	12	13	14	15	16
Yearbook Advisor	6	6.5	7	7.5	8	8.5
Senior Class Sponsor (2)	0.6	0.65	0.7	0.75	0.8	0.85
Cheerleading - FB, BB, W	3.0	3.25	3.5	3.75	4.0	4.25
(per sport)	N Liberty	V.1.4				
Dramatics -	6.5	7	7.5	8	8.5	9
(Per production of 3-Act	111/5	1 Dissert			1//	
plays) per year		District Control			/ /	
7th & 8th Grade Drama	3	3.25	3.5	3.75	4	4.25
Flag Instructor	3	3.25	3.5	3.75	4	4.25
Rhythm Squad	3	3.25	3.5	3.75	4	4.25
Speech	2.4	3.0	3.25	3.5	3.75	4
Elementary Fine Arts -2	.65	.7	.75	.8	.85	.9
Performances each Art & Music	2011/2		-			

Clubs and Groups

	Flat Rate	Trip Years	Trip Days	Allocated Amount	Conference Eve	nt Hosti	osting	
FFA	\$825	1/4	3-4	\$300-400	Hosting of Conference Events	1/6	\$150	
Art Club	\$600	1/4	2-3	\$200-300	Hosting of Super- Conference Events	1/20	\$200	
Spanish Club	\$200	1/4	7-9	\$700-900				
NHS	\$400	1/1/	UA	TALL				
Quiz Bowl	\$600	V"						
Science Fair	\$800							
Art Show	\$300							
Prom	\$525							
Graduation	\$300							
Student Council	\$400							

Admissions:

Said funds shall be paid monthly at hourly rate of pay times hours worked.

Supervised Activities:

Employees shall be paid at the rate of fifty (\$50) dollars per session when acting as the responsible supervisor of an activity or at the rate of twenty (\$20) dollars per session when assisting the responsible supervisor in the supervision of activities, which occur outside of the normal week day and outside of any regularly contracted or normally assigned responsibility. Volunteers to supervise such activities shall be first sought. If there are insufficient volunteers, the district may assign employees to supervise the activity. No employees shall be assigned to supervise more than once during the school year. In the event the administration discovers a need for supervision within hours of an activity taking place, the procedures for request of volunteers shall be suspended and direct assignments shall be made.

H. <u>Curriculum Writing</u>:

Teachers agreeing to serve on a district appointed curriculum committee for the purpose of reviewing and rewriting curriculum on a cyclical basis as established by board policy shall be reimbursed at an hourly rate equivalent to the average teacher's basic scheduled salary divided by the regular contracted days, divided again by eight. Maximum reimbursable hours per teacher shall be sixty (60) hours, which shall include hours spent in curriculum review meetings, established by the curriculum coordinator and held during the school year, and which extend beyond the normal work day. The major portion of curriculum writing shall occur at the end of the school term, with the hours and location of work, consistent with a normal work day during the school year, established by the curriculum coordinator.

No payment will be made unless a curriculum product acceptable to, and approved by, the Board of Directors is completed.

613.85	TSS				I	
	\$31,500.00					
27,886	1	2	3	4	5	6
INDEX	ВА	BA+12	BA+24	MA	MA+12	MA+24
******	******	********	******	*******	*******	******
0	\$31,500.00	\$32,917.50	\$34,335.00	\$35,752.50	\$37,170.00	\$38,587.50
	1.000	1.045	1.090	1.135	1.180	1.225
1	\$32,917.50	\$34,335.00	\$35,752.50	\$37,170.00	\$38,587.50	\$40,005.00
	1.045	1.090	1.135	1.180	1.225	1.270
2	\$34,335.00	\$35,752.50	\$37,170.00	\$38,587.50	\$40,005.00	\$41,422.50
	1.090	1.135	1.180	1.225	1.270	1.315
3	\$35,752.50	\$37,170.00	\$38,587.50	\$40,005.00	\$41,422.50	\$42,840.00
	1.135	1.180	1.225	1.270	1.315	1.360
4	\$37,170.00	\$38,587.50	\$40,005.00	\$41,422.50	\$42,840.00	\$44,257.50
	1.180	1.225	1.270	1.315	1.360	1.405
5	\$38,587.50	\$40,005.00	\$41,422.50	\$42,840.00	\$44,257.50	\$45,675.00
	1.225	1.270	1.315	1.360	1.405	1.450
6	\$40,005.00	\$41,422.50	\$42,840.00	\$44,257.50	\$45,675.00	\$47,092.50
/ -	1.270	1.315	1.360	1.405	1.450	1.495
7	\$41,422.50	\$42,840.00	\$44,257.50	\$45,675.00	\$47,092.50	\$48,510.00
1	1.315	1.360	1.405	1.450	1.495	1.540
8 /	\$42,840.00	\$44,257.50	\$45,675.00	\$47,092.50	\$48,510.00	\$49,927.50
	1.360	1.405	1.450	1.495	1.540	1.585
9	\$44,257.50	\$45,675.00	\$47,092.50	\$48,510.00	\$49,927.50	\$51,345.00
1	1.405	1.450	1.495	1.540	1.585	1.630
10	\$45,675.00	\$47,092.50	\$48,510.00	\$49,927.50	\$51,345.00	\$52,762.50
10	1.450	1.495	1.540	1.585	1.630	1.675
11	1.430	\$47,392.50	\$49,927.50	\$51,345.00	\$52,762.50	\$54,180.00
-11	1	1.505	1.585	1.630	1.675	
40	-/-//	1.505		Charles of the Control of the Contro		1.720
12	1 17	11/4	\$51,345.00	\$52,762.50	\$54,180.00	\$55,597.50
40	1/	In all rates (COO)	1.630	1.675	1.720	1.765
13	1496	Includes \$300	\$51,745.00	\$54,180.00	\$55,597.50	\$57,015.00
4.4	4 7 1	Longevity	1.643	1.720	1.765	1.810
14		N 11		\$55,597.50	\$57,015.00	\$58,432.50
4.5	1	1 11	1 1 0 000	1.765	1.810	1.855
15	A.P.	1/1	Includes \$400	\$56,097.50	\$57,615.00	\$59,850.00
		1	Longevity	1.781	1.829	1.900
16		A. /3	771	Includes \$500	Includes \$600	\$60,550.00
				Longevity	Longevity	1.922
			A	-		Includes \$700
						Longevity

ARTICLE VII: DUES - DEDUCTIONS

A. <u>Authorization</u>

Any employee who is or desires to become a member of the Association will be issued an authorization card by the Association. The Association is responsible for informing employees, distributing cards and returning the signed authorization cards to the Board Secretary authorizing payroll deduction of professional dues. The Association shall provide the Board Secretary with a list of members and monthly amounts to be deducted for the entire ten (10) month deduction.

B. Regular Deduction

Pursuant to a deduction authorization, the Board shall deduct monthly one-tenth (1/10) of the total dues from the regular salary check of the employee beginning in September and ending in June of each year. All employees who participate in dues deduction agree to use the same deduction plan which shall be filed with the Board Secretary not later than September 10 of each year. The Board shall not be required to deduct special assessments or any political action committee dues.

C. Duration

Authorization for dues deductions shall continue in effect from year to year unless revoked by thirty (30) days written notices to the Board and to the Association. Upon termination of any employee, authorization for dues deduction shall automatically end with the employee's final paycheck.

D. <u>Indemnification</u>

The Association agrees to indemnify and hold harmless the Board, each individual Board member and all administrators against any and all claims, costs, suits or other forms of liability and all court costs arising out of the application of the provisions in the agreement between the parties for dues deductions.

E. Cost

The Association will pay \$50.00 annually for secretarial cost incurred in payroll deduction for professional dues.

ARTICLE VIII: TRANSFER PROCEDURES

A. Voluntary Transfers

1. <u>Definition</u>:

The movement of an employee to a different building, grade level, or subject discipline shall be considered a transfer.

2. <u>Notification of Vacancies</u>

- a. <u>Date</u>: The superintendent shall deliver to the Association secretary a list of the vacancies which occur during the school year and for the following year upon Board determination that such vacancies exist.
- b. <u>Filing Requests</u>: Employees who desire a transfer may file a written statement of such desire with the superintendent. Such statement shall include the grade and/or subject to which the employee desires to be transferred in order of preference. Such requests for transfers for the following year shall be submitted not later than April 15, or December 1 for the second (2nd) semester. For Board determined vacancies occurring after December 1 and April 15, the superintendent shall notify the VBEA president within ten (10) school days.

3. <u>Procedure</u>

In the determination of requests for voluntary reassignment and/or transfer, the wishes of the individual employee shall be honored to the extent that the transfer does not conflict with the instructional requirements of the school system. No such request shall be denied arbitrarily, capriciously, or without basis in fact. If an employee's request for transfer has been denied, a renewed and subsequent request the following school year will be considered under the conditions described, unless there is no available position to which the employee can be transferred.

If more than one employee has applied for the same position, the Board will give consideration to certification, advanced preparation, performance evaluation and, lastly, seniority. Present employees shall be first considered by the Board. The Board shall then consider all the available candidates for the position.

B. Involuntary Transfers

1. Definition:

The movement of an employee to a different building, grade level, or subject discipline, shall be considered a transfer.

2. Use of Voluntary Requests

Voluntary requests for available positions will be considered before an involuntary transfer is completed.

3. Notice

Notice of an involuntary transfer shall be given in writing to the employee involved as soon as practical and in no case later than April 15, unless an emergency arises as determined by the administration.

4. <u>Procedure</u>

An involuntary transfer will be made only to prevent undue disruption of the instructional program or to assist in the operational requirements of the school system, in the opinion of the administration.



ARTICLE IX: PROCEDURES FOR STAFF REDUCTION

- A. In the event the Board determines that it is necessary to have a reduction in staff, the Board shall attempt to accomplish such by attrition.
- B. Specially Funded Programs: Employees whose positions are dependent upon district receipt of special funds (Title I and other funded programs) shall be a category for reduction unto themselves. Each special funding group shall make a category. If funding reductions occur or staff reduction is deemed necessary, such reduction shall occur when the reduction need is determined and within the category. Contracts of employees engaged in fully funded programs shall indicate contracts are dependent upon receipt of special funding. Provisions of Chapter 279 of the lowa Code shall apply; however, should the funds not be verified by the pertinent dates as provided for in Chapter 279, the administration is required to undertake termination proceedings. In the event funds are provided and are verified by the administration, termination proceedings will be withdrawn and held null and void, save and except other valid reasons for termination not in any way connected with funding.

C. Regularly Funded Programs:

- 1. In the event that necessary staff reduction cannot be accomplished by attrition, employees with emergency and/or temporary certification, unless needed to maintain existing programs shall be reduced next.
- 2. The following categories will apply: Grades PreK-6, Grades 7-12, within each subject category, Grades K-12 Special Teachers (P.E., Music, Art).
- D. If positions are to be eliminated or reduced, the Board shall give notice of reduction to the least senior employee in the category selected, unless the position is needed to maintain the existing program. A part-time teacher shall accrue seniority on a pro rata basis. "Years" of seniority will be computed on the basis of total district experience while holding a teaching 279 contract.
- E. When an employee is notified that he or she is to be laid off, that employee may "bump" the least senior employee in another district category (as per the District Seniority List) provided that the employee has appropriate certification, can give adequate evidence of their ability to perform all duties of the other position and has more seniority than the employee at the bottom of the category to which the employee wishes to move. If the employee selected for layoff is interested in exercising his or her bumping rights, the employee must notify the superintendent or his/her designee in writing within two (2) school days of the notification of reduction.
- F. A certified employee displaced under the paragraph above will have the same bumping rights as the originally reduced employee.
- G. The District Seniority List will be realigned and posted by category by September 30th of the next school year. Certified staff members will have ten business days to raise objections to posted seniority rankings and listed certifications. Staffers within categories will once again be rank ordered within seniority category to reflect their relative position according to "total district seniority".
- H. An employee laid off pursuant to the policy shall have recall rights (for 1 year beginning on June 1st following notification of layoff) to any position in which he/she is certified

and shall be recalled to available positions in such professional categories in inverse order of the layoff. A returning employee shall be placed on the next higher step (Example an employee laid off on Step 3 shall return on Step 4.)

- I. All benefits shall be restored at the level attained when laid off to include accumulative sick leave at time laid off.
- J. Once the decision identifying the teacher(s) to be reduced has been made the parties shall follow the procedures spelled out in Sections 279 of the Iowa Code.



ARTICLE X: EVALUATION PROCEDURES

A. Notification-Assigned Employees

Within four (4) weeks after the beginning of each school term, the building principal or appropriate supervisor shall notify each employee under their supervision that they will be evaluated and will advise such employee as to which designated supervisors will observe and evaluate their performance. The purpose of this notification is to achieve mutual understanding and no evaluation shall take place until such notification has been given.

B. <u>Procedures</u>

- Formal classroom observation and/or evaluations will be made by an administrator
 or educational consultant designated by the superintendent at least once a
 semester for first and second year employees, and once every three years for all
 other employees according to state mandates.
- 2. All formal observations and/or evaluations of employees will be conducted with full knowledge of the employees. The evaluation process may include all aspects of the employee's contractual obligations and is not restricted to classroom observations only.
- 3. The employee and the evaluator will jointly set a date to confer within ten (10) school days following the evaluation. The evaluation will be signed by both parties concluding the follow-up conference. The employee may comment on the evaluation form regarding evaluation material, which is placed in the employee's file. Such notations will become part of the employee's file.
- 4. Employees may have the right to inspect their personnel file every 30 days or more regularly, as the employee and the administrator may agree, so as to be current with all evaluations made.
- 5. Employees receiving a general rating "FAILS TO MEET STATE STANDARDS" on their evaluation shall be put on "intensive assistance."
- 6. If following intensive assistance, re-evaluation results do not meet state standards the employee may be dismissed. Remediation shall not be required for coaching positions.

C. Grievance

Employees have the right to grieve all formal written evaluations and written observations where criteria has been misapplied or ignored.

ARTICLE XI: LEAVES

The following leaves are available to employees covered by this agreement in .5 hour increments.

A. <u>Sick Leave</u>

Sick Leave Defined: Sick leave is available for utilization when the health condition of the employee is such that any of the following conditions exist: (1) Precludes effective job performance, (2) Endangers the health of the employee, (3) Endangers the health or well being of those with whom the employee comes in contact, (4) Quarantined or medically restricted, (5) Injured, (6) Receiving therapy for a diagnosed illness or injury, (7) During period of convalescence, (8) Referred to a medical specialist outside of the local area.

Sick leave is not applicable to the following: (1) Routine non-emergency dental care, (2) Dental care for cosmetic purposes, (3) Routine physical examinations, (4) Cosmetic medical procedures of a non-critical nature.

- 1. Sick leave shall be granted 15 days per year, cumulative to one-hundred five (105) days.
- 2. The above amount shall apply only to consecutive years of employment in the district.
- 3. Immediate family illness leave shall be granted in the case of illness of spouse, child, mother, father or any person living in the household with the employee. Routine non emergency medical or dental care is not included.

Immediate family illness leave will be deducted from the employee's accumulated sick leave.

4. Unused portion of sick leave is cumulative to a total of one hundred and five (105) days.

Any teacher now having more than one hundred and five (105) days of accumulated sick leave shall retain the amount accumulated. No additional leave days shall be added until the accumulated total falls below one hundred and five (105) days at the beginning of the school year.

All teachers will be credited with appropriate new sick leave upon performance of their first new contractual duty day. New credited leave shall not bring the accumulated total to more than one hundred and five (105) days.

- 5. Any amounts due an employee under this Article shall be reduced by benefits payable under Section 85.33 and 85.34, Subsection 1, of the State Code of Iowa.
- 6. The school administration may require such evidence as is reasonable, in the view of the administration, to establish or confirm illness.
- 7. Employees shall receive written accounting of sick leave days accumulated at the beginning of each school year.

B. Extended Leave of Absence

- An employee who is unable to work during the contract year because of serious personal illness and who has exhausted all sick leave available may be granted a leave of absence without pay. The leave of absence shall be for the duration of the illness or the teaching contract, whichever is shortest. The leave may be renewed each year upon written request of the employee and approval by the board.
- 2. The Board agrees to make available all fringe benefits provided by this agreement for the duration of said leave at the expense of the employee, and provided that the insuror agreement contains such coverage.
- 3. Active re-employment is to be in the available position for which the employee is best qualified upon return to duty, in the opinion of the administration. Re-employment shall be at the same step on the salary schedule.
- 4. Extended leave of absence time does not add to seniority.

C. <u>Temporary Leaves of Absence</u>

1. Employees may be entitled to the following temporary accumulative leaves of absence:

a. Personal Business:

Employees shall be granted up to two (2) days of personal business leave per year to be used for any purpose at the discretion of the employee. An employee planning to use personal business leave shall request such leave at least three (3) days in advance except in case of emergency. Personal leave shall be paid leave and approved at the administrator's discretion. The employee has the option to accumulate personal leave up to 4 days. The employees shall be compensated per diem at the rate of pay for substitute teachers for all unused personal business days in excess of 4 days at the end of the school year.

2. Employees may be entitled to the following temporary non-accumulative leaves of absence:

a. Emergency Leave:

Up to a total of four (4) days leave may be granted each school year in cases of a sudden unexpected occurrence or demanding immediate attention (at the discretion of the administration). Emergency leave shall be paid leave.

b. Jury and Legal:

Any employee called for jury duty during school hours or subpoenaed in any judicial proceeding shall be provided such time. Such leave granted shall be paid leave. Compensation received by a teacher for jury duty shall be provided to the district for time missed on a day for day basis.

c. Association:

Representatives of the Association may be allowed up to a cumulative total of 12 days to attend Delegate Assembly of the Iowa State Education Association.

Some portion of the 12 days shall also be used to attend third party contractual proceedings if such proceedings are held on the regular school work day. The Association agrees to pay the cost of a substitute if a substitute is required. Representatives attending Delegate Assembly shall address a leave request to the board a month in advance of the convention date. A portion of the cumulative total of 12 days may also be used for other Association business. Leave usage other than Delegate Assembly requires only a 5 day advance request. Teachers granted Association leave shall be paid for contractual days.

d. Professional Leave:

Employees shall make written request to the board or administration well in advance of the desired leave date. The request should include all information sought on the leave request form provided. When approved in advance, the Board agrees to pay the cost of substitute, if required, and additional reimbursement costs approved on the leave request form. Professional leave should result in improved teaching or increased teacher resources. Professional leave, if granted, will be paid leave if taken during a regular contracted day.

e. Bereavement:

Up to five (5) days of leave per occurrence shall be granted in the event of death of an employee's spouse, child, son-in-law, brother, sister, brother-in-law, daughter-in-law, parent, grandmother, grandfather, spouse's grandmother, spouse's grandfather, grandchild, father-in-law, mother-in-law, sister-in-law, aunts, uncles (the foregoing categories include spouses, step and foster relationships of those individuals listed) and any other member of the immediate household. One (1) day will be granted for friends or family not included in the above list. Such granted leave will be paid leave.

f. <u>Unpaid leave</u>:

Other temporary leaves of absence, without pay, may be granted in writing by the Superintendent or his/her designee.

D. Extended Leaves:

1. Educational Improvement:

Upon application, a leave of absence without pay up to one (1) year may be granted to any employee for study reasonably related to in-district professional responsibilities. Such study shall be at an accredited college or university. Educational improvement leave shall apply for longevity advancement on the salary schedule.

2. Family Illness:

A leave of absence without pay up to one (1) year may be granted for the purpose of caring for a sick or injured member of the immediate family of an employee. Additional leave may be granted at the discretion of the board.

ARTICLE XII: WORK YEAR

A. Number of Contract Days

The contract work year is based on a 192 day work year. 175 days are teaching days.

B. Holidays

The regular contract of employees shall include six (6) holidays. Such holidays shall be: Labor Day, Thanksgiving, Christmas Day, New Year's Day, Good Friday and Memorial Day.

C. <u>Vacations</u>

1. Thanksgiving, winter and spring vacations will correspond with the staff calendar each year when developed and approved by the Board of Directors.

D. Remaining Contractual Days

Six (6) contractual days shall be included in the regular contract of teachers. The six (6) days shall be divided into work days or inservice days.

E. Work Days

One work day will be provided at the beginning of the school year for teacher use in readying classrooms; one day in the first semester for parent-teacher conference compensation time; one work day at the end of first semester; one day in the second semester for parent-teacher conference compensation time; and one work day at the end of the school year.

Dates for parent-teacher conferences and compensatory time will correspond with the staff calendar each year when developed and approved by the Board of Directors, while taking into consideration the school calendar.

F. Inservice Days

One inservice day shall be held for administrative purposes at the beginning of the school year.

G. Discretionary Inservice

An additional two days for inservice may be provided at the discretion of the administration. These days are in addition to the regular contracted days. Teachers shall be reimbursed for these inservice days as if they were extended contracted days.

H. Days to be Made Up

Days missed due to inclement weather may be made up at the end of the school year. At the sole discretion of the administration, days missed may be made up on Saturday to prevent an unduly long year.

ARTICLE XIII: INSURANCE

Each certified employee of at least half-time contract shall be eligible for an insurance allocation in the amount of Seven Hundred Five Dollars (\$705.00) monthly effective July 1, 2014, from which the cost of single dental insurance coverage shall be deducted. Coverage shall be equal to or better than present coverage and offered to all eligible certified employees.

All certified employees of at least half time contract hired after March 1, 1999, shall be required to enroll in a minimum of employee medical coverage in addition to the single dental coverage, which shall also be deducted from the insurance allocation.

Any remaining sum shall, at the election of the employee, be applied toward employee medical (if not required under the previous paragraph, but elected by the employee), dependent medical and/or dependent dental insurance coverage premiums.

If no additional employee or dependent coverage is elected by the employee, the remaining sum must be applied to a 403B annuity purchased by the district for the employee in lieu of a wage benefit. This benefit must be obtained within the insured contract year and cannot be paid to the insurance or annuity company retroactively.

If less than 75% of the eligible group (certified employees) elect to take employee medical coverage, or, if in the opinion of the employer, the rate structure and viability of the group is adversely affected by participation level, deduction for medical coverage will become mandatory.

The carrier of said insurance or annuity shall be selected by the district.

Coverage shall be for the duration of employment. New employees shall be covered, if application is made timely, on September 1, or on the first of the month following or coinciding with their date of employment.

At the conclusion of board contributions, insurance benefits may be continued at the employee's own expense, subject to the conditions and regulations of the carrier and approval by the group policy owner.

In the event that more restrictive regulations or laws are enacted by the federal government, lowa Legislature, or the Insurance Department of Iowa, during the 2014-2015 school year, nothing in this agreement will prevent the School District from complying with such additional regulations or laws.

Nothing in this agreement shall prevent the Association from forming their own group and dealing directly with an insuror, however, notice and approval must be first obtained from the administration.

ARTICLE XIV: HOURS AND LOAD

A. <u>Employee Hours</u>

1. Employees will be required to put in a 473 minutes school day which includes student day and teacher prep. Employees must be on duty no later than 8:00 a.m. Depending on duties, schedules and meetings, the remaining time may be completed either before or after school with prior approval of building principal.

B. <u>Teaching Load</u>

1. Whenever possible, all employees will be allowed approximately thirty (30) minutes duty-free lunch period.

2. Secondary School Employees

Each employee will have at least one preparation period daily. Employees may leave the building during this period. The principal will be notified in advance as to destination and duration. If this privilege is abused in the opinion of the building principal, permission to leave will have to be obtained in advance.

3. Elementary School Employees

Each employee will average at least thirty (30) minutes daily preparation time. Whenever possible, this preparation time will be continuous and within the students' day.

ARTICLE XV: COMPLIANCE CLAUSES

A. <u>Compliance Between Individual Contracts and Comprehensive Agreement</u>

- 1. Any contract between the Board and an instructional staff employee shall be subject to the provisions of this agreement during its duration.
- 2. Any individual contract between the Board and an employee heretofore or hereafter executed shall be subject to and consistent with the terms and conditions of the Master Contract unless provided for in Section A.3. of this Article.
- 3. An employee whose contract is held exclusively by the Van Buren School District, but who performs work for another district, agency, or institution as a part of their regular work assignment, may have variances from the terms of this Master Contract in employee hours and work year. Variances in employee hours shall be defined as hours worked beyond the 7-1/2 hour normal work day. Variances in work year shall be defined as days beyond the 192 day work year (or days not included in the school year calendar for district employees). Payment for such variances shall be on an hourly basis at one and one-half times their hourly rate. The increased hourly rate shall not apply to extended contracts.

B. <u>Separabi</u>lity

Should any article, section, or clause of this agreement be declared illegal by a court of competent jurisdiction, then that article, section, or clause shall be deleted from this agreement to the extent that it violates the law. The remaining articles, sections, and clauses shall remain in full force and effect.

C. Printing Agreement

Copies of this agreement shall be printed by the Board after agreement with the Association of format within thirty (30) days after the agreement is signed. The cost for printing shared equally by the Board and Association. The agreement shall be presented to all current certified employees. The Board may provide the Association with five (5) additional copies if requested.

D. Notices

Whenever any notice is required to be given by either of the parties to this agreement to the other, pursuant to the provision(s) of this agreement, either party shall do so by letter at the following designated addresses or at such other address as may be designated by a party in written notification to the other party:

- 1. If by Association, to Board at Board Office;
- 2. If by Board, to Association at president's address.

ARTICLE XVII: DURATION AND BASIC AGREEMENT

This	agreement	shall be	effective	as c	of July	1,	2014	and:	shall	continue	to	be	effective
until June	30, 2015.												

In witness whereof the parties have caused this agreement to be executed by their respective presidents, attested by their respective negotiators, and their signatures placed thereon this 29th day of April, 2014.

VAN BUREN EDUCATION ASSOCIATION

VAN BUREN COMMUNITY SCHOOL DISTRICT

By:

President

President

Chief Negotiator

Chief Negotiator

EXHIBIT "A" #
GRIEVANCE REPORT
date filed

VA 	N BUREN COMMUNITY SCHOOL DISTRICT Building	Distribution of Form Association Employee Principal Superintendent
	SECOND ST	STEP Within 10 day
A.	Date of Alleged Violation Occurred	35 212
В.	Section (s) of Contract Alleged to be Violated_	A Division
C.	Statement of Grievance	57
	1 July Silver	South /
	2015	
	771 159105	7/8/ = 1/0
	NO STATE	
D.	Relief Sought	364
	The Control	
	Signature	e of Grievant Date
	Signatoro	5 of Officearing Bare
DIS	SPOSITION BY PRINCIPAL	

-	Signature of Principal	Date
	THIRD STEP	Filed Within 10 days
Signature of Grievant	Date Re	eceived by Supt.
DISPOSITION BY SUPERINTENDENT	2000	
- W		23
7		1
29/00		3
OTRE	Jan and	
7)41		
170		= 1//
Sig	nature of Supt. or Designee	Date
1/1/2/14	((>))	Filed Within 30 days
Signature of Grievant	Date Re	eceived by Supt.
Date Submitted to Arbitrator	Date Rece	eived by Arbitrator
DISPOSITION AND AWARD OF ARI	BITRATOR	
1	X/X # #	
· V		
Sign	gnature of Arbitrator	Date

INDEX

Access to Information	3
Admissions	11
Advancement on the Salary Schedule	8
Association	20
Association Rights	7
Authorization	. 13
Base Salary Index	
Bereavement	
COMPLIANCE CLAUSES	
Cost	
Curriculum Writing	
Days to be Made Up	22
Definition of Educational Lanes	22
Definitions	0
Discretionary Inservice	
DUES - DEDUCTIONS	44
Duration	13
DURATION AND BASIC AGREEMENT	13
DURATION AND BASIC AGREEMENT	20
Educational Improvement	21
Emergency Leave	20
Employee Hours	24
Employee Rights	
EVALUATION PROCEDURES	
Extended Leave of Absence	
Extended Leaves	
Family Illness	21
GRIEVANCE PROCEDURE	5
Definition	5
Procedure	
Purpose	5
Year-End Grievance	(
GRIEVANCE REPORT	27
Holidays	22
HOURS AND LOAD	. 24
IMPASSE PROCEDURES	
Indemnification	
Individual Contracts and Comprehensive Agreement	
In-service Days	22
INSURANCE	
Involuntary Transfers	. 1 20
I FAVES	20 10
LEAVES Management Rights	17
Method of Payment	، (
Mutual Commitment to Good Faith Negotiations	
Negotiation Teams	
Notices	
Notification-Assigned Employees	
Number of Contract Days	
Order of Reduction	
Personal Business	
Printing Agreement	
Prior Teaching Experience	8

PROCEDURE FOR NEGOTIATIONS	3
PROCEDURES FOR STAFF REDUCTION	16
Professional Leave	21
Recall	16
RECOGNITION STATEMENT	2
Regular Deduction	13
Remaining Contractual Days	
Requests for Meetings	
RIGHTS	
SALARIES	8
Salary Schedule	
Seniority Defined	. 16
Separability	25
Sick Leave	. 19
Supervised Activities	11
Supplemental Pay Teaching Load	10
Teaching Load	24
Temporary Leaves of Absence	. 20
TRANSFER PROCEDURES	. 14
Unit	2
Unpaid Leave	21
Vacations	22
Voluntary Transfers	. 14
Work Days	22
WORK YEAR	22

LETTER OF UNDERSTANDING

The following is a Letter of Understanding regarding designated professional development and collaboration time. This agreement will be an addendum to the 2014-15 Master Contract and will sunset after the 2015-16 contract year, unless renewed in collective bargaining for a subsequent year(s).

It is agreed by the parties that of 3-4 Wednesdays of each month from 2:30 to 4:30 p.m. shall be designated for professional development and collaboration time. It is acknowledged that such professional development and collaboration time shall be beyond the regular contract day and, accordingly, teachers will receive comp time during (as possible) or at the end of the school year equivalent to the number of total hours/days of additional time served beyond the stated number of contract days, subject to adjustments for inclement weather or other unexpected events which may impact the total number of days.

VBEA President

Date

Board of Education President

Date

VBEA Chief Negotiator

Date

Board Chief Negotiator

Date

01006773-1\18407-000