AGREEMENT

NDSEC EDUCATION ASSOCIATION

AND

GOVERNING BOARD
NORTH DUPAGE SPECIAL EDUCATION COOPERATIVE

The Length of the Agreement Shall be Four Years

2019-2020
2020-2021
2021-2022
2022-2023
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INTRODUCTION AND PREAMBLE

This Agreement is made and entered into by and between the GOVERNING BOARD OF THE NORTH DUPAGE SPECIAL EDUCATION COOPERATIVE (NDSEC), Roselle, DuPage County, Illinois, hereinafter referred to as the “Board” and the NDSEC EDUCATION ASSOCIATION, hereinafter referred to as the “Association”.

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ARTICLE I

RECOGNITION

I-1  RECOGNITION

The Board agrees that the Association is the sole and exclusive bargaining agent for all full and part-time licensed personnel, hereinafter to be referred to as “educators”, employed directly by NDSEC, including psychologists and social workers, excluding all managerial, supervisory and confidential employees as defined in the Illinois Educational Labor Relations Act.
ARTICLE II
ASSOCIATION AND BOARD RIGHTS AND RESPONSIBILITIES

II-1 SUCCESSOR AGREEMENT

This Agreement shall be binding upon the successors and assigns to the parties hereto and no provisions, terms or obligations herein contained shall be affected, modified, altered or changed in any respect whatsoever by the consolidation, merger, annexation, transfer, withdrawal or assignment of either party hereto or by the change geographically or any change in the membership in the Cooperative or otherwise in the location or place of business of either party.

II-2 MEETINGS WITH EXECUTIVE DIRECTOR

Upon request of the Association President or his/her designee, the Executive Director or his/her designee will meet quarterly at a mutually agreeable date/time to discuss the implementation of this agreement or other school matters affecting educators in the NDSEC Programs.

II-3 BOARD AGENDA

The Association shall have a place on the agenda of regularly scheduled Board meetings provided it gives notice to the Executive Director before the agenda is made up for such meeting. The Association President and NDSEC employees will be notified by email of the availability of regular and special Board agendas when they are posted on the NDSEC website. They will also receive minutes of such meetings in the same manner.

II-4 NEW EMPLOYEES

The Association President will be supplied with the name, home address and telephone number of an educator employed by the Board within fourteen (14) calendar days after the educator has signed a contract, unless the educator objects.

II-5 VACANCIES

If the Board determines that a vacancy exists, the Board shall email a vacancy notice for said position through NDSEC email to all employees.

II-6 MAILBOXES/BULLETIN BOARDS

The Association shall have the right to use educator mailboxes and school bulletin boards at NDSEC-maintained facilities for the purpose of Association communication. All such communications shall contain no material which attacks the character of any Board member or employee.
II-7 USE OF BUILDING SPACE

The Association shall be permitted the use of a NDSEC-maintained school building room at reasonable hours for the purpose of holding meetings. Except in cases of emergency, this request to use the building will be made three (3) working days in advance of the meeting. When special custodial services are required or any damages occasioned by such use, the Board may charge the Association for costs incurred.

II-8 DUPLICATING EQUIPMENT

The Association will have the right to use the school duplicating equipment. The Association agrees that it will furnish necessary supplies and that its use of the equipment will not interfere with the normal educational and/or business use of the equipment. The Association shall promptly reimburse the Board for the cost to repair any damage occasioned by such use.

II-9 ASSOCIATION DUES DEDUCTION

The board shall make deductions of the Association dues which are authorized in writing by the bargaining unit members as provided by the School Code. The Board shall remit such deducted dues to the NEA Co-President, Treasurer, or written designee within fifteen (15) calendar days following deduction from employee wages. The association and bargaining unit members shall indemnify and hold the Board harmless with respect to such deductions if made in accordance with its authorization.
ARTICLE III

SENIORITY AND REDUCTION IN FORCE

III-1 SENIORITY LIST

The Board shall keep an updated seniority list of all educators covered by this Agreement.

III-2 SENIORITY DEFINITION

Seniority shall be defined as the length of continuous service an employee has as an educator at NDSEC. If length of service is the same, 1) date of employment, then 2) date of signed contract, then 3) lottery will be the determining factor. Seniority shall commence when an educator is first hired by the Board. All part-time educators working 50% or more shall accrue seniority half a year for each year worked.

III-3 REDUCTION-IN-FORCE PROCEDURES

If the Board determines, because of economic necessity, to decrease the number of educators or to discontinue some particular type of teaching or related service, among educators qualified to hold a position, educators shall be honorably dismissed in the order of their Groupings, with educators in Grouping 1 dismissed first and educators in Grouping 4 dismissed last.

III-4 JOINT COMMITTEE ON RIF

A Reduction in Force joint committee composed of six members, three each appointed by the Cooperative and the Association respectively, will be created to address the matters set forth in Section 24-12 of the Illinois School Code.
ARTICLE IV

WORKING CONDITIONS

IV-1 NOTIFICATION OF ASSIGNMENT

Preliminary written notice will be given to each educator of any change in assignment for the following school term by May 1 of the preceding school term. Notification will include school, classroom (program) and special or unusual assignments. Changes in an educator’s assignment will be discussed between Administration and the Educator.

IV-2 PHYSICAL FACILITIES

The Board shall provide each educator with a laptop computer, mobile tablet, or comparable technology, desk, chair, and file facility consistent with the availability of supplies. It is the responsibility of Administration to ensure that all or part of the file facilities is equipped with a lock.

IV-3 PROFESSIONAL DEVELOPMENT

A. The Executive Director may grant permission with or without pay to educators to attend professional development opportunities. NDSEC may also provide for the reimbursement of expenses incurred. The granting or withholding of such permission shall be within the sole discretion of the Executive Director and shall be non-precedential with respect to any other request for such permission by such educator or by any other educator or employee. If approval to attend professional development activities is denied, a written explanation will be provided to the educator by the Executive Director within 14 days of the request.

B. Educators may request attendance to participate in conferences outside of Illinois. Such requests will be considered on an individual basis.

IV-4 EDUCATIONAL ADVANCEMENT

All educators are eligible for educational advancement salary increases. Educators must complete the coursework pre-approval and submit to the Executive Director within a reasonable time frame for approval prior to enrollment in the college or university course.
IV-5  TUITION REIMBURSEMENT

Each eligible educator shall receive reimbursement for the actual tuition costs not to exceed 75% of the actual tuition costs incurred per school year, subject to the conditions and requirements listed below. The pool for course work taken for each year of this Agreement will be as follows: 2019/2020 - $12,000, and for 2020/2021, 2021/2022, and 2022/2023 the prior year’s amount increased by the greater of the applicable CPI or 2.5%. Reimbursement for approved courses shall be at a minimum reimbursement of $125 per credit hour. Any unused funds will be retained by the Board and will not be added to the subsequent years. Should reimbursement requests exceed the amount allocated per year as stated above, the allotment for each pre-approved credit hour per teacher shall be adjusted on a pro-rated basis.

1. Only educators who have completed two (2) years of service at NDSEC will be eligible. A part-time educator must work a minimum of .5FTE to be eligible with a proration based upon the educator’s FTE.

2. All coursework must be earned from an accredited institution and receive prior written approval by the Executive Director prior to the start of coursework. If approval of coursework is denied, a written explanation shall be provided to the educator by the Executive Director within 14 days of the request.

3. Coursework must bear a relationship to the educator’s current assignment or be part of a pre-approved graduate level program.

4. A minimum grade of “B” shall be required to receive professional development reimbursement.

5. The costs being submitted for reimbursement shall not already have been paid to, or on behalf of, the educator by another source.

6. NDSEC will credit educators for a maximum of 15 semester hours for Educational Advancement during any given year.

7. Quarter hours shall be converted to semester hours as follows: one quarter hour equals two-thirds semester hour.

8. The dollars will be distributed to those educators who return to NDSEC employment for the school year following the successful completion of the coursework. In addition, an official transcript and evidence of tuition payment needs to be submitted to the Executive Director by October 15.

9. Educators who have submitted their letter of intent to retire are not eligible for tuition reimbursement.
IV-6  DUTY FREE LUNCH

All educators shall be provided a duty free, uninterrupted lunch period equal to the regular local school lunch period but not less than thirty (30) minutes in each school day.

IV-7  REGULAR WORKDAY

An educator’s normal workday will be consistent with the school district of assignment but shall not be more than eight (8) hours per day. The educator may leave at the end of the students’ day on days preceding breaks and holidays.

IV-8  VOLUNTARY/INVOLUNTARY TRANSFERS

An involuntary transfer is a transfer from one class to another, which an educator has not requested, but which is initiated by the Board or its designee. Reasons for involuntary transfer may include, but are not limited to: resignations, changes in enrollment, retirements, prevention of undue disruption of instructional programs, program requirements, and emergencies.

- Any educator affected by an involuntary transfer shall be notified within 48 hours of the decision by the Administration. The transfer decision will not be made public until the educator is notified.
- Within one month of the decision of the Administration, a written statement listing the reason(s) for the transfer will be given to the educator, if so requested.
- The educator may request a meeting, at which he/she may have representation from the Association, to discuss the transfer with the Administration.
- The educator has the right to request in writing a re-consideration by the Board of Education/Administration.
- Any educator affected by involuntary transfer shall be released from his/her contract if he/she requests.
- With mid-year transfers, one (1) day release time will be provided for the educator to prepare to assume the new assignment. The educator and Administration will mutually agree upon this time.

Administration shall make a good faith effort to communicate any changes in caseloads for related service staff which occur over the summer, prior to the beginning of the school year. Mid-year caseload changes will be discussed in person if at all possible.

Any educator presently on tenure or eligible for continuing contractual status in the coming school term may apply for transfer within a building or to another building where a vacancy exists. Such application shall be in writing to the Executive Director where the vacancy exists. Administration holds the right to assignment, but will hold the best interest of the students first, the needs of NDSEC second, and the interests and aspirations of the individual educator third.
IV-9  PLANNING TIME

It is the desire and intent of Administration to allot each educator a minimum planning time of 150 minutes per week within the student school day wherever possible. It is understood by all parties that in some cases this requirement may be difficult to arrange because of differing school day lengths of member school districts and State of Illinois mandated supervision requirements. Therefore, all parties agree to the following:

- Each educator shall meet with his/her supervisor to determine their scheduled plan time for the school year within two weeks of the start of school.
- If 150 minutes cannot be found within the student school day, every attempt to schedule 75 minutes per week within the student school day and 75 minutes per week within the employee work day will be made.
- Scheduling can be accommodated by assigning an educator plan time within the classroom while teacher aides are responsible for direct supervision.
- Should all attempts fail to provide plan time in the above manner, the Executive Director shall be so informed and those individuals shall be given two half days per month of release time for planning. Both the supervisor and the educator shall sign off on the 150 minute plan time requirement.
- All parties agree that IEP conferences take precedence over all planning time requirements within the school year.
ARTICLE V
PERSONNEL FILES AND EVALUATION

V-1 PERSONNEL FILE

There shall be only one (1) official personnel file for each educator. The educator shall have an opportunity to respond to any material placed in his/her file, provided such is submitted within twenty-five (25) educator employment days of the date a copy of such materials is furnished to the educator. No evaluation material shall be placed in such file unless the educator has had the opportunity to see it. Any material which may be used to form the basis of disciplinary action against an educator shall be placed in the educator’s personnel file no later than the end of the school term during which such comments were generated.

All educators shall have the right to review their own personnel file and may be accompanied at such review by a representative, provided such review shall occur during normal business hours and shall not in any manner inconvenience the operation of the Administration. A representative of the Administration may be present at the time of such review. Nothing shall be permanently or temporarily removed from such personnel file without the consent of the Administration and the educator.

V-2 EVALUATION

The Board and the Association agree to use the procedures contained in the Educator Evaluation Framework for evaluating educators. The procedures in the framework are hereby incorporated into this Agreement, but the framework is not considered part of the Agreement. The evaluation procedures shall be subject to the grievance procedure. The substance of the evaluations and conclusions of the evaluations are not subject to the grievance procedure. The framework is subject to change in accordance with state law and/or regulations. The evaluation committee will meet at least annually to review the framework and recommend changes, if any, to the Board and Association.
ARTICLE VI
GRIEVANCE PROCEDURES

VI-1 DEFINITIONS

A grievance is a written complaint that has been a violation, misinterpretation, or misapplication of a specific provision of this Agreement. No grievance shall be processed or entertained unless it is filed in writing in accord with step 1 within 20 days of its occurrence or knowledge of the occurrence.

Except where otherwise specifically stated in this Article, the word “day” when used herein shall mean school day except that between the end of a school term in June and the beginning of the next school term, “day” shall mean days when NDSEC’s main office is open.

Internal Complaint: A sincere attempt shall be made to resolve any concerns by oral interview between the educator and the appropriate administrator before differences become formalized as grievances.

VI-2 FILING OF MATERIALS

All records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants.

VI-3 ASSOCIATION GRIEVANCE COMMITTEE

Prior to filing any grievance, the educator(s) will submit the written complaint to the Association Grievance Committee headed by the Association President.

VI-4 STEP 1

The grievant, with or without Association representation, shall file a written grievance with the grievant’s supervisor within twenty (20) days of the occurrence of the event giving rise to the grievance or knowledge of the occurrence. The supervisor shall schedule a meeting within five (5) days of receipt of the grievance to attempt to adjust the matter. The supervisor shall respond in writing to the grievant and the Association representative, if one was present, within ten (10) days of the meeting.

VI-5 STEP 2

In the event that the grievance has not been satisfactorily resolved at step 1, the grievant and/or the Association representative shall, within five (5) days after step 1 decision was due, present the grievance to the Executive Director. The Executive Director shall schedule a meeting within five (5) days of receipt of the grievance. The Executive Director shall respond in writing to the grievant and the Association representative, if one was present, within ten (10) days of the meeting.
VI-6  **STEP 3**

If the grievance cannot be settled at step 2, the grievance shall be submitted to the Operational Board within five (5) days after step 2 was due. The Operational Board shall consider the grievance at its next regularly scheduled meeting and it may continue the matter for a hearing to a later date, not to exceed thirty (30) calendar days from the date it received the grievance. The Operational Board shall respond in writing to the grievant and the Association representative, if one was present, within five (5) days after the last meeting of the Operational Board at which the grievance was considered.

VI-7  **STEP 4**

If the Association is not satisfied with the disposition of the grievance at Step 3 or the time limits expire without issuance of the Board’s written reply, the Association may submit the grievance to binding arbitration. The American Arbitration Association shall act as the Administrator of the proceedings. If a demand for arbitration is not filed within thirty (30) days of the date for the Step 3 answer, the grievance shall be deemed withdrawn.

1. Neither the Board nor the Association shall be permitted to assert any grounds or evidence before the arbitrator which were not previously disclosed to the other party.
2. The arbitrator shall have no power to alter the terms of this Agreement.
3. The arbitrator is empowered to include in any award such financial reimbursements or other remedies as he/she judges to be proper.
4. Each party shall bear the full costs for its representation in the arbitration. The costs of the arbitration and of the AAA shall be divided equally between the Board and the Association.
5. If either party requests a transcript of the proceeding, the party shall bear the full costs for the transcript. If both parties order a transcript, the cost of the transcripts shall be divided equally between the Board and the Association as well as the cost of the transcript to be furnished to the arbitrator.

VI-8  **BYPASS**

If the Association and the Executive Director agree in writing, a written grievance may bypass step 1 and be brought directly at step 2.

VI-9  **WITHDRAWAL**

A grievance may be withdrawn at any step without establishing precedent.

VI-10  **MODIFICATIONS**

Any time limit provided for herein may be modified only by the express written agreement of the Association and the Executive Director.
ARTICLE VII

LEAVES

VII-1 SICK LEAVE

Each educator shall be entitled to fourteen (14) sick days per school term of paid sick leave for each year of work. Sick leave shall accumulate to a maximum of 356 days, or as otherwise provided by law, or the number of days accumulated by the educator on the effective date of this agreement, whichever shall be the greater. Sick leave shall be defined as designated in the School Code and shall include domestic partners.

To encourage educator attendance, the Board shall pay to eligible educators a sick leave incentive as provided below:

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<th>Incentive</th>
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VII-2 JOB RELATED INJURY (WORKERS’ COMPENSATION)

Any absence of three (3) workdays or less due to the injury of an educator will be deducted from that educator’s accumulated sick days and the educator will continue to receive full pay from NDSEC. If the educator’s claim is approved by Workers’ Compensation, then beginning with the fourth day of absence, Workers’ Compensation will pay two-thirds of the educator’s salary and NDSEC will pay one-third of the educator’s salary. The educator may receive payments from both agencies during this period of time. For each day after the third day of absence, one-third of a sick day will be deducted from the educator’s accumulated sick days. If the educator’s sick days become exhausted and the educator is still not able to return to work, the educator will receive payment only from Workers’ Compensation. It is the educator’s responsibility to keep the administrative office apprised of the educator’s health status and anticipated date of return to work.

VII-3 DOCTOR’S APPOINTMENTS

Educators may use one-half sick day leave for the purpose of health appointments. Any absence of more than three and one-half hours will be deducted as a full day’s leave from the educator’s available sick leave.

VII-4 JURY DUTY

An educator on jury duty shall suffer no loss in pay, but the per diem allowance for serving, less mileage and meal expenses, shall be remitted to the Board as its sole and separate property.
VII-5 PERSONAL LEAVE

Each educator shall be entitled to two (2) days of personal leave without loss of pay for matters which cannot be handled during the non-school day or hours. Such leave shall be non-cumulative. If unused, it shall be added to accumulated sick leave. Written application on a designated form shall be made to the Executive Director or designee at least two (2) educator employment days prior to the desired onset of such leave, provided that in an emergency such application may be made at a later time with an explanation of such emergency. Such leave shall not be granted during the first five (5) or last five (5) educator employment days or on the day immediately preceding or following a school vacation, holiday, or recess period, provided that this restriction shall not apply to recognized religious holidays. Emergency leave, which shall be explained, may be granted at the discretion of the Executive Director or designee, but shall be limited annually to one (1) such paid day of the two (2) afforded personal leave days. Personal leave shall not be available during a work stoppage of any kind.

VII-6 BEREAVEMENT LEAVE

An educator may use up to three (3) days of sick leave for bereavement for the death of a member of the immediate family or household, without said three (3) days affecting the sick leave incentive. Educators are entitled to utilize accumulated sick leave for bereavement purposes as provided under The Illinois School Code Section 5/24-6.

VII-7 UNPAID FAMILY LEAVE FOR CHILDBIRTH / ADOPTION

This Section is intended to offer a process for a tenured educator to request unpaid family leave following the use of sick leave related to birth or adoption as permitted by the Illinois School Code and following the expiration of a Family and Medical Leave Act (“FMLA”) leave for which a educator may be eligible. A tenured educator shall be eligible for family leave for childbirth or adoption, without pay or other benefits subject to the following conditions:

1. The educator shall advise the Executive Director or designee of a pregnancy no later than the fourth month of pregnancy or upon ascertainment of such condition, whichever shall be the later. At such time, the educator shall provide a written statement from the obstetrician or physician indicating the expected date of delivery.

2. Application for the family leave shall be made in writing to the Executive Director or designee at least one hundred and twenty (120) calendar days prior to the anticipated birth of the child.

3. After consultation, the educator and the Executive Director or designee shall agree upon a plan for commencement and termination of the family leave, taking in consideration maintenance of continuity of instruction and medical factors to the maximum possible degree, and the pertinent time factors related thereto. The family leave shall not exceed the balance of the school term in which the educator begins his/her absence related to the birth of a child or adoption (which includes the educator’s use of sick leave and/or FMLA leave for such purposes) and one (1) additional school term. Every effort shall be made to have family leave terminate immediately prior to the start of a new school term. Family
leave shall commence upon: 1) the date agreed upon by the Executive Director or designee and the educator; 2) the date the educator’s FMLA leave expires; or 3) the date the educator’s eligibility to use sick leave for birth or adoption expires, whichever shall last occur. The Executive Director or designee with the concurrence of the educator may waive any of the provisions of this section in his/her sole discretion, and any such waiver shall not be precedential in any respect.

4. In cases of the birth of a child, sick leave shall be available for an absence of thirty (30) days. Thereafter, sick leave shall be available if the educator remains incapacitated based on a physician’s certificate. The Policy Board has the right to assign a physician to evaluate the educator’s physical ability to return to work. Any accumulated sick leave available at the commencement of the family leave that is not used by the educator shall be available to the educator upon return to employment.

5. Any educator desiring family leave as a result of becoming an adoptive parent shall notify the Executive Director or designee, in writing, upon the initiation of such adoption proceedings. Family leave shall be granted upon satisfactory written notification to the Executive Director or designee of the date the child is expected to be received. It shall be the responsibility of the applying educator to keep the Executive Director or designee informed on the status of the proceedings, and, as soon as known, the expected date of the delivery of the child. The educator may elect to use sick leave for absences of up to thirty (30) days in connection with adoption prior to the commencement of family leave.

6. Anything in this Section to the contrary notwithstanding, an educator who has been granted a family leave of absence under this Section that exceeds the twelve (12) weeks permitted under the FMLA or the period of that the educator is eligible to use sick leave, whichever is longer, shall not become eligible for a subsequent leave under this Section unless and until such educator has returned to full-time service for at least one (1) complete school term, provided under exceptional circumstances and the Board may grant such unpaid family leave in its sole and absolute discretion. The granting or withholding of family leave shall be without precedential effect.

7. Nothing in this Section shall be construed as requiring any educator to apply for a family leave under this Section related to the birth of a child or adoption. An educator not eligible or not desiring a family leave under this Section may utilize accumulated sick leave during any period of incapacity related to her pregnancy and/or to birth of the child, as well as FMLA leave if eligible. In the case of birth of a child, the educator’s incapacity shall be presumed for absences of thirty (30) days. If such educator exhausts accumulated sick leave, she shall be granted a leave of absence without pay or other benefits during the period of incapacity due to birth of a child or for up to thirty (30) days for adoption. Such educator shall return to employment immediately following the termination of incapacity related to childbirth or thirty (30) days for adoption.

8. A male educator who has entered upon contractual continued service shall be entitled to a family leave of absence for the birth of his child or adoption. Except as otherwise permitted under the School Code related to the use of sick leave, such leave shall be unpaid and shall
be subject to all of the applicable notice and other requirements as set forth above. Eligibility for such leave shall arise upon the anticipated birth of a child which the educator has fathered or upon his planned adoption of a child.

9. In case of interrupted pregnancy, or death of child during the family leave, the leave of absence shall be terminated by the Board as soon as an appropriate vacancy exists, and provided that the educator’s physician certifies to the Executive Director that the educator is in good health and physically able to assume teaching duties.

10. The tenured status of an educator returning from family leave shall not be affected by such leave.

VII-8 GENERAL LEAVES

The Board may grant a tenured educator a leave of absence for a period not to exceed one (1) year for any purpose consistent with the objectives of NDSEC. Such leaves shall be in the sole discretion of the Board and non-precedential with respect to any other leave of absence sought and/or granted to such educator and/or any other educator. Those educators returning from leave will not lose their sick leave accumulation.

VII-9 GENERAL RETURN PROVISION

In all instances where an educator is granted an unpaid leave of absence of eight (8) calendar months or more, as a condition thereof, the educator shall advise the Executive Director or designee in writing at least one hundred eighty (180) calendar days prior to the termination of such leave that he/she intends to return to employment. Failure to timely advise the Executive Director or designee of intent to return as required by the preceding sentence shall be treated as an election not to return to employment and as a resignation from the Cooperative.

VII-10 WAIVER OF UNEMPLOYMENT COMPENSATION

A condition of any unpaid leave of absence shall be the waiver by the educator of any claim to unemployment compensation during the term of such leave or any recess or vacation period adjacent thereto.

VII-11 INSURANCE COVERAGE

An educator on unpaid leave of absence may continue all Board paid insurance in effect, with the consent of the carrier, by paying all premiums therefore in a timely manner to the Business Office.
ARTICLE VIII

COMPENSATION AND FRINGE BENEFITS

VIII-1 SALARY GUIDELINES

The base salary for a new educator with a BA degree and no prior experience shall be $44,165 for the 2019/2020 school year, $44,500 for the 2020/2021 school year, $45,500 for the 2021/2022 school year, and $46,500 for the 2022/2023 school year.

Each educator shall receive a 4.5% salary increase over their 2018/2019 salary for the first year of the agreement, a 4.5% increase over their 2019/2020 salary for the second year of the agreement, a 3.5% increase over their 2020/2021 salary for the third year of the agreement, and a 3% increase over their 2021/2022 salary for the fourth year of the agreement.

Educational Advancement salary increases will be available for completing BA+12 and BA+24 in the amount of $1,750; for completing a Master’s degree in the amount of $3,000; and for completing Master’s+15, Master’s+30, and Master’s+45 in the amount of $2,250.

1) New educators will be placed at the discretion of the Board but will not be placed at a higher rate than a current educator with the same education and experience.

2) If an educator is required to work more than 183 days during the school year, they shall be compensated for each extra day at the rate of 1/183 of their yearly salary.

3) All educators shall be granted one year of seniority for each year they work full time for 120 days or more.

4) Each educator will be paid on the basis of twenty-two (22) or twenty-six (26) payments to be made on alternate Fridays.

5) The Board shall deduct and remit the required amounts for each educator to the State of Illinois Teachers’ Retirement System and to the Teachers’ Health Insurance Security Fund to be applied for the retirement and health insurance accounts of such educator. The educators shall have no right or claim to the funds so remitted, except as they may subsequently become available upon retirement or resignation from the State of Illinois Teachers’ Retirement System.

6) Any increase in salary as a result of approved coursework will become effective either at the beginning of the school year or at the beginning of the second semester, depending on when the transcripts are received by the Business Office indicating that the coursework was completed with a grade of “B” or better. Transcripts received by October 1, or sooner, will result in salary advancement at the beginning of the school year. Transcripts received between October 2 and January 31 will result in a salary advancement effective at the beginning of the second semester.
VIII-2 PAID/NON PAID EXTRA DUTIES

In each program (building) there may be a variety of duties which must be assigned to educators during the regular work day for which no stipend shall be paid. The supervisor is responsible for establishing an equitable and rotating schedule of supervising responsibilities. Mentors and Clinical Fellowship Year supervisors will receive a stipend of no less than $250 per year.

VIII-3 PROFESSIONAL RESPONSIBILITIES

Educators shall participate in curriculum and other committee work, faculty and team meetings, attendance, student staffing participation, parent meetings and conference participation, and school programs attendance, as required of the professional staff of the Cooperative.

VIII-4 COMPENSATION FOR VOLUNTARY-EXTRA DUTIES

If an IEP requires a student to be enrolled in an extra-curricular activity and if it is determined by his/her IEP team that an educator needs to be involved to assist this student's participation, the educator shall be compensated at a rate of $18.00/hr for the duration of this Agreement. Prior to the start of the educator’s involvement in the student activity, the program administrator will determine the number of hours approved for compensation.

Outdoor education programs will be compensated at the same rate (hourly rate or lump sum, whichever is applicable) as paid by the district providing the outdoor education program.

VIII-5 INTERNAL SUBSTITUTION

In the event a substitute teacher cannot be obtained, or it becomes necessary for a teacher, to work with two classes of students, the Board shall compensate the educator at $15.00 per clock hour in additional compensation to the educator’s regular contracted rate for time engaged in internal substitution. The maximum amount of internal substitution per day is six (6) hours or $90.00 compensation for a full day's internal substitution. No educator shall be required to internally substitute teach. When two or more educators are assigned to the same classroom on a given school day and one is absent, extra substitute compensation will not be paid to the educator assuming both duties.

VIII-6 MILEAGE

Educators shall be paid at the rate per mile authorized by the Internal Revenue Service (for deductions without documentary evidence) for all approved mileage to perform their assigned duties. Reimbursement claims shall be filed pursuant to procedures established by the Board.

VIII-7 ADVANCED TRAINING

An educator who has a master’s degree shall receive one (1) graduate hour for each fourteen (14) class hours of PD that are completed outside of work hours. A total of 70 PD hours is equivalent to one third (1/3) of a lane change. Class hours may be cumulative, but apply only once. In-
service hours/PD hours need to be submitted to the Assistant Director to receive credit for the graduate hours.

VIII-8 FLEXIBLE BENEFIT PLAN

NDSEC will continue to administer the Flexible Benefit Plan for the duration of this Agreement. The Board shall be responsible for the yearly administrative fee. Educators shall be responsible for the monthly participation fee.

The Board shall establish and maintain a "flexible benefit plan" in compliance with Section 125 of the Internal Revenue Code of 1986. Prior to each plan year, an educator may elect to have the Board reduce his or her pay and contribute such amounts among the following non-taxable benefits, in accordance with the plan document: 1) premiums for the Cooperative's health insurance plan which are not paid by the Board; 2) reimbursement for qualified dependent care assistance expenses; and 3) reimbursement for the cost of medical and dental care.

In accordance with the Internal Revenue Code, any amounts remaining unpaid after processing all timely requests for reimbursement shall be forfeited and not otherwise paid to the educator or carried over to the following plan year. The Board shall pay the administrative costs and expenses for maintaining the plan.

The Board does not warrant that the deduction made in the amounts as listed on the salary agreement by the Board for the educators as set forth above are deemed excludable from the educators’ gross wages, and as such, the Association and each individual educator shall and do hereby indemnify and hold harmless the Board, its members, its agents, and its employees from any and all claims, demands, actions, complaints, suits, assessments or deficiencies or other liability by reason of the payments of dependent insurance premiums to the provision of this section.

VIII-9 MEDICAL/HEALTH INSURANCE

A. The Board agrees to provide each educator with a health and major medical policy. The Board shall pay 100% of the individual health and major medical premium. The Board shall pay 20% of the health and major medical premium for any coverage above individual coverage. Family coverage shall be provided for those employees grandfathered pursuant to the 1996-99 Professional Negotiations Agreement.

B. PART-TIME EDUCATOR BENEFITS

Except as otherwise specifically provided herein, regularly-employed educators charged with specific, contractually-assigned duties on a part-time basis shall have pro-rata application of salary, sick days and personal days, based on the percentage of a full school year that they are assigned to work, and may also enroll in NDSEC’s group health and insurance plan but must pay the percentage of the premium for the time not employed by NDSEC plus any percentage of the premium a full time educator is required to pay. A part-time educator who works less than 20 hours per week is not eligible for health, life or long term disability insurance.
C. The Board shall also provide a long term disability policy for educators, pursuant to specifications prescribed by the Board.

D. It is agreed an ongoing insurance committee shall be established to review the current insurance program. The insurance committee shall be comprised of the Director of Business and Operations, and two (2) members of the Association’s Executive Board appointed by the Association President. The committee shall meet during the first semester at a time and place mutually agreed to by the Executive Director and the Association President. NDSEC shall provide written notice to the Association of the solicitation of bids. The committee should provide input to the Operational Board and the Association regarding changes that they feel should be made to the type or kind of benefits.

VIII-10 DENTAL INSURANCE

NDSEC will continue to administer the dental insurance plan for the duration of this Agreement and the cost of the premiums shall be paid by the employees.

VIII-11 LIFE INSURANCE

The Board shall provide each educator with a $50,000.00 death and dismemberment policy at the Board’s expense.
ARTICLE IX

GENERAL PROVISIONS

IX-1  NEGOTIATION PROCEDURES

A. The Board agrees to participate in good faith negotiations with the duly designated representatives of the Association and further agrees that it will not negotiate with any other educators’ organization or any full or part time educator individually on matters covered by this Agreement.

The Board and Association agree that they will confer upon their respective representatives the necessary power and authority to make proposals, counter-proposals, and tentative agreements. When tentative agreement is reached on all matters of negotiations, the items will be reduced to writing and submitted to the Association for ratification and to the Board for official approval.

B. Within thirty (30) days of ratification of this Agreement, it shall be emailed to Association members and Board members.

C. Negotiations shall begin no later than April 1, unless both parties agree to an alternate date. Meetings will be held as necessary at times and places agreed to by both parties. As provided by Section 12(a) of the Illinois Educational Labor Relations Act ("Impasse Procedures"), either party may declare to the other that an impasse exists and call for a mediator from the Federal Mediation and Conciliation Service (FMCS).

IX-2  BOARD RIGHTS

The Association acknowledges that the Board has the responsibility and authority to manage and direct, on behalf of the public, all of the operations and activities of NDSEC to the full extent provided by law, limited only by the lawful provisions of this Agreement, including, but not limited to, such areas of discretion or inherent managerial policy as the functions of the Board, standards of service, the overall budget, the organizational structure, the selection of new employees, and the direction and assignment of employees.

It is expressly understood and agreed by the Association that all functions, rights, powers, or authority of the Board which are not specifically limited by the express language of this Agreement are retained by the Board as authority vested in it by the laws and constitutions of Illinois and the United States and as authority properly exercised by it.

IX-3  NO STRIKE

The Association shall not engage in nor encourage the participation by any educator in a strike against NDSEC during the term of this Agreement.
IX-4  SAVINGS

Should any article, section, or clause of this Agreement be declared illegal by a court of competent jurisdiction, said article, section, or clause, as the case may be, shall be automatically deleted from this Agreement to the extent that it violated the law. The remaining articles, sections, and clauses shall remain in full force and effect for the duration of the Agreement if not affected by the deleted article, section or clause.

IX-5  DURATION

This Agreement shall be effective, to the extent feasible on the first educator employment day of the 2019/2020 school term. This Agreement shall expire at August 31, 2023. In the event such notice is given, negotiations shall commence on a mutually agreeable date no later than April 1st of the year in which this Agreement is to expire.
IN WITNESS WHEREOF

[Signature]
Chairperson, Governing Board
North DuPage Special Education Cooperative
10/24/19
Date

[Signature]
Representative
NDSEC Education Association
10/24/19
Date