Employee Handbook
Approved by BOE 06-25-18

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SECTION 1: APPLICABLE TO ALL SCHOOL DISTRICT PERSONNEL
PART I. INTRODUCTION

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. CONFIDENTIALITY

Pupil information that District employees obtain as a result of their employment with the District is confidential and protected by law unless such information has been designated as pupil directory data. The law and respect for our students require that student issues are only discussed with employees and parents who need to know the information. Any requests for pupil or District records shall be referred to the appropriate administrator.

The Board’s Guidelines for Maintenance and Confidentiality of Student Records (Policy JO-R) can be found at: http://www.monroeschools.com/district/

B. CONFORMITY TO LAW

If any provision of this Handbook, or addendum thereto, is held to be invalid by operation of law or by any tribunal of competent jurisdiction, or if compliance with or enforcement of any sections, or addendum thereto, should be restrained by such tribunal, the remainder of this Handbook shall not be affected thereby.

C. EMPLOYEE HANDBOOK

This Employee Handbook (the “Handbook”) provides a broad overview of the School District of Monroe’s (“District”) employment policies, practices, procedures, and benefits. The Handbook is provided to you as a guideline and should not be considered all inclusive. This Handbook does not cover all of the District’s policies, practices, procedures, or benefits, nor does it provide a written answer to every possible employment situation. Board policies and procedures are available on the School District of Monroe’s website at: http://www.monroeschools.com/district/

Notwithstanding any provision herein, and subject to applicable law, the District reserves the right to make employment-related decisions on a case-by-case basis. The District reserves the right, as allowed by law, to unilaterally interpret, change, modify, suspend, amend, delete, or cancel any provision of this Handbook or procedures or benefits discussed herein at any time, without advance notice, in its sole discretion.
This Handbook replaces and supersedes previous handbooks and is intended to be subservient to, and does not supersede, the Board’s statements, policies, procedures, and rules whether verbal or written. In case of a direct conflict between this Handbook, rules, regulations or policies of the Board and any specific provisions of an individual contract or collective bargaining agreement, the individual contract or collective bargaining agreement shall control.

An electronic copy of the various district policies is provided throughout this Handbook. An electronic version of this Handbook can be found on the District’s website at: http://www.monroeschools.com/district/

D. EMPLOYMENT STATUS

This Handbook is not intended to create a contract of employment, express or implied, or evidence of a contract of employment, between the District and any one, or all, of its employees. Only the Board has the authority to enter into such contracts. Any such agreements must be in writing and signed by an authorized representative of the Board and the employee.

Except as required by the laws of the state of Wisconsin, every employee of the District serves as an at-will employee. As such, the District cannot guarantee you or any employee continued employment for any definite period of time unless specifically addressed elsewhere in this Handbook. You have the right to terminate your employment at any time, for any reason or no reason, and the District retains the same right to terminate your employment at any time, as allowed by applicable law, subject to other provisions of an individual employment contract or collective bargaining agreement.

E. GENERAL PERSONNEL POLICIES

This Handbook is subservient to, and does not supersed the provisions set forth in its Board policies.
PART II. EMPLOYMENT LAW

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. CRIMINAL BACKGROUND CHECK

All individuals applying for employment with the District are required to file in writing, in advance of employment and on forms provided by the District, a statement regarding the applicant’s criminal background. The Board’s Criminal Records Check Policy (GBEE) can be found at: http://www.monroeschools.com/district/

B. DISABILITY

The District is committed to maintaining an environment that prohibits discrimination against disabled persons. Further guidance outlining the Board’s Nondiscrimination on the Basis of Disability Policy (ACB) is at: http://www.monroeschools.com/district/

C. DISCRIMINATION AND HARASSMENT

The District is committed to providing fair and equal employment opportunities and to providing a professional work environment free of all forms of illegal discrimination, including harassment. The District will not tolerate harassment based on any personal characteristic described in its Equal Opportunity Policy. Harassment and other unacceptable activities that could alter conditions of employment, or form a basis for personnel decisions, or interfere with an employee’s work performance are specifically prohibited. Sexual harassment, whether committed by supervisory or non-supervisory personnel, is unlawful and also specifically prohibited. Sexual harassment may include, but is not limited to:

- Unwelcome or unwanted sexual advances;
- Requests or demands for sexual favors;
- Verbal abuse or joking that is sexually oriented and considered unacceptable by another individual;
• Engaging in any type of sexually oriented conduct that would unreasonably interfere with another’s work or learning performance; and

• Creating an environment that is intimidating, hostile or offensive.

All employees are responsible for ensuring that discrimination and harassment do not occur. It is the intent of the District to comply with both the letter and spirit of the law in making certain illegal discrimination does not exist in its policies, regulations and operations. Anyone who believes that he or she has been the subject of discrimination or harassment or has knowledge of violations of this policy shall report the matter in accordance with established complaint procedures.

District Compliance Officers:

Joe Monroe
Director of Pupil Services
608-328-7155
925 16th Avenue, Suite 3
Monroe, WI 53566
joemonroe@monroe.k12.wi.us

Terri Montgomery
Director of Curriculum & Instruction
608-328-7847
925 16th Avenue, Suite 3
Monroe, WI 53566
terrimontgomery@monroe.k12.wi.us

Additional guidance regarding the Board’s Harassment Policy (ACA) and Harassment Complaint Procedures (ACA-R) can be found at: www.monroeschools.com/district

D. EQUAL OPPORTUNITY

Equal opportunity is the District’s policy. It is the District’s policy to select the best qualified person for each position in the organization. The District does not discriminate against applicants for employment or against employees because of age, race, religion, creed, color, disability, pregnancy, marital status, sex, citizenship, national origin, ancestry, sexual orientation, gender identity, gender expression, arrest record, conviction record, military service, membership in the National Guard, state defense force or any other reserve component of the military forces of Wisconsin or the United States, political affiliation, use or non-use of lawful products off the employer’s premises during non-working hours, declining to attend a meeting or to participate in any communication about religious matters or political matters, the authorized use of family or medical leave or worker’s compensation benefits, genetic information, or any other factor prohibited by state or federal law. This policy applies to all employment practices and personnel actions.

Reasonable accommodations shall be made for qualified individuals with a disability, unless such accommodations would impose an undue hardship in the District. A reasonable accommodation is a change or adjustment to job duties or work environment that permits a
qualified applicant or employee with a disability to perform the essential functions of a position or enjoy the benefits and privileges of employment compared to those enjoyed by employees without disabilities.

The Board’s *Equal Opportunity Employment* Policy (GBA) can be found at [http://www.monroeschools.com/district/](http://www.monroeschools.com/district/)

**E. IMMIGRATION LAW COMPLIANCE**

The District is committed to employing only United States citizens and aliens who are authorized to work in the United States. Therefore, in accordance with the Immigration Reform and Control Act of 1986, employees must complete an I-9 form before commencing work and at other times prescribed by applicable law or District policy.

**F. Licensure/Certification**

Each employee who is licensed or certified by law to perform his/her job duties must provide the District with a copy of the current license or certificate so that it can be maintained in his or her personnel file. Employees are expected to be aware of licensure and certification expiration dates. Applications for license and/or certification renewal are to be completed in a timely basis.

**G. Management Rights**

Management retains all rights of possession, care, control and management that it has by law and retains the right to exercise these functions. The exercise of such powers, rights, authority, duties and responsibilities by the Board shall be limited only to the precise intent such functions and rights are explicitly, clearly and unequivocally restricted by the express terms of this Handbook, applicable individual contracts, and/or collective bargaining agreements. These rights include but are not limited by enumeration to the following rights:

- To direct all operations of the school system;
- To determine the educational policies of the District;
- To establish and require observance of reasonable work rules and schedules of work;
- To hire, promote, transfer, schedule and assign employees in positions within the school system;
- To suspend, discharge and take other disciplinary action against employees;
- To relieve employees from their duties because of lack of work or to save money;
- To maintain efficiency of school system operations;
• To take whatever action is necessary to comply with state or federal law or to comply with state or federal agency decisions or orders;

• To introduce new or improved methods or facilities;

• To select employees, establish job descriptions and quality standards and to evaluate employee performance;

• To require use of a time recording system;

• To determine the methods, means and personnel by which school system operations are to be conducted;

• To contract out for goods and services with a goal of maintaining as many services in house as is educationally sound and economically feasible; and

• To take whatever action is necessary to carry out the functions of the school system in situation of emergency.

H. SEVERANCE FROM EMPLOYMENT

An employee's employment relationship shall be broken and terminated by:

• Termination pursuant to the terms of this Handbook and the employee’s individual contract [if any];

• Voluntary resignation;

• Retirement;

• Nonrenewal of the employee’s contract, [only applicable to employees where nonrenewal rights are provided under the Wisconsin statutes];

• Failure to return to work following recall from layoff within fourteen (14) calendar days of receipt of notice to do so [only applicable to employees where layoff rights are expressly provided for in other sections of this Handbook];

• The employee having been on layoff for twelve (12) consecutive months [only applicable to employees where layoff rights are expressly provided for in other sections of this Handbook];

• Failure to return to work the day following the expiration of an authorized leave of absence; and
- Job abandonment.
SECTION 1: APPLICABLE TO ALL SCHOOL DISTRICT PERSONNEL
PART III. HOURS OF WORK AND ATTENDANCE

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART III. HOURS OF WORK AND ATTENDANCE

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. ATTENDANCE AND PUNCTUALITY

The District expects all employees to make every effort to be present for work and to adhere to their assigned work schedule. In order for the schools to operate effectively, employees are expected to perform all assigned duties and work all scheduled hours during each assigned work day, unless the employee has received approved leave. Breaks and meal periods may only be taken during times designated by the employee’s supervisor/building administrator as is further specified in other parts of this Handbook. Any deviation from assigned hours must have prior approval from the employee’s supervisor or the Business Administrator.

B. EXCEPTIONS TO REQUIRED WORK SCHEDULES – HOURLY STAFF

On any day during the school year when school is closed due to severe weather/road conditions, employees will be paid only for the hours they actually work. The school administration will identify those employees expected to show up for work when school is closed. Year-round hourly, exempt and administrative staff are expected to work on inclement weather days unless conditions are so extreme that an emergency is called and all District services are closed. Any other employee called to work shall be paid at a minimum of one (1) hour. This employee may be requested to work the full one (1) hour period.

When school is closed, employees not covered by the above are not expected to report for work unless requested by their immediate supervisor. If the employee reports for work, he or she shall be paid at the regular rate. If an employee misses time from work due to inclement weather (severe weather/road conditions) this time may be made up, with the approval of the employee’s immediate supervisor, by using personal, vacation, or paid sick leave for the time missed or take “time off, no pay.” The use of personal, vacation or paid sick leave shall be limited to the first inclement weather day of each school year and for late starts or early release caused by inclement weather.

All personnel required to report to their building during a “building closing” shall contact their immediate supervisor to determine when they should report. The method of contact will be determined by the building administrator. Use of voice mail is permissible if direct contact cannot be made with the building administrator.
The payment for both exempt and hourly Monroe Public Library employees for time off because of library closures will be guided by Monroe Public Library Board policy.

C. HOURS OF WORK

The District will generally schedule school employees to work consistent with each of the building’s hours of instruction. Because of different building schedule requirements, an employee’s work hours may vary in different assignments and locations. The employee’s immediate supervisor will schedule working hours.

Specific details regarding hours of work for the various employee groups can be found in the other sections of this employee handbook.

D. OTHER EMERGENCY CONDITIONS

In conjunction with local health and/or public safety authorities, the District may decide to close a building or take other emergency measures in order to safeguard the health and welfare of its employees, students and the public. Examples of emergency conditions might include power outages, damage to a school building, a natural disaster, or a quarantine imposed by health officials. Under such circumstances, distinct from that noted in Paragraph B (Exceptions to Required Work Schedules) noted above, the District may authorize paid leave status for employees.

E. SCHOOL CALENDAR

On or about December 15 of each calendar year, the School Board will determine and approve the following year’s school calendar with guidance set forth by the Administration, Board policy and applicable state law.

The Board’s policy regarding the school calendar can be found in the Board’s School Year – School Calendar Policy (IC/ICA) www.monroeschools.com/district/
PART IV. PERSONNEL ADMINISTRATION

A. PERSONNEL FILE

The District maintains a personnel file for each District employee.

The personnel file will be maintained in the District Office and include employee evaluations, license documents, and official transcripts. Documentation identifying an employee’s personal health information or grievance materials will not be kept in an employee’s personnel file.

Except as otherwise specifically provided by law, individual personnel records shall be considered public records and shall be subject to examination and review as required by law.

An employee shall have the right to review the contents of his/her personnel file with reasonable advance notice pursuant to the procedures required by applicable law. Employees shall have the right to a duplicate copy of records included in the personnel files with the exception of records defined as confidential under Wis. Stat. § 103.13.

Should you want copies of your personnel record, the District may charge you the costs of copying your record.

The Board Personnel Records Policy (GBL) can be accessed at: www.monroeschools.com/district/

B. YOUR INFORMATION

It is each employee’s responsibility to report changes in marital status, dependents, legal name, residences and mailing addresses, phone numbers, direct deposit information, beneficiary information, emergency contacts, and any information that may affect his/her tax withholdings or benefits. This information is necessary as it may affect your compensation, dependents’ eligibility for medical insurance, and other important matters. To update any of this information, please notify the Director of Business Services or his/her designee.
SECTION 1: APPLICABLE TO ALL SCHOOL DISTRICT PERSONNEL
PART V. WAGES AND PAY PRACTICES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART V. WAGES AND PAY PRACTICES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. DEDUCTIONS FROM PAYCHECK

Deductions will be made from your paycheck as required by law, including federal and state withholding taxes and any garnishments or other deductions. Your deductions will be itemized on your check history. If you have any questions about the amounts shown on your paycheck or how they were calculated, please contact the Director of Business Services.

B. DIRECT DEPOSIT PAYMENT METHOD

Direct deposit is required for payroll for all District employees. Employees may select a financial institution of their choice for direct deposit. To change a direct deposit authorization, employees must complete a new Direct Deposit Form, available from the Director of Business Services. Each employee can access his/her personal payroll and paycheck information through the Employee Access tab within the District’s Skyward Software.

Information on the Board’s policy on direct deposit can be found in the Payday Schedule Policy (DLA) at: http://www.monroeschools.com/district/

C. ERROR IN PAY

Every effort is made to avoid errors in your paycheck. If you believe an error has been made, please contact your supervisor immediately. The District will review your concern and take steps to ensure that all necessary corrections, if any, are made by the next pay period.

D. EXPENSE REIMBURSEMENT

An employee who incurs pre-approved expenses (such as enrollment fees, lodging, meals and mileage) in carrying out his/her assigned duties will be reimbursed by the District upon submission of properly completed documentation, along with supporting receipts. Failure to obtain pre-approval for expenses may result in expenses not being reimbursed and/or discipline.

If you are required to use your automobile for school business, you will receive the current allowable rate promulgated by the Internal Revenue Service. Further details regarding the current IRS rate can be found at: http://www.irs.gov.
Travel vouchers should be completed and submitted to the District Office by the 15th of each month.

Any questions regarding the District’s Expense Reimbursement Policy should be directed to the Director of Business Services. Further guidance can also be obtained from the Board’s Expense Reimbursement Policy (DLC) and also the Board’s Reimbursement Rates Policy (DLC-R) at http://www.monroeschools.com/district/

E. FAIR LABOR STANDARDS ACT

Certain types of workers are exempt from the minimum wage and overtime pay provisions, including bona fide executive, administrative, and professional employees who meet regulatory requirements under the Fair Labor Standards Act.

F. NO IMPERMISSIBLE DEDUCTIONS

The District will not make deductions from the pay of exempt, salaried employees because of variations in the quality or quantity of their work, nor will the District make any other impermissible deductions from their pay under the federal or state wage and hour laws. If you believe that you have been subjected to an impermissible pay deduction, you must promptly report the pay deduction to the Director of Business Services. The District will promptly investigate your concern about the pay deduction. If the District determines that an impermissible deduction has been made from an exempt, salaried employee’s pay, the District will reimburse that employee, in full, for the improper deduction, and the District will take all actions it deems necessary to ensure compliance with the salary basis test in the future.

G. PAYROLL SCHEDULES

All payrolls are typically paid on the 15th and the 30th of each month. When payroll dates fall on a holiday, the payroll date will occur on the business day immediately before the normal payroll date.

The Board’s Payday Schedule Policy (DLA) can be accessed at: http://www.monroeschools.com/district/
H. WAGES

For employees covered by a collective bargaining agreement, the District will pay each employee his/her wages as required by the applicable collective bargaining agreements and controlling statutory requirements. Employees not covered by a collective bargaining agreement will receive compensation in an amount determined by the District, with consideration to the employee’s experience, performance level, job duties, and level of responsibility within the District.
PART VI. PAID AND UNPAID TIME OFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. FAMILY DEATH & SERIOUS ILLNESS

In the event of a death in the employee’s immediate family, the District will annually grant up to three (3) non-accumulative equivalent days up to eight (8) hours per day, of leave with pay in case of death or serious illness of an immediate family member (“serious illness” is defined as an illness requiring hospitalization or documented need for one-on-one personal care outside a hospital setting).

In this policy, “immediate family” includes an employee’s spouse, child, stepchild, grandchild, foster child, parent, grandparent, brother, sister, domestic partner or other individual as granted at the District’s discretion. The “immediate family” definition includes “in-laws” (e.g., parent-in-law, brother-in-law, etc.).

The District understands that its “immediate family” definition noted above might not recognize people whom we care deeply about. In these instances, other forms of paid or unpaid leave may be available for use. Please see your supervisor or the Business Administrator to discuss any requests.

B. FAMILY & MEDICAL LEAVE

The School District of Monroe’s (the “District”) Family and Medical Leave Policy (the “Policy”) is intended to conform to, and not exceed, the requirements of the federal Family and Medical Leave Act of 1993, as amended (“FMLA”), and the Wisconsin Family and Medical Leave Act (“WFMLA”). This Policy is intended to comply with applicable laws and does not necessarily incorporate all provisions of such laws directly into the Company’s personnel policies. This Policy does not repeat every provision of the FMLA’s or the WFMLA’s statutory or regulatory requirements. You may contact the Director of Business Services if you have specific questions regarding the FMLA, WFMLA or this Policy.

Family and medical leave taken under this Policy may be covered by federal law, state law or both. When leave taken by employees under this Policy is governed by both federal and state law, the more generous provision will control in the event of a conflict. However, when leaves are governed by state or federal law, but not both, the applicable law will control under this Policy. In this regard, you should note that certain leaves may be covered by both state and federal law for only a portion of the leave.
Eligibility Requirements.

To be eligible for leave under federal law, you must have been employed by the District for at least 12 months, must have worked at least 1,250 hours during the 12-month period immediately preceding the commencement of the requested leave, and be employed at a worksite where 50 or more employees are employed by the District within a 75-mile radius. To be eligible for leave under Wisconsin law, you must have been employed in Wisconsin for more than 52 consecutive weeks and have been paid for at least 1,000 hours in the 52 weeks immediately preceding the request for leave. The kind and amount of leave available to you under this Policy, as well as your rights during leave, depend on whether you meet the above requirements.

Types of Leave Available.

The Company provides family and medical leave for eligible employees under the following circumstances:

1. For the birth of the eligible employee’s child and to care for a newborn child.

2. For placement with the eligible employee of a child for adoption or foster care.

3. To care for an eligible employee’s spouse, domestic partner, child, parent, or parent-in-law (including the parent of a domestic partner) with a serious health condition.

4. Because of a serious health condition that makes the eligible employee unable to perform any of the functions of the employee’s job.

5. Because of a “qualifying exigency” arising out of the fact that the eligible employee’s spouse, son, daughter, or parent is a member of the Armed Forces, including the National Guard or Reserves, or a retired member of the Armed Forces on covered active duty (or has been notified of an impending call or order to covered active duty).

6. For an eligible employee to care for his/her spouse, son, daughter, parent, or next of kin who is a covered service member with a serious injury or illness.

See the Director of Business Services to determine whether your request for leave qualifies under one of the above categories.

Certification.

If leave is requested due to your own serious health condition, the serious health condition of your spouse, domestic partner, child, parent, or parent in-law (including the parent of a domestic partner), the serious illness or injury of a covered service member, or for a qualifying exigency, the District requires that the leave request be supported by certification issued by a health care
provider or other specified third party. The District’s certification forms can be obtained from Director of Business Services. Failure to provide the District with timely, complete, and responsive certification within 15 days of the District’s request for certification may result in delay or denial of the leave.

If an employee provides the District with incomplete or insufficient certification, the District will provide written notice to the employee explaining the deficiency in the certification and will allow the employee at least seven days to cure the deficiency. If such deficiency is not cured, the District may deny the employee’s leave request.

The District reserves the right to request re-certification or a second medical opinion, when necessary. In addition, the District may contact the employee’s health care provider to clarify and authenticate a medical certification, as permitted by law.

**Definition of Serious Health Condition.**

In conjunction with the certification, the District reserves the right to determine whether an illness, injury, impairment, or physical or mental condition constitutes a serious health condition entitling you to family or medical leave under state or federal law.

Under federal law, a “serious health condition” means an illness, injury, impairment, or physical or mental condition that involves one of the following:

- Inpatient care (i.e., an overnight stay) in a hospital, hospice or residential medical care facility.

- A period of incapacity of more than three consecutive full calendar days (including any subsequent treatment or period of incapacity relating to the same condition) that also involves:

  o In-person treatment two or more times by a health care provider related to the same condition under the following circumstances:

    - the first in-person treatment must occur within seven days of the first day of incapacity; and

    - the second in-person treatment must occur within 30 days of the first day of incapacity, unless extenuating circumstances exist.

  o In-person treatment by a health care provider on at least one occasion which results in a regimen of continuing treatment under the supervision of the health care provider.

- Any period of incapacity due to pregnancy, or for prenatal care.
• A chronic condition that requires periodic visits for in-person treatment by a health care provider.

• A period of incapacity that is permanent or long term due to a condition for which treatment may not be effective.

• Any period of absence to receive multiple treatments (including any period of recovery therefrom) by a health care provider.

Under Wisconsin law, a serious health condition is a disabling physical or mental illness or condition that involves inpatient care or outpatient care that requires continuing treatment of a health care provider.

**Military Family Leave Entitlements.**

Federal law allows eligible employees with a spouse, son, daughter, or parent who is an active or retired member of the Armed Forces, including the National Guard or Reserves, and who is on covered active duty or call to covered active duty status to use their general 12-week leave entitlement to address certain “qualifying exigencies.” Qualifying exigencies may include attending certain military events, arranging for alternate childcare, addressing certain financial and legal arrangements, attending certain counseling sessions, and attending post-deployment reintegration briefings.

Federal law also provides a special leave entitlement for eligible employees to take up to 26 weeks of leave in a single 12-month period to care for their spouse, son, daughter, parent, or next of kin who is a covered service member. A covered service member is a current member of the Regular Armed Forces, including the National Guard or Reserves, who has a serious illness or injury incurred or aggravated in the line of duty on active duty that may render the service member medically unfit to perform his/her duties, for which the service member is undergoing treatment, recuperation or therapy, or is on outpatient status, or is on the temporary disability retired list. The term covered service member also includes a veteran who was a member of the Armed Forces, including the National Guard or Reserves, at any time during the five-year period preceding his/her medical treatment, recuperation or therapy for a serious illness or injury incurred or aggravated in the line of duty on active duty.

Service member and qualifying exigency leave may run concurrent with other leave entitlements provided under federal, state, and local law. For details, contact the Director of Business Services.

**Amount of Leave Available.**

Under federal law, eligible employees are entitled to a total of 12 workweeks of leave during a 12-month period for any of the reasons stated in Section 2, above. Except when leave is to care for a covered service member, an eligible employee may take up to 26 weeks of leave in a single
12-month period to care for the service member. Leave to care for a covered service member, when combined with other leave, may not exceed 26 weeks in a single 12-month period. The 12-month period utilized by the District in applying this Policy is defined as the calendar year.

Under state law, eligible employees are entitled to:

(1) a total of six weeks of leave for the birth of your biological child and/or the placement of a child with you for, or as a precondition to, adoption;

(2) a total of two weeks of leave to care for a spouse, domestic partner, child, parent, or parent-in-law (including the parent of a domestic partner) with a serious health condition; and

(3) a total of two weeks of leave if you cannot perform your employment duties due to a serious health condition.

The Company will treat use of family or medical leave under this Policy as simultaneous use of state and federal leave entitlements whenever permitted by law.

**Manner in Which Leave Can Be Taken.**

Leave available under this Policy may be taken in full, and, under certain circumstances, may also be taken intermittently (e.g., one week at a time) or on a reduced leave schedule (e.g., consecutive hours at a time). Consistent with federal law, the District may place certain limitations on the use of FMLA leave by eligible instructional employees. See the Director of Business Services for details.

While on FMLA leave, employees may not work or otherwise provide services for another employer nor may employees engage in any for-profit enterprise themselves or on behalf of a family member.

**Compensation During Leave.**

Generally, leave taken under this Policy is unpaid. However, for leaves governed exclusively by federal law, you will be required to, as allowed by law, use the following leaves provided by the District, if available:

(1) Vacation or personal leave, if available, for any family or medical leave;

(2) Accrued paid family leave (i.e., paid leave covering the particular circumstances for which the employee is seeking leave), if available, for birth, adoption or to care for a seriously ill family member; and

(3) Accrued paid medical or sick leave, if available, to care for a seriously ill family member, or for the employee’s own serious health condition.
However, you may not substitute paid sick leave or paid medical leave for leave taken under this Policy in any situation where the District would not normally provide such paid leave. In addition, in order to receive paid leave, you must satisfy any procedural requirements (e.g., notice requirements) associated with the taking of such leave, unless waived by the District. The procedural requirements for taking District-provided paid leave are outlined in the District’s Employee Handbook.

For leaves governed by state law, you may elect to substitute paid leave, if available. The District reserves the right to deny substitution as permitted by law.

**Continuation of Benefits.**

You will remain eligible for group health insurance benefits under the District’s group health plan during leave taken under this Policy under the same conditions as coverage would have been provided if you had been actively employed during the entire leave. However, you have the option of choosing not to retain such coverage during family or medical leave if you prefer.

During leave taken under this Policy, the District will continue to pay any portion of group health insurance premiums for coverage that it was responsible for paying immediately prior to the leave as required by law. You are responsible for paying your portion of health insurance premiums regardless of whether your family and medical leave is paid or unpaid. It is your responsibility to arrange with the Director of Business Services for making premium payments for group health insurance during leaves. Your failure to make premium payments may result in the loss of insurance benefits during the remainder of your leave.

Your entitlement to benefits other than group health benefits during a period of family or medical leave is determined by the District’s Policy regarding provision of such benefits when an employee is on other forms of leave.

**Accrual of Benefits.**

To the extent permitted by law, you will not continue to accrue seniority or any other employment benefit during leave taken under this Policy, except that such benefits shall accrue if you elect to use other leaves provided by the District pursuant to Section 8, above, and if such benefits would normally accrue during such leave.

**Employment Restoration.**

To the extent required by law, when you return from family or medical leave, you will be returned to the same position you held when leave commenced, or to an equivalent position with equivalent benefits, pay, and other terms and conditions of employment. This Policy does not entitle you to any right, benefit or position of employment other than those to which you would have been entitled had you not taken leave. The District reserves all rights concerning restoration of employment or denial of same under state or federal law.
Required Advance Notice.

Absent extenuating circumstances, you must provide the District with a completed FMLA Request Form, available from the Director of Business Services before leave taken under this Policy is to begin. You will generally be expected to provide at least 30 days’ advance notice for foreseeable leave (e.g., an expected birth, placement or adoption or foster care, or planned medical treatment for your own serious health condition or that of a family member). When requesting partial or intermittent leave in connection with child birth or adoption, you must provide at least as much notice as required for taking other non-emergency or non-medical leave, as well as a definite schedule for the leave. Where advance notice is not practicable due to uncertainty as to when leave will be required to begin, a change in circumstances, or medical emergency, notice must be given as soon as practicable.

Your notice of your need for leave must provide sufficient information for the District to determine if your leave may qualify for FMLA protection and the anticipated timing and duration of leave. Sufficient information may include that you are unable to perform job functions, the family member is unable to perform job functions, the family member is unable to perform daily activities, the need for hospitalization or continuing treatment by a health care provider, or circumstances supporting the need for military family leave.

If you wish to take leave for a FMLA-qualifying reason for which you have already been approved for, you must provide the District specific notice of your need for FMLA-qualifying leave. Simply calling in “sick” will not be sufficient.

When planning medical treatment, you should consult with the District and make a reasonable effort to schedule the leave so as not to disrupt unduly the District’s operations, subject to the approval of your health care provider. You are ordinarily expected to consult with the District in order to work out a treatment schedule that best suits your needs as well as the needs of the District.

The District’s Responsibilities.

Upon a request for leave, the District will inform employees whether they are eligible for leave under the FMLA. If they are, the notice will specify any additional information required as well as the employees’ rights and responsibilities. If they are not eligible, the District will provide the employee a reason for ineligibility.

Upon the return of a complete medical certification, if requested by the District, the District will make a determination as to whether the requested leave is covered by the FMLA. If the leave is covered, the District will provide employees written notice of the designation of the leave as FMLA-protected and the amount of leave counted against the employee’s leave entitlement, if calculable. If the District determines that the leave is not FMLA-protected, the District will notify the employee.
It is unlawful for the District to (1) interfere with, restrain or deny the exercise of any right provided under the FMLA, or (2) discharge or discriminate against any person for opposing any practice made unlawful by the FMLA, or for involvement in any proceeding under or related to the FMLA. An employee may file a complaint with the U.S. Department of Labor or may bring a private action against the District. This Policy does not affect any federal or state law prohibiting discrimination nor does this Policy supersede any federal, state or local law that provides greater family or medical leave rights.

The Board’s FMLA Policy (GBB) can be accessed at:  http://www.monroeschools.com/district/

C. JURY DUTY

Employees summoned for jury duty will be granted leave in accordance with applicable law. Employees must provide his/her supervisor with a copy of the jury summons as soon as it is received.

Any employee who is unable to report for work because of jury duty will be paid the regular hours he or she is scheduled to work. To receive this benefit, the employee must provide proof of service from the judicial body and sign fees received from the judicial body over to the District. The employee will continue to receive his/her regular pay for the period of time on jury duty.

D. OTHER LEAVES

The District will grant employees all other leaves as required by federal, state, or local law. Employees should also review the appropriate section of this Handbook for further information regarding to leave provisions available to the District’s various employee groups.

E. RELIGIOUS OBSERVANCE

Employee requests for time off due to religious observance days will be accommodated whenever possible. Employees who wish to be paid for such time away will be required to use vacation time or personal leave, if available.

F. VOLUNTEER FIRE FIGHTER, EMERGENCY MEDICAL TECHNICIAN, FIRST RESPONDER, OR AMBULANCE DRIVER

A staff member who is a volunteer firefighter, emergency medical technician, first responder or ambulance driver for a volunteer fire department or fire company, a public agency, or a nonprofit corporation may be late for or absent from work without pay if the lateness or absence is due to the staff member responding to an emergency that begins before the staff member is required to report to work and if the staff member complies with all of the following requirements:

1. By no later than thirty (30) days after becoming a member of a volunteer fire department or fire company or becoming affiliated with an ambulance service provider, submits to
the District a written statement signed by the chief of the volunteer fire department or fire company or by the person in charge of the ambulance service provider notifying the District that the staff member is a volunteer fire fighter, emergency medical technician, first responder, or ambulance driver for a volunteer fire department or fire company, a public agency, or a nonprofit corporation;

2. When dispatched to an emergency, makes every effort to notify the District that the staff member may be late for or absent from work due to the staff member responding to the emergency or, if prior notification cannot be made due to the extreme circumstances of the emergency or the inability of the staff member to contact the District, submits to the District a written statement from the chief of the volunteer fire department or fire company or from the person in charge of the ambulance service provider explaining why prior notification could not be made; and

3. When late for or absent from work due to responding to an emergency, provides, on the request of the District, a written statement from the chief of the volunteer fire department or fire company or from the person in charge of the ambulance service provider certifying that the staff member was responding to an emergency at the time of the lateness or absence and indicating the date and time of the response to the emergency.

When the status of a staff member as a member of a volunteer fire department or fire company or as an affiliate of an ambulance service provider changes, including termination of that status, the staff member shall notify the District of that change in status.

**G. ORGAN DONOR LEAVE**

A staff member may take up to six (6) weeks of leave in a twelve (12) month period as necessary for the employee to undergo bone marrow or organ donation procedure and to recover from the procedure. The employee may be required to provide written medical certification that s/he will serve as a donor and the amount of leave time necessary.

Leave taken for this purpose is unpaid, however, an employee is eligible to substitute available accrued paid leave for all or some of the leave taken under this policy. An employee must provide as much advance notice as possible so as not to unduly disrupt the District’s operations. The employee will be returned to the same position upon return or if that position is no longer available an equivalent position and shall not lose any benefits during leave, including the right to continue health insurance coverage as provided for in the District's FMLA policy.
H. UNIFORMED SERVICES LEAVE

Employees performing duty, whether on a voluntary or involuntary basis, in a uniformed service shall be granted a leave of absence without pay in accordance with the provisions of federal law, state law, and this Handbook.

The “uniformed services” consist of the following [20 C.F.R. § 1002.5(o)]:

- Army, Navy, Marine Corps, Air Force and Coast Guard
- Army Reserve, Naval Reserve, Marine Corps Reserve, Air Force Reserve and Coast Guard Reserve
- Army National Guard and Air National Guard
- Commissioned Corps of the Public Health Service
- Any other category of persons designated by the President in time of war or emergency

Seniority/Length of Service During Uniformed Service Leave

Employees shall continue to accrue length of service for wage/salary increments, if applicable, and all other purposes where length of service is a factor. The employee’s absence shall not be construed as a break in service for any purpose.

Reemployment rights extend to persons who have been absent from a position of employment because of “service in the uniformed services.” “Service in the uniformed services” means the performance of duty on a voluntary or involuntary basis in a uniformed service, including:

- Active duty and active duty for training
- Initial active duty for training
- Inactive duty training
- Full-time National Guard duty
- Absence from work for an examination to determine a person’s fitness for any of the above types of duty
- Funeral honors duty performed by National Guard or Reserve members
• Duty performed by intermittent employees of the National Disaster Medical System (NDMS), which is part of the Department of Health and Human Services, when activated for a public health emergency, and approved training to prepare for such service (added by Pub. L. 107-188, June 2002). See 42 U.S.C. § 300hh-1(d).

Request for Uniformed Service Leave

When time permits, the request for a reserve military leave should be as far in advance as possible so the employer can adequately plan for the absence. Whenever possible, the request should be accompanied by a copy of the reservist’s military orders. The request shall be submitted to the Business Manager.

I. UNPAID LEAVE OF ABSENCE

The District may, in its sole discretion, grant employees an unpaid leave of absence. Any such leave, however, will normally be limited to a maximum of one (1) year in duration. The District reserves the right to deny a leave request and fill any position to meet its needs during any such leave and cannot guarantee that your employment will be reserved or available upon expiration of such unpaid leave.
PART VII. INSURANCE BENEFITS APPLICABLE TO ALL EMPLOYEES

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The District provides several valuable insurance benefits. A general description of each of these benefits is set forth below. Complete details of the benefits are set forth in the actual plan documents. These benefits are subject to change from time to time at the sole discretion of the District, with or without notice. In the event of a conflict between the description of the benefits in this Handbook and the actual plan documents, the plan documents shall prevail. At present, the District provides full-time employees the benefits enumerated in this Part.

As noted in Part IV, it is each employee’s responsibility to notify the Director of Business Services in writing of any changes for fringe benefit (health, dental, life, WRS, etc.) coverage. Failure to provide a 30-day notice of coverage changes may result in the need to provide evidence of insurability.

A. CASH IN LIEU OF INSURANCE [APPLIES TO SUPPORT STAFF ONLY]

The District offers employees the opportunity to opt out of coverage under the District’s health insurance plan. Employees who opt out of the health insurance plan may be eligible for cash in lieu of coverage. Support staff employees who are currently participating/receiving health insurance coverage under the District’s health plan (e.g., spouse has elected family and insurance coverage) are not eligible to receive this “cash in lieu of” coverage.

The “cash in lieu of insurance” program was closed to new participants as of June 30, 2018. Further details regarding this benefit are available from the Director of Business Services.

B. DENTAL INSURANCE

The District also currently offers dental insurance coverage for employees who work at least thirty (30) hours or more per week. Employees working between thirty (30) and thirty-five (35) hours per week will have an opportunity to participate, but will be required to contribute a pro-rated share towards the monthly premium cost. Such employee pro-ration shall be based upon forty (40) hours per week.

Employees who worked less than thirty (30) hours per week, are on staff and a dental insurance plan participant as of June 30, 2012, will be allowed to continue to participate in the dental insurance program on a pro-rated basis.
The Board will select its dental insurance carrier, plan composition, program and coverage. The Board will also determine the District and employee premium contributions on a yearly basis.

Further details regarding payments for dental insurance coverage are available from the Director of Business Services.

C. FLEXIBLE REIMBURSEMENT PLAN

The District will provide a flexible reimbursement plan under the Internal Revenue Service Code Section 125. The provision of this plan is contingent upon the continuance of this benefit under Internal Revenue Service Code Section 125 and may be used for eligible expenses as allowed under the Section 125 provisions.

D. FREE ADMISSIONS

All District employees and their spouse are allowed free admission to District-sponsored music concerts and athletic events. The free admission does not include plays, musicals or other District-sponsored performances where royalty fees apply. The Board’s Free Admissions Policy (DFEA) is found at: http://www.monroeschools.com/district/

E. HEALTH INSURANCE

The District currently offers health insurance coverage for its employees who work at least thirty (30) hours or more per week. Employees working between thirty (3) and thirty-five (35) hours per week will have an opportunity to participate, but will be required to contribute a pro-rated share towards the monthly premium cost. Such employee pro-ration shall be based upon forty (40) hours per week.

Employees who worked less than thirty (30) hours per week, are on staff and a health insurance participant as of June 30, 2012, will be allowed to continue to participate in the health insurance program on a pro-rated basis.

The Board will select its health insurance carrier(s), plan composition, program and coverage. The Board will also determine the District and employee premium contributions on a yearly basis.

Further details regarding payments for health insurance coverage is available from the Director of Business Services.
F. INSURANCE CONTINUATION/COBRA

Under state law and the Federal Consolidated Omnibus Budget Reconciliation Act of 1985 (“COBRA”) and subsequent amendments to the Act, employees covered under a District’s group health care plan are eligible for continuation of health care coverage under the group plan upon the employee’s termination (except for gross misconduct) or reduction in hours. Please see the Director of Business Services for more information and the paperwork.

G. LIFE INSURANCE

Effective October 1, 2013, the life insurance coverage is provided by the District for all staff who meet the eligibility requirements as defined by the Wisconsin Department of Employee Trust Funds. The District’s benefit coverage provides life insurance equal to one (1) times an employee’s annual salary (defined by the Wisconsin Department of Employee Trust Funds as being the individual’s WRS earnings from the previous year). Additional life insurance coverage is available through the Wisconsin Department of Employee Trust Funds at the employee’s expense. The administration and value of the benefit is as set forth by the Wisconsin Department of Employee Trust Funds (e.g., at age 70, the benefit is reduced).

The Board will select its life insurance carrier(s), plan composition, program and coverage. The Board will also determine the District and employee premium contributions on a yearly basis.

Further details regarding payments for life insurance coverage is available from the Director of Business Services.

H. LONG-TERM DISABILITY

The District currently provides long-term disability insurance to eligible employees. The insurance carrier(s), plan composition, program and coverage will be determined by the Board. Further details regarding this benefit are available from the Director of Business Services.

I. SHORT-TERM DISABILITY

The District currently allows eligible employees to participate in a District-sponsored short-term disability program. The insurance carrier(s), plan composition, program and coverage will be determined by the Board. Eligible employees must elect, and are responsible for, the full cost of the short-term disability coverage. Further details regarding this benefit are available from the Director of Business Services.
J. VISION INSURANCE

The District currently allows eligible employees to participate in a District-sponsored vision insurance. The insurance carrier(s), plan composition, program and coverage will be determined by the Board. Eligible employees must elect, and are responsible for, the full cost of the vision coverage. Further details regarding this benefit are available from the Director of Business Services.

K. TAX SHELTERED ANNUITIES

The District currently allows eligible employees to participate in District-sponsored tax sheltered annuities through payroll deductions. The tax sheltered annuity available for employees must be part of the District's 403(b) Plan in order to be eligible for payroll deduction. Employees may elect annuity changes only six (6) times per year –September 30, November 30, January 30, March 30, May 30 and July 30 (year-round staff only). Change forms must be obtained from the payroll office.

L. WISCONSIN RETIREMENT SYSTEM (“WRS”) CONTRIBUTIONS

The Board will pay all employer-required contributions to the Wisconsin Retirement System (“WRS”) for employees who are eligible to participate in the program. Each eligible employee must pay the employee-required WRS contributions as required by state statute. Employee contributions are made on a pre-tax basis.
PART VIII. SAFETY AND USE OF DISTRICT FACILITIES/PROPERTY

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. BULLYING/VIOLENCE IN THE WORKPLACE

The District strives to provide a safe, secure and respectful learning environment for everyone in school buildings, on school grounds, in school buses and at school-sponsored activities. Bullying has a harmful social, physical, psychological and academic impact on bullies, victims and bystanders. The District shall consistently and vigorously address bullying so that there is no disruption to the learning environment and learning process.

Bullying behavior is prohibited in all schools, buildings, property and educational environments, including any property or vehicle owned, leased or used by the District. This includes public transportation regularly used by students to go to and from school. Educational environments include, but are not limited to, every activity under school supervision.

Definition of Bullying

“Bullying” is defined as deliberate or intentional behavior using words or actions, intended to cause fear, intimidation or harm. Bullying may be repeated behavior and involves an imbalance of power. The behavior may be motivated by an actual or perceived distinguishing characteristic, such as, but not limited to: age; national origin; race; ethnicity; religion; gender; gender identity; sexual orientation; physical attributes; physical or mental ability or disability; and social, economic or family status. Bullying behavior can be:

1. Physical (e.g. assault, hitting or punching, kicking, theft, threatening behavior)
2. Verbal (e.g. threatening or intimidating language, teasing or name-calling, racist remarks)
3. Indirect (e.g. spreading cruel rumors, intimidation through gestures, social exclusion and sending insulting messages or pictures by mobile phone or using the Internet – also known as cyber bullying)

Definition of Violence

Violence in the workplace may include, but is not limited to, the following list of prohibited behaviors directed at or by an employee, supervisor or visitor:
1. Assault or battery
2. Blatant or intentional disregard for the safety or well-being of others
3. Commission of a violent felony or misdemeanor
4. Dangerous or threatening horseplay or roughhousing
5. Direct threats or physical intimidation
6. Loud, disruptive, profane or obscene language or gestures that are clearly not part of the typical school district learning environment
7. Physical restraint, confinement
8. Possession of weapons of any kind on District property (Please see Paragraph E of this Section)
9. Stalking
10. Any other act that a reasonable person would perceive as constituting a threat of violence

**Reporting and Investigation Procedure**

See the Board’s *Anti-Bullying Policy* (JFCN) for specific details on reporting and the District’s investigation of bullying complaints at: [http://www.monroeschools.com/district/](http://www.monroeschools.com/district/)

**B. DRUGS & ALCOHOL-FREE WORKPLACE**

The District seeks to provide a safe drug-free workplace for all its employees. Therefore, the unlawful manufacture, distribution, dispensing, possession, use or being under the influence of a controlled substance, related paraphernalia or look-a-like materials to simulate drugs, or the use or being under the influence of alcohol on District property including all District-owned vehicles, is prohibited at all times. These same provisions shall be in effect at all school-sponsored events or extra-curricular activities while off school premises.

Employees who violate the provisions of the District’s Drug-Free Schools policy will be subject to disciplinary action, including suspension and/or termination of employment. In addition, referral for prosecution may be imposed on employees who violate the standards of the District’s policy.

Drug and alcohol counseling and rehabilitation and re-entry programs are available to employees of the District. Information regarding such programs is available from the Business Administrator.
See the Board’s *Drug-Free Schools* Policies (GBEA and GBEA-R) for further details at: [http://www.monroeschools.com/district/](http://www.monroeschools.com/district/)

**C. ELECTRONIC COMMUNICATIONS POLICY**

This Electronic Communications Policy is intended to provide employees with guidance concerning use of the District’s electronic communications systems, which include, but are not limited to, its desktop and portable computer systems, access to the Internet and World Wide Web, facsimile machines, voice mail, e-mail, Intranet, and telephone systems (including Blackberries and other wireless devices). This policy applies whether those systems are accessed from the District’s premises or from off site. This policy also places limited restrictions on the use by employees of certain devices that they may own but use to access the District’s electronic communications systems.

The District provides computers, laptops, Chromebook, tablets, electronic devices, Internet access, and e-mail to its employees for District business. Computers and other related equipment and devices, like all other office equipment that is provided by the District, are the property of the District. Employees should not consider any of their e-mail, Internet usage, including Facebook and other social media, or telephone calls made on the District’s equipment or systems to be private or confidential. All such usage may be monitored or inspected at any time by the District (including personal e-mail or other personal accounts accessed with District equipment or through its systems). By accepting employment with the District and using its electronic communications systems, you consent to the following rules, which are not intended to be comprehensive, but rather to establish and clarify the intent of this policy.

**Personal Advocacy**

The District’s electronic communications systems may not be used to advance individual views about non-business matters. For example, you may not use the District’s computers to post your personal views on the Internet or Intranet via Facebook, MySpace, LinkedIn, Twitter, or other similar social networking websites or blogs. Please utilize your own computer equipment and internet service provider for such purposes.

**Non-Solicitation/Non-Distribution**

The District’s electronic communications systems are considered to be working areas. The District’s electronic communications systems may not be used for solicitation or distribution of literature for non-District business or activities.

**No Use of False Identities**

You may not use the District’s electronic communications systems in a manner that attempts to hide your identity or makes it appear that someone else sent the communication.
Offensive Materials Prohibited

Utilizing the District’s electronic communications systems to transmit, download, view, send, or save offensive material is prohibited. Examples of offensive materials include, but are not limited to, pornography, sexual comments, racial or ethnic slurs and jokes, offensive images, and other materials which could create a hostile environment based on race, color, creed, sex, age, sexual orientation, national origin, ancestry, disability, or other characteristics protected by applicable employment law.

No Harassment Permitted

The District’s electronic communications systems may not be utilized to harass any employee, customer, visitor, vendor, or other person or entity. For example, you may not utilize the District’s computers to forward any virus, worm, etc.

No Expectation of Privacy

You should be aware that the District’s electronic communications systems and all information transmitted by, received from, or stored in them are the property of the District and are archived in accordance with the District’s adopted record retention schedule. Electronic records can be accessed, searched, or monitored by the District at any time and without notice. Employees do not have a right to privacy concerning use of the systems or in connection with any information transmitted, accessed, or stored on the systems. The District reserves the right to access and monitor e-mail (including personal e-mail or other personal accounts accessed on District equipment or through its systems), voice mail, Internet, and other usage of the District’s electronic communications systems at any time in accordance with applicable law. This is the case even if you set up a “personal” e-mail folder or “personal” file on the District’s network or hard drives.

Employees who create pupil records via email must ensure that pupil records are retained for the period of time specified by the pupil records law.

Respect the Confidentiality of Information

You must take appropriate measures to ensure that confidential information concerning the District’s business is transmitted on its electronic communications systems in a manner that reasonably protects its continued confidentiality.

Copyright

You may not download, copy, or distribute copyrighted material through the District’s electronic communications systems without first confirming that the District has a right to copy and distribute such material.
Software Use

You may not install any software on any of the District’s electronic communications systems without prior written permission from the District. You may not use unlicensed software in connection with the District’s electronic communications systems. Because of the danger of computer viruses, you are prohibited from using any personal discs or other software on the District’s equipment without the prior written consent of the District. You may not download or use “Instant Messenger” or other similar types of communication software without the District’s prior written approval.

Miscellaneous Conduct Prohibited

Unauthorized review, duplication, removal, damage, alteration, or transmission of files, passwords, pass codes, programs, or other District property, obtaining information by improper use of the District’s electronic communications systems, and the improper use of information obtained utilizing the District’s electronic communications systems are prohibited by this policy.

Electronic Communications with Students

Employees are prohibited from engaging in non-work related communications with students who are enrolled in the District through electronic media. An employee is not subject to this prohibition to the extent the employee has a family relationship or pre-existing social relationship with the student that is not school-related in nature.

Enforcement

Employees must report suspected violations of this policy to their Manager. The District reserves the right to take appropriate disciplinary action against any employee who violates this policy or fails to report suspected violations. Such discipline can include, but is not limited to, termination of employment.

If you have questions or complaints regarding this policy or wish to report violations, you should contact your manager.

Further guidelines are available in the Board’s Acceptable Use Policy (IIBK) located here: http://www.monroeschools.com/

D. MEDICAL EXAMINATION

Upon initial employment, an employee must take a physical examination, including a chest x-ray or tuberculin test, except that an employee may submit proof of such examination, chest x-ray or tuberculin test taken within the last ninety (90) days. Additional physical examinations may be required thereafter at intervals determined by the school board. All physicals will be taken at the
clinic or hospital designated by the Board. The cost of any physical examination required by the Board under this section shall be paid by the District.

See Board Staff Physical Examinations Policy (GBEB) found here: http://www.monroeschools.com/district/

E. TOBACCO USE

Tobacco, electronic cigarettes and/or other devices or substances which release vapors or gasses to the user or the environment is strictly prohibited in all District buildings and anywhere on the District’s premises, including in any parking areas and in all District-owned vehicles. See Board’s Tobacco Electronic Cigarette and/or Vapor Device Use on School Premises By Staff Members Policy (GBK) for more details at: http://www.monroeschools.com/district/

In addition, employees shall not use tobacco products, electronic cigarettes and/or other devices or substances which release vapors or gasses to the user or the environment in the presence of students at school or at school-related activities.

Violators of the District’s tobacco, electronic cigarette and/or vapor device use policy will be subject to discipline as noted in Board Policy GBK-R found at: http://www.monroeschools.com/district/

F. WEAPONS PROHIBITION

Firearms and dangerous weapons are prohibited on school premises, in school-owned or contracted vehicles, before, during or after school or any school-sponsored activity. The prohibition includes firearms in vehicles on school property. Licensed peace officers who are serving in their official capacities are the only persons excepted from this prohibition. See the Board’s Dangerous Weapons in School Policy (JFCJ) at: http://www.monroeschools.com/district/

G. WORKPLACE SAFETY

All employees shall be aware of and adhere to District emergency safety plans and regulations and shall report unsafe conditions or practices to the appropriate supervisor. Fire safety is an essential element of having a safe working environment. Employees should know the following:

- Location of fire alarms;
- Location of fire extinguishers;
- Evacuation routes;
• Location of Automatic Defibrillators (AEDs); and

• Whom to notify in case of fire

Employees need to take precautions to prevent fires from occurring. In the event of a fire, the most important task is to sound the alarm and clear the building. Employees should not risk their safety in fighting fires.

Protection of Staff

An employee shall report all cases of assault or injury suffered in connection with employment in the performance of duties to the Business Administrator or his/her designee, who shall acknowledge receipt of such report and keep the staff involved informed of action taken.

“Injury” means physical harm to an employee caused by accident or disease in the performance of duties by the employee.

“Performance of duties” means duties performed within the employee’s authorized scope of employment and performed in the line of duty.

Disaster Preparedness

All employees must become familiar with the District’s Emergency Safety Plan and its accompanying procedures, as well as applicable building procedures, so as to be prepared to deal with emergencies such as fire, tornado, intruders, etc. When drills are staged, every staff member and student must follow proper procedures.

Workplace Safety Definition for Grievance Procedure

The District has established a grievance procedure for an employee to utilize for grievances concerning workplace safety or conditions. The procedure is presented later in this handbook and can also be accessed through the Board policies. (See Board Grievance Procedure Policy (GBM) at http://www.monroeschools.com/district/) For purposes of that procedure, the following guidelines apply:

1. The Workplace Safety Grievance Policy and Procedure applies to all employees.

2. The grievance must be filed by the affected employee(s) (i.e., one employee may not file on behalf of another).

3. The individual(s) filing the grievance must propose a specific remedy.

4. The issue and proposed remedy must be under the reasonable control of the District.
5. The form(s) included in Appendix A and Appendix B of this Employee Handbook must be utilized to initiate the grievance and/or appeal to the next level.

Further details and the procedure steps are noted in the Board’s policy at (GBM) http://www.monroeschools.com/district/ 

**H. DISTRICT WORKSPACES AND PERSONAL PROPERTY**

Employees shall have no expectation of privacy with respect to any item or document stored in or on District-owned property. The District may, at any time, conduct a search of its property, regardless of whether the searched areas are locked or unlocked.

The District does not assume any responsibility for loss, theft or damages to an employee’s personal property. The District is not liable for vandalism, theft or damage to employee cars parked on school property.

**I. USE OF DISTRICT FACILITIES**

Employees who are represented by a bargaining representative, and such representative may use District facilities with approval of the building principal subject to the following guidelines and limitations:

- Use of school buildings for meetings are to be scheduled outside of the instructional day and must not interfere with other operations of the District.

- Use of school facilities and equipment that employees are cleared by the District to operate, including designated typewriters, fax machines, computers, and other technology and duplicating equipment when such equipment is not otherwise in use. The union must pay for any supplies used.

- Identification of an employee-designated bulletin board in each school building (including District Administrative offices). The bulletin boards are to be available solely for the purpose of posting notices of activities and matters of union concern. Copies of all such materials to be posted will be given to the building principal in advance.

- Use of District interschool mail system or employee boxes for distribution of information, subject to U.S. Postal regulations, and the District’s technology policy. Copies of all such material must be given to the building principal.
A. DISCIPLINARY PROCEDURES

The District will generally follow the disciplinary steps outlined below, but under certain circumstances, the District may, in its sole discretion, deviate from these steps based on the facts and circumstances surrounding a particular act of misconduct or other situation. In this regard, the District will treat all employees equally in the application of this policy.

In all cases of employee conduct under review for disciplinary action, such action should only be taken after an objective and documented investigation has been conducted to determine if discipline is appropriate. The purpose of the investigation is to determine facts related to the issue. When required, discipline will be imposed after a meeting has been held with the employee explaining the nature of the allegations, the evidence supporting disciplinary action, and providing the employee an opportunity to respond.

1. An employee will be provided with a written warning of the first offense.

2. An employee will be provided with a second written warning.

3. Upon the third violation (whether the violation is the same as or different from the first and/or second violation), the employee will be suspended without pay. The duration of the suspension will be not more than thirty (30) days. The District reserves sole discretion to determine the appropriate length of the unpaid suspension, based on the severity of or circumstances surrounding the offense.

4. Upon the fourth violation (whether the violation is the same as or different from the first, second and/or third violation), the employee will be terminated.

The District may, in its sole discretion, waive specific discipline of a given employee, and in that case the employee shall be notified in writing of said waiver. In such case, the waived disciplinary action shall be deemed to have been imposed, for purposes of this policy. Failure to discipline an employee in one case shall not preclude the discipline of that or another employee for the same or similar offense under other circumstances.

The District has established a grievance procedure for an employee to utilize for grievances concerning discipline or termination. It is the policy of the District to treat employees fairly and
equitably and to provide employees with an opportunity to seek local administrative redress for alleged violations, misinterpretations or inequitable applications of the District’s policies, rules and expectations of conduct relative to employee discipline or termination. For purposes of that procedure, the following guidelines apply:

**Procedure Guidelines**

1. The individual(s) filing the grievance must propose a specific remedy.
2. The issue and proposed remedy must be under the reasonable control of the District.
3. The form(s) included in Appendix A and Appendix B of this Employee Handbook must be utilized to initiate the grievance and/or appeal to the next level.

**B. EMPLOYEE IMPROVEMENT**

Employees may need assistance in identifying issues that need to be addressed in order to improve work performance and meeting District expectations. To do so, the District may create an individual performance improvement plan to formalize those identified issues. Improvement plans are never the first course of action in remediating an issue. A sample Performance Improvement Plan (PIP) is attached as Appendix C.

**C. GRIEVANCE PROCEDURE**

See Board *Grievance Procedure* Policy (GBM) at: [http://www.monroeschools.com/district/](http://www.monroeschools.com/district/)

**Section 1: Purpose**

The purpose of this procedure is to provide an orderly method for resolving grievances under the terms of the Employee Handbook. A determined effort will be made to settle any grievances at the lowest possible level in the grievance procedure.

**Section 2: Grievance**

A “grievance” is defined as a disagreement over (1) an issue involving workplace safety; or (2) the imposition of discipline, including discharge. Only one subject may be covered in any one grievance.

For purposes of this procedure, “workplace safety” shall be narrowly construed and is not intended to include basic conditions of employment unrelated to an employee’s physical health and safety. “Workplace safety” means the conditions of employment related to an employee’s physical health and safety, as long as such conditions are not enforceable under federal or state law, related only to: safety of the physical work environment, the safe operation of workplace equipment and tools, provision of protective equipment, training and warning requirements, workplace violence and accident risk.
For purposes of this procedure, “discipline” requires adverse employment action and does not include action such as verbal notices, coaching, or reminders; performance evaluations or reviews; verbal warnings; verbal reprimands; documentation of employee acts and/or omissions placed in a personnel file; non-disciplinary wage, salary, or benefit adjustments; oral or written notices of deficiency; improvement plans; paid administrative leave or suspensions from work with pay; voluntary quit; job abandonment through failure to report to work; termination due to lack of qualification or license; layoffs, decreases in work assignment, or any other workforce reduction; job transfer or reassignment; or termination upon conclusion of a temporary position. The purpose of action, such as verbal notices, coaching, or reminders, is to alert the employee that failure to correct the behavior may or will result in disciplinary action in the future.

**Procedure Guidelines and Definitions**

- The grievance must be filed by the affected employee(s) (i.e., one employee may not file on behalf of another).
- The individual(s) filing the grievance must propose a specific remedy.
- The issue and proposed remedy must be under the reasonable control of the employer.
- The form(s) attached to this policy must be utilized to initiate the grievance and/or appeal to the next level.
- The term “employee” within this policy shall not include employees subject to a valid collective bargaining agreement addressing employee discipline or termination, statutorily appointed individuals identified specifically in a statute as serving at the pleasure of an appointing authority, elected officials, and independent contractors.

**Section 3: Representation**

At its own expense, a party may be represented during any step of the grievance procedure by a representative of his/her own choosing.

**Section 4: Time Limitations and Waiver**

Grievances must be submitted and appealed in compliance with all timelines specified in this procedure. The failure to comply with any of the timelines specified in this procedure will constitute a waiver of the grievance. Consequently, the failure of an employee to timely submit or advance a grievance will result in the dismissal of the grievance. Failure of the District to timely respond to the grievance will constitute a denial and automatically advance the grievance to the next step.
**Subd. 1: Extensions.** The District may unilaterally waive or extend the timelines specified in this procedure. An aggrieved employee will be notified in the case of an extension.

**Subd. 2: Counting of Days.** “Days” used in this policy and procedure means calendar days, excluding holidays, as defined in the Handbook. In computing any period of time prescribed or allowed by this procedure, the date of the act or event from which the designated period of time begins to run is not included. The last day of the period will be counted, unless it is a Saturday, a Sunday, or a legal holiday, in which case the period runs until the end of the next day that is not a Saturday, a Sunday, or a legal holiday.

**Subd. 3: Filing and Postmark.** The filing or service of any notice or document will be timely if it is personally served or if it bears a postmark of the United States Postal Service within the time period. The filing or service of any notice or document will also be timely if it is filed or served by electronic mail that is properly addressed and fully transmitted within the time period.

**Section 5: Grievance Process.** An aggrieved Employee must process a grievance in the following manner and sequence:

**Step-1:** **Informal Resolution.** The aggrieved employee must first discuss the grievance at a meeting with the employee’s immediate supervisor or his/her designee. The employee must advise that the meeting is for the purpose of discussing a grievance. Such discussions must take place within five (5) calendar days after the event giving rise to the grievance or the date the employee first became aware or should have become aware of the factual situation creating the grievance. The employer places emphasis on conciliation and/or mediation of workplace safety-related questions or concerns. All safety issues must be reported.

**Step-2:** **Written Grievance.** If the grievance is not resolved within twenty (20) calendar days after the meeting at Step-1 above, the grievant may advance the grievance by reducing it to writing and presenting it to the District Administrator or his/her designee within twenty (20) calendar days after the meeting held at Step-1. The written grievance must be submitted on the form appended to this Handbook and must be signed and dated by the employee. The District Administrator or his/her designee may schedule a meeting to review the matter within ten (10) calendar days of receiving the written grievance. The District Administrator or his/her designee will provide a written answer to the employee within ten (10) calendar days after the grievance was presented in writing or after the meeting, whichever is later.

**Step-3:** **Appeal to Impartial Hearing Officer.** The written decision of the District Administrator or his/her designee shall be final unless the grievant appeals the Step-2 decision to an impartial hearing officer (“IHO”) by submitting a written appeal
grievance to the Board Clerk or his/her designee within ten (10) calendar days after receipt of the decision at Step-2.

An IHO is defined as a person who is not employed by the School District, does not have a direct interest in the grievance, and is qualified by knowledge, training, or experience to hear the grievance. The District Administrator or his/her designee shall appoint the hearing officer. The hearing shall be conducted as soon as practicable and may or may not be transcribed, subject to the IHO’s discretion. Witnesses may also present information but only in person and written documents may also be submitted, subject to the IHO’s discretion. The IHO may request oral or written closing arguments and replies. The IHO shall provide a written decision.

If the grievance is related to workplace safety, the question before the hearing officer shall be whether the employer’s response to the safety issue is reasonable and not arbitrary or capricious. If the grievance is related to discipline or termination, the IHO shall address the following questions in his/her decision:

- In disciplining or terminating the employee, did the District follow its policies;

- Is there a factual basis for the disciplinary or termination action taken by the District; and

- Was the disciplinary or termination action taken by the District arbitrary or capricious?

Within ten (10) calendar days after receiving the IHO’s findings, conclusions, and recommendation, the aggrieved employee must give the District written notice of acceptance or rejection of the IHO’s findings, conclusions, and recommendation. If the employee accepts the findings, conclusions, and recommendation, or if the employee does not provide timely notice of rejection, the employee will be deemed to have acquiesced to the findings, conclusions, and recommendation of the IHO, in which case the employee may not pursue the grievance further in any forum.

Step-4: Appeal to Board. The decision of the IHO shall be final unless either the District Administrator or his/her designee or the employee files with the Board’s Clerk a request for the decision to be reviewed by the Board no later than ten (10) days of the date of the IHO’s decision. The Board may, on its own initiative, review the decision of the hearing officer.

The Board shall review the matter as soon as practicable. The Board shall examine any records produced at the hearing before the IHO and determine whether a rational basis exists for the written decision. The Board shall not conduct a de novo hearing but may, in its discretion, review any records from the hearing before the IHO, including but not limited to the exhibits received by the IHO. In addition, as it sees fit, the Board may
conduct its review based entirely on the paper record created before the IHO and without receiving any new testimony or other evidence. A simple majority vote of the Board membership in attendance shall decide the appeal. The Board’s decision shall be final and not subject to further review. The Board’s written decision must state whether the decision of the IHO is approved, reversed, or modified.

**Section 6: Limitations**

- A grievance that is subject to the jurisdiction of a governmental body or specific procedure by other Wisconsin Statutes shall be governed by those statutes and not the Grievance Procedure.

- A grievance that is subject to any other Policy or Ordinance for formal or informal investigation or dispute resolution procedures may not be brought forth under this Policy.

- Grievance meetings/hearings held during the employee’s off-duty work hours will not be compensated.

**D. HANDBOOK DEFINITIONS**

- **Administrative Employees**—Persons who are required to have a contract under § 118.24, Wis. Stats., including District Administrator, Business Administrator, school principals and other personnel designated on the District’s administrative team. This section also covers the Monroe Public Library Director.

- **Exempt Staff**—Includes managerial and confidential staff members who are not considered an Administrative Employee.

- **COTA/CPTA (Certified Occupation Therapy Assistant and Certified Physical Therapy Assistant)**—MASS-eligible employees who are eligible for benefits identified in Section 2 of this Handbook.

- **Non-Administrative Professional School Staff**—Regular full-time and part-time teaching personnel including classroom teachers, supervisory teachers, special teachers, guidance counselors, and librarians who are hired under a contract pursuant to § 118.22, Wis. Stats.

- **Public Library Professional Staff**—Regular public library staff who are designated as librarians.

- **Seasonal/Casual**—Persons who are not scheduled to work on a regular basis or those hired for a specific period of time usually related to the seasonal needs of the District.
• **Support Staff**—Regular full-time and part-time hourly support staff, excluding confidential hourly support staff, working either a fiscal or school year.

• **Substitute Staff**—Persons hired to replace a regular employee during the regular employee’s leave of absence. Such positions are not eligible for the paid leave and insurance provisions noted herein.

E. REQUIRED TRAINING

The District will pay for any pre-approved training expenses incurred by an employee to attend training required by the District necessary for the employee’s job.

The suitability, acceptability, and scheduling of training shall be determined by the appropriate building or district-level administrator, in his/her sole discretion. All requests to attend any training sessions must be approved by the appropriate building or district-level administrator prior to attendance. The District will not pay for expenses incurred for attending non-approved training sessions.

F. G. STANDARDS OF CONDUCT

The District has developed the following guidelines for the protection of its employees, property, and business interests, but no such list can ever be complete or intended to encompass every possible scenario. The District has always maintained the highest standards of service. As a result, the District expects that all employees will exercise good judgment and common sense in their day-to-day conduct.

The following is a non-exhaustive list of conduct that will warrant disciplinary action, up to and including termination. The severity of the discipline shall be determined by the District, in its sole discretion and in accordance with its Disciplinary Procedures (summarized below).

1. Insubordination, including the physical or verbal refusal of a direct order, lack of cooperation, or failure to follow instructions or perform work requested by a supervisor.

2. Improper treatment of a fellow employee, manager, customer, or non-employee, including the use of abusive or offensive language (e.g., talking back or “badmouthing”).

3. Poor job performance, as determined by the District’s acceptable standards.

4. Carelessness, willfully defacing, or destroying District property or endangering human safety.

5. Disclosure or removal of District records or property without proper approval.
6. Falsifying records or other acts of dishonesty.

7. Fighting, physically threatening others, or starting a disturbance on District property.

8. Violating safety rules or policies.

9. Violation of any other District policy.

The above guidelines are not intended to be all-inclusive, and the District reserves the right to take disciplinary action for improper conduct not specifically listed here.

Questions regarding these rules or procedures should be directed to the Business Administrator.

**G. WORK ATTIRE AND PERSONAL APPEARANCE**

It is the District’s expectation that employees present a well-groomed, professional appearance and to practice good personal hygiene. Clothing and/or appearance that a supervisor considers disruptive, inappropriate or which otherwise adversely affects the educational atmosphere is not permitted.

Appropriate safety gear shall be worn at all times as deemed necessary. Any designated employees (e.g., custodial, cleaning, maintenance, transportation, food service, etc.) shall not wear open-toed or slip-on shoes during regular work hours.

**H. WORK STOPPAGE**

Employees of the District shall not engage in, condone, assist or support any strike, slowdown, or sanction, or withhold in full or in part any services to the District. In the event of a violation of this Section, the District may take whatever disciplinary action it deems appropriate, up to and including discharge.
SECTION 2: APPLICABLE TO HOURLY STAFF, EXCLUDING CONFIDENTIAL
PART I. JOB ASSIGNMENTS

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. JOB TRANSFERS & PROMOTIONS

When necessary, employees may be temporarily and/or permanently transferred to different jobs or promoted to permit temporary and permanent job transfers and promotions based on operational needs and based on the employee’s relative ability, experience and other qualifications as determined by the Employer. Such transfers and promotions shall not be made arbitrarily or capriciously.

Employees formally assigned a temporary assignment, herein defined as being greater than one week but less than the length of a semester, will normally receive their regular rate of pay or the temporary position’s rate of pay, whichever is higher, for the time spent in the temporary assignment.

B. JOB VACANCIES & POSTING

When the District determines that a vacancy or new position may be filled, the Employer shall post a notice of such vacancy or new position internally and externally (if deemed necessary). The posting may include the date the position is to be filled, title of position, requirements, rate of pay and benefits. The Employer retains the right to determine whether and when to recruit outside applicants. The Employer retains discretion in selection of the successful candidate, based upon qualifications.

C. ELIMINATION OR REDUCTION OF POSITIONS

The Board shall have the sole right to determine which position(s) shall be eliminated or reduced, in whole or in part, and which employees are, in the Employer’s discretion, the best candidate to perform the remaining available work, regardless of his/her prior position or previous length of employment in the District.

The needs of the Employer shall be the prime consideration used in the Employer’s determination of which positions shall be eliminated or reduced and which employees will perform the remaining available work. In making its final decisions regarding elimination or reduction of positions, the Employer may adhere to the following guidelines at its sole discretion:
Notice of Elimination or Reduction of Positions – In the event that the Board anticipates a need for elimination or reduction of positions, employee(s) so affected will be provided adequate written notification with every effort to provide initial notice(s) of consideration at least thirty (30) calendar days in advance of the effective day of the elimination or reduction of positions.

Selection for Elimination or Reduction of Positions – The selection of positions for elimination or reduction, as well as the employees who will be terminated as a result of the elimination or reduction may be made according to the following guidelines at the sole discretion of the Employer:

- Step 1 – Normal attrition resulting from employees retiring or resigning will be relied upon to the extent possible.

- Step 2 - Employees who have been on a Performance Improvement Plan for more than six (6) months (if a year-round employee) or more than one (1) semester (if a school-year employee) in accordance with Section 1, Part IX will be considered next.

- Step 3 – If Steps 1 and 2 are insufficient to accomplish the desired reduction in staff, volunteers will be considered next. Requests for volunteers will be sent to all employees in the area in which the elimination or reduction of positions will occur.

- Step 4 – If Steps 1, 2, and 3 are insufficient to accomplish the desired reduction in staff, positions may be eliminated or reduced by the District according to the following guidelines and in this order:
  - Probationary, seasonal, and temporary employees.
  - Regular employees at the District’s discretion.

D. PERFORMANCE REVIEWS

Evaluation of staff is a continual and on-going practice. Employee work performance will be formally reviewed at least once every three (3) years. If an employee believes that a performance review is needed and/or past due, the employee should discuss the matter with his/her immediate supervisor. Employee work performance will be reviewed informally on an annual basis. If an employee believes that a performance review is needed and/or past due, the employee should discuss the matter with his/her immediate supervisor or Business Administrator. See Section 1, Part IX for details regarding performance reviews and the District’s Performance Improvement Plan (PIP) process.
PART II. WAGES AND PAY PRACTICES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. CALL BACK PAY

Regular employees called back to conduct work outside their regular work day shall be paid at a minimum of one (1) hour, or for actual time worked over one (1) hour, and paid at time and one-half their regular hourly rate. The employee may be requested to work the full one (1) hour period.

B. CERTIFICATION

If certification is required for employment, the employee is expected to establish and maintain the appropriate certification. The District will reimburse the employee for the expense of obtaining and renewing the appropriate certificate.

C. COMPENSATORY TIME

Compensatory time off is defined as time off with pay in lieu of overtime pay for irregular or occasional overtime work. Additional (overtime) hours will generally be paid out as overtime compensation unless the District and the employee agree that the work will be treated as compensatory time in advance of the employee working and/or being paid for the additional hours.

Conditions for earning compensatory time will be governed by the terms listed in Paragraph E below regarding accrual of overtime and as further noted below:

- The use of compensatory time in lieu of overtime requires preapproval from the District as stated in Paragraph E. The employee retains the right to refuse compensatory time off in lieu of overtime opportunities consistent with Paragraph E without rebuke or repercussions.

- The employee may not accumulate more than 30 hours of compensatory time. All compensatory time is to be used before the end of the District’s fiscal year (June 30th).

- If the time off is not taken by June 30th, any balance will be paid to the employee.
• If an employee with a balance of compensatory time off should terminate or be terminated, then the balance will be paid on the last pay check.

• Employees must provide at least three (3) business days advance notice to the supervisor to request use of compensatory time off.

• Recordkeeping for this program will be controlled by the District, and the employee will have access to their accrued time off record.

• Employees will be expected to note this time on their time record at the time it occurs and again when the compensatory time is taken.

D. HOURS WORKED ON SUNDAYS

Support staff personnel who are required to work on Sunday, other than routine security checks, shall be paid at double their regular hourly rate. This must receive prior approval from the immediate supervisor.

E. OVERTIME

The District complies with all applicable wage and hour laws. As a result, all non-exempt employees will be paid one and one-half (1.5) times their regular rate of pay for all hours worked over forty (40) in a workweek (Sunday through Saturday). Any employee-scheduled paid leave time (vacation and sick leave) will not be counted as time worked when computing overtime.

The District reserves the right to require overtime when necessitated by its operations. The District also reserves the right to make overtime scheduling decisions in its sole discretion, including which employees to schedule and for how long. Generally, however, the District will give priority to employees in the classification in which the overtime work is required. Your supervisor will notify you as soon as possible regarding scheduling needs.

All overtime not required by the District must be approved by your supervisor prior to working more than forty (40) hours in a workweek.

Refusing to work overtime as required by the District or working more than forty (40) hours in a workweek without prior approval from your supervisor may result in discipline, up to and including termination.

For purposes of calculating overtime compensation, the workweek begins on Sunday at 12:00 a.m. and ends on Saturday at 11:59 p.m.
F. SALARY SCHEDULE PLACEMENT AND ADVANCEMENT

Staff covered by this Section of the Handbook may be advanced on the bargained salary schedule according to their years of experience, subject to the supervisor’s discretion. If denied step movement, the employee may appeal to the Business Administrator. The current salary schedule is available on the staff shared directory at S:\Employee Handbook.

Movement on the salary schedule is discretionary and, if it does occur, will be on July 1. Employees must have worked or received paid leave for one (1) semester to receive credit for that year on the salary schedule.

The Current pay ranges by job title for hourly employees is as follows:

<table>
<thead>
<tr>
<th>Pay Range</th>
<th>Job Title</th>
</tr>
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</table>
| A         | Cafeteria Worker  
            Weekend Security |
| B         | Cook  
            Library Assistant  
            Outdoor Safety Supervisor  
            Special Route Driver |
| C         | A-V Assistant  
            Custodian  
            Library Assistant Specialist  
            Technology Assistant |
| D         | Accounting Secretary  
            Building Secretary  
            Custodian Coordinator  
            Department Secretary  
            Educational Assistant  
            Preparation Cook/Coordinator  
            Maintenance |
| E         | ELL Interpreter |
| F         | Certified Occupational Therapy Assistant (COTA)*  
            Certified Physical Therapy Assistant (CPTA)*  
            Exceptional Medical Needs Assistant  
            Health Assistant  
            Hearing Impaired Interpreter Tutor |
| G         | Maintenance Coordinator  
            Staff Bookkeeper  
            Technology Coordinator |
*COTS’s and CPTA’s, hired after June 30, 2006 will be included in the MASS bargaining unit. COTA’s and CPTA’s hired before that date may voluntarily agree to inclusion under this Agreement. Once a voluntary election is made for inclusion under the Agreement, the employee may not opt out of the bargaining unit at a later date.

**G. OUTSIDE EXPERIENCE CREDIT**

The District has the right to evaluate and give credit for comparable prior experience and other qualifications by placing new employees above the first step of the schedule at its discretion. It is understood that this credit for experience is for salary purposes only.

**H. TIMEKEEPING PROCEDURES**

Hourly employees will use the District’s designated timekeeping system to record hours worked (crossing guards and district maintenance personnel at locations off school property and weekend security may manually track their time).

Each employee must record his/her own time. Any employee found to have falsified his/her time record or recorded time for another employee may be subject to discipline up to and including discharge.

Employees are expected to check in or check out at their assigned starting time/ending time. When duty specific circumstances prevent an employee from checking in or out at the assigned time, the employee shall suffer no form of reprimand. The employee will provide a reasonable explanation to his/her supervisor for the additional time as soon as is possible but within two (2) work days. The employee’s supervisor has the option to adjust the employee’s regular schedule to address the overage within the work week or approve the time.

The employee’s recorded time must be approved by his/her immediate supervisor before it is submitted to the Director of Business Services’ office.

Pay will be based on actual hours worked as recorded in the timekeeping system and approved by the employee’s immediate supervisor and submitted to bookkeeping.

The Board may adopt, and from time to time modify, a time recording procedure.

**I. WEEKEND AND HOLIDAY SECURITY CHECKS**

Employees hired to conduct weekend and holiday security checks shall be paid at their regular hourly rate for time worked.
A. ABSENCE REPORTING

On days when an employee is absent, the reason for the absence and number of hours eligible for pay must be requested using the current procedures for leave requests (i.e., sick day, vacation day, emergency business leave, family death and illness leave, or off-no pay).

When an employee is absent from duty for such things as a doctor appointment, court appearance, emergency, etc., the following guidelines are to be used and must have the approval of the immediate supervisor:

- The employee will make up time during the same work week in which it is missed through an arrangement with his/her immediate supervisor;
- Time absent will be deducted from accumulated sick leave;
- Time absent will be deducted from accumulated vacation; or
- Time absent will not be paid.

Sick leave and vacation records are kept by actual time missed.

B. SICK LEAVE

Each employee shall be granted one (1) sick leave equivalent day for each month of contracted service. An equivalent day for leave purposes is considered to be the normal daily working hours for such employee. School-year employees will earn nine (9) equivalent days per year, employees working thirty-eight (38) weeks will earn nine and one-half (9.5) equivalent days and full-year employees will earn twelve (12) equivalent days per year. Weekend security employees will earn six (6) equivalent sick leave days at the rate of one-half (.50) day for each month of employment.

The District may, at its discretion, require a proof of illness statement from a physician for a leave of five (5) consecutive work days or more for illness. An employee absent less than five (5) consecutive work days for an illness, who establishes a recognizable pattern of absence, may also be required to provide a proof of illness statement from a physician.
Employees will be allowed to accumulate unused sick leave hours up to a maximum of 960 hours.

Sick leave should be arranged whenever possible at least three (3) business days in advance with the immediate supervisor for appointments that cannot be made outside of an employee’s regular work schedule. The time off should be submitted on the appropriate district form and forwarded to the Director of Business Services.

Returning employees who have accumulated over 960 hours of sick leave will be reimbursed in September at the rate of $5.00 for each hour lost through over-accumulation.

If an employee were to leave the school system prior to the completion of his/her contract term and had used all sick leave, a sum equal to the sick leave hours not earned will be deducted from the final pay check. Upon termination of employment, the employee will forfeit all accumulated sick leave except as specified in Section 2, Park III, D., Retirement.

C. SICK LEAVE BANK

Each bargaining unit employee may voluntarily contribute one (1) equivalent day per year of sick leave to the sick leave bank or bank. The employee shall indicate in writing to the district office no later than May 30th of the school year if the employee wishes to contribute one (1) equivalent day to the leave bank to be credited to the bank effective the following September 1st. If the employee elects to contribute a day, that day shall be deducted from the employee’s accumulated sick leave, effective on September 1st following the contribution. The employee shall not receive any compensation for the contributed day. The bank shall have a maximum of two thousand eight hundred (2,800) hours available at the beginning of any school year. The District office shall notify the MASS President in writing by August 30 of each year of the number of the days deposited in the bank. When the bank has reached its maximum accrual, days offered by employees shall count toward the employees’ respective accumulated sick leave.

An employee shall be entitled to draw equivalent days from the bank under the following conditions:

- Hours are available in the bank.
- Withdrawals made from the bank shall be made only after the employee has exhausted all appropriate accumulated leave.
- No employee shall withdraw more than a total of one hundred (100) equivalent days during the employee’s employment in the District.
- The employee must otherwise qualify for sick leave. In other words, circumstances under which the employee would qualify for use of sick leave if he or she had accrued sick leave must be present.
• The bank is intended to provide for hardship situations. A committee established by MASS shall perform the administration of the bank. This committee shall devise rules for the administration of the sick leave, which ensures fair administration. This committee may allot sick leave from the bank to individual employees, but such employees must seek the same approval of sick leave from the school administration that they might normally seek to use sick leave from their own accrual. This committee will notify the school board whenever an allotment of sick leave is made.

D. SICK LEAVE PAYOUT

An employee who is at least age fifty-seven (57) with fifteen (15) or more years of service from his/her original date of hire with the District is eligible for sick leave payout upon retirement from the District.

An eligible employee will be granted pay out of accumulated sick leave hours based on seventy-five (75%) of the number of accumulated hours, times the wage schedule base rate as shown in Pay Range A, Step 1 in effect in the year of retirement.

With two (2) weeks’ notice, of intent to retire, the total amount will be distributed to the eligible retiree with the payment due on either July 15th or January 15th, whichever date is closest following the effective date of retirement.

E. EXTENDED ILLNESS

Any employee who has exhausted all available paid sick leave and who is unable to work because of illness or injury may be granted, at the Board’s discretion and upon presentation of sufficient medical verification, a leave of absence without pay for the duration of such illness or injury or for six (6) months of unpaid leave, whichever is less. The District may allow one or more six (6) month extension period(s).

An employee wishing to take a leave for extended illness shall give the immediate supervisor and Director of Business Services notice of the leave three (3) business days prior to the beginning of the leave. An employee on an extended illness leave shall give the District notice of intent to return to work as soon as possible. The District may request medical clearance before resumption of the duties.

While the employee is on approved extended illness leave, he/she may continue if deemed eligible by the insurance carrier, with any group insurance plan by paying one hundred (100%) percent of the premium. All benefits accrued at the time the leave commenced will be restored to the support staff employee upon resumption of duties. Benefits shall not accumulate during an extended illness leave.
F. PERSONAL LEAVE

Two (2) unaccounted personal days per year shall be allowed for reasons which need not be disclosed to the Administration. Personal leave will be deducted from sick leave as equivalent days. Notice must be given to the immediate supervisor three (3) business days prior to taking the personal day.

School-year support personnel who do not receive vacation leave will be allowed to accumulate up to five (5) days of Personal Leave, provided they maintain an adequate allotment of sick leave. Staff who have accumulated more than two (2) personal days, who wish to use their additional days, must request these days at least two (2) weeks in advance, whenever possible.

District-wide, there will be a maximum of twelve (12) employees granted personal leave for any work day. If more than eleven (11) individuals present a personal leave request for the same day, such requests shall be subject to building principal approval and the availability of qualified substitutes, if needed. All requests for personal days will be approved on a first come/first served basis. Requests must be made on the appropriate District form, signed, and dated with the time noted as to when it was initially presented at the building level.

G. EMERGENCY BUSINESS LEAVE

Upon approval of the superintendent, employees may be granted up to two (2) days per year non-accumulative leave for serious accident involving the immediate family, catastrophe, fire, legal matters (except for personal infraction of the law), severe weather conditions, car breakdown or other unforeseen emergencies that require absence during school hours. Requests must be made in writing.

Time used will be charged to sick leave.

Approval of emergency leave shall be obtained from the superintendent.

Extended emergency leave may be granted for school-year staff who do not receive vacation benefits by the superintendent if, in the superintendent’s opinion, the emergency is such that the additional time is warranted. The employee on extended emergency leave must reimburse the District for the total cost of the substitute. Any emergency leave will be deducted from sick leave. All requests for extended emergency leave must be in writing.

H. VACATION

Employees working fifty-two (52) weeks per fiscal year shall be eligible for vacation. The fiscal year for all employees is July 1 through June 30. Vacation days are earned in the following manner:
During the first year of employment, vacation shall be earned according to the following schedule:

<table>
<thead>
<tr>
<th>COMPLETION OF FULL WEEKS OF EMPLOYMENT (Sunday through Saturday)</th>
<th>VACATION EQUIVALENT DAYS EARNED</th>
</tr>
</thead>
<tbody>
<tr>
<td>26</td>
<td>4</td>
</tr>
<tr>
<td>30</td>
<td>5</td>
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<tr>
<td>34</td>
<td>6</td>
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<td>38</td>
<td>7</td>
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<td>42</td>
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<tr>
<td>46</td>
<td>9</td>
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<tr>
<td>50</td>
<td>10</td>
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</tbody>
</table>

New employees who have completed twenty-six (26) full weeks of employment prior to July 1 will receive four (4) equivalent days of vacation; new employees who complete thirty (30) full weeks of employment prior to July 1 will receive five (5) equivalent days; etc.

New employees who have worked less than twenty-six (26) weeks prior to July 1 will accumulate no vacation for that year.

After one full year of employment, employees have the annual allotment of vacation available from the first of the fiscal year and shall be earned according to the following schedule:

<table>
<thead>
<tr>
<th>COMPLETION OF FULL WEEKS OF EMPLOYMENT (Sunday through Saturday)</th>
<th>VACATION EQUIVALENT DAYS EARNED</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>1</td>
</tr>
<tr>
<td>17</td>
<td>2</td>
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<td>21</td>
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<td>46</td>
<td>9</td>
</tr>
<tr>
<td>50</td>
<td>10</td>
</tr>
</tbody>
</table>

All vacation days must have prior approval of the employee’s supervising administrator or Business Administrator, and may be taken during the school year. If a request is denied, the employee will be provided with written notice of the reasons for the denial from the supervising administrator or Business Administrator.
Vacation must be used within one (1) year following the conclusion of the year in which it is earned if time and workload allow. In circumstances where an employee has been denied approval of vacation time, a maximum of one week of unused vacation time can be carried over to the next contract year, with the approval of the employee’s immediate supervisor.

Vacation used will be paid at the employee’s normal hourly rate of pay to a maximum of eight (8) hours per day or forty (40) hours per week.

After five (5) years of eligible employment (fifty-two [52] weeks of employment per fiscal year), one additional equivalent day of vacation will be granted each year to accumulate to a maximum of ten (10) additional equivalent days (or a total of twenty (20) equivalent days of vacation each year) after fifteen (15) years of employment.

Any employee who has worked eight (8) years or more in a school year position who transfers to a fifty-two (52) week position is eligible to accumulate one (1) additional vacation equivalent day per year.

I. HOLIDAYS

Paid holiday benefits are available as follows:

**Full Year (52 Weeks), Full Time or Part Time (10.0 Equivalent Days) Employees:**

| Fourth of July | Labor Day  |
| Thanksgiving Day | Christmas Eve Day |
| Christmas Day | New Year’s Eve Day |
| Good Friday | New Year’s Day |
| Day after Thanksgiving* | Memorial Day |

*Employees assigned to the Monroe Public Library receive New Year’s Eve Day as a holiday in lieu of Day after Thanksgiving holiday and will receive a floating holiday if a holiday falls on a Sunday. The floating holiday must be used within two (2) months of the scheduled holiday. The employee will notify her/his immediate supervisor of the day to be used as the floating holiday at least seven (7) days in advance of the floating holiday.

**School Year & Extended Contract, But Less Than Full Fiscal Year At 1.380 ASWH or More (6.5 Equivalent Days):**

| Labor Day | Thanksgiving Day  |
| Christmas Eve Day | Christmas Day |
| New Year’s Day | Memorial Day |
| Good Friday PM | |
**School Year & Extended Contract, But Less Than Full Fiscal Year at Less Than 1,380 ASWH (5.0 Equivalent Days):**

- Labor Day
- Thanksgiving Day
- Christmas Day
- Memorial Day
- New Year’s Day

**Weekend Security Employees:**

- Labor Day
- Thanksgiving Day
- Christmas Day
- Memorial Day
- New Year’s Day

Holidays are paid as though the employee is actually working his/her normal hours per day for those employees that work consistent hours on every day of the work week. For those individuals whose schedule varies by day and/or who do not work every day of the week, holiday pay is prorated based upon their weekly FTE percentage. Holiday hours may contribute to the excess of 40 hours per week and overtime rates may be paid.

If an employee is on sick leave, he/she is eligible for holiday pay. If all earned sick leave is used previous to the holiday and the employee is not back to work, the employee is not eligible for holiday pay.

If any of the holidays listed above fall on a weekend, the holiday will be observed as established by the Administration. If any of the above named holidays falls on a Sunday, the following workday shall be observed as the holiday. If any of the holidays listed above fall on a student contact day, the employee shall work his/her regular hours that day, and shall, instead receive a holiday on a day designated by the District.

**J. TIME OFF WITHOUT PAY**

The parties agree that all employees are important to the operation of the District. Days off without pay are not an entitlement and may be granted at the Administration’s discretion.
SECTION 2: APPLICABLE TO HOURLY STAFF, EXCLUDING CONFIDENTIAL
PART IV. HOURS OF WORK

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART IV. HOURS OF WORK

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. EXCEPTIONS TO REGULAR SCHEDULES

Employees who wish to work additional hours must notify his/her immediate supervisor and substitute coordinator.

B. FAIR LABOR STANDARDS ACT

As noted in Section 1, certain types of workers are exempt from the minimum wage and overtime pay provisions. The staff included within this Section of the Handbook (e.g., hourly) are not exempt from the Fair Labor Standards Act requirement. Accordingly, the District will pay for all hours worked over forty (40) and as further required by the Fair Labor Standards Act.

C. INDIVIDUAL’S WORK HOURS

Because of different schedule requirements, each employee’s starting, lunch break and ending work hours may vary in different assignments and locations. The employee’s immediate supervisor will schedule working hours and lunch breaks.

Employees may request temporary modifications of his/her normal workday. Such requests shall be approved or denied by the immediate supervisor at his or her discretion. Reasons will be given for denial of any request.

D. LUNCH PERIODS AND BREAKS

All employees who work six (6) hours or more per day will be entitled to an unpaid, duty free lunch break of at least thirty (30) consecutive minutes. The immediate supervisor will schedule lunch breaks at reasonable times with due consideration for the needs of the district.

Every employee who works between four (4) and up to six (6) hours per day shall be entitled to one (1) break of fifteen (15) consecutive minutes. Every employee who works six (6) hours per day shall be entitled to two (2) breaks of fifteen (15) consecutive minutes. The immediate supervisor shall schedule breaks at reasonable times.

The immediate supervisor may require employees to reschedule breaks or lunch periods in case of an emergency.
E. MEETING ATTENDANCE

When an employee is asked or required to attend full day out-of-district meetings, his/her time shall be arranged with his/her immediate supervisor prior to attendance, and handled in the following manner:

- The meeting attendance time shall begin upon departure from his/her District building assignment.
- The meeting attendance time shall end upon return to Monroe.
- No time shall be docked for lunch break.
SECTION 3: APPLICABLE TO EXEMPT STAFF
PART I. PROFESSIONAL DEVELOPMENT AND COMPENSATION

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. COMPENSATION

Compensation for staff classified as “Exempt” is determined by the Board on an annual basis with consideration to the employee’s experience, performance level, job duties and level of responsibility within the District.

B. DUES REIMBURSEMENT

The District feels it is important for exempt staff members to be active in their respective area, conference, state and national associations. Upon pre-approval by the District Administrator, the District will reimburse Exempt staff members for 100% of the costs of their memberships in local, state and national professional associations.

C. PROFESSIONAL DEVELOPMENT

The Board desires that the District’s Exempt staff members be current on requirements applicable to their job duties. Thus, the Board will support Exempt staff professional development with payment, at full cost, and with the pre-approval or direction of the District Administrator within the approved budget for the purpose of attendance at applicable training workshops, conferences, CESA and/or DPI meetings and professional associations.
A. RETIREMENT

There are two separate and distinct retirement benefits available as of July 1, 2018.

**BENEFIT 1: ONLY AVAILABLE TO ACTIVE EXEMPT STAFF AGE 50 AND ABOVE AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:**

The District will provide voluntary early retirement benefits for Exempt staff who retire under the provisions of the WRS, who have attained the age of 57 by July 31st of the respective year, and who have a full-time equivalency of fifteen (15) years of service in the District.

Written notice of an Exempt Staff member’s intent for early retirement must be given to the Board by March 1st or other mutually acceptable date as determined by the District.

**Severance Benefit Options**

The retiree will be credited with $52,000 (the “Credit”) which will be paid out as follows:

1. The Credit will be applied in successive monthly contributions until exhausted, towards the retiree’s single or family health insurance coverage as follows:
   a) In the District’s group health insurance plan offered to current employees of the District; or
   b) If the retiree is a dependent or received health insurance coverage elsewhere, the retiree may elect that the remaining Credit be paid to:
      i) another employer for coverage under the employer’s insured plan,
      ii) an insurance carrier, or
      iii) an insurance exchange that is providing health insurance coverage to retiree, provided the other employer, insurance carrier, or insurance exchange agrees in writing to exclusively use the remaining Credit for the retiree’s and dependents’ health insurance plan premiums; However, any delay may result in the retiree
and/or dependents being ineligible to reenter the Trust group health insurance. Or

2. The retiree may choose to delay the commencement of the Credit’s application towards health insurance benefits for a period of up to two (2) years following the later of:
   a) the effective date of the exempt staff’s retirement; or
   b) expiration of any revocation period in the agreement required under the “Individual Agreement” language noted below in this section.

However, such delay may result in the retiree, spouse, and eligible dependent(s) being ineligible to reenter the District’s group health insurance plan.

The delay may be longer than two (2) years if the employee has switched coverage and is covered by a spouse who is an active participant in the District health plan.

3. If any combination of the above options is selected by the retiree, the amount obligated by the District is limited to the total benefit Credit.

4. Upon exhaustion of the Credit, the retiree will be solely responsible for all monthly health insurance plan premiums attributed to the retiree’s (and, if applicable, family member) enrollment in any group or individual health insurance plan.

Coverage of Employee’s Spouse and/or Eligible Dependent(s) Following Exhaustion of the Credit:

If the retiree elects the District’s group health plan under section 12.02(C)(2)(a), following exhaustion of the Credit and subject to the rules of the District’s health insurance plan provider, the retiree and his/her spouse may remain indefinitely in the group health insurance plan at the group rate by timely paying one hundred percent (100%) of the premium. Premiums must be billed directly to and will be the total responsibility of the retiree.

A retiree’s eligible dependent(s) in an eligible family plan may remain in the group health insurance plan subject to the eligibility rules as defined by the group health insurance plan document.

Loss of Benefit

An exempt staff employee who retires in accordance with this Severance Benefit Options section and who resumes working on a regular basis in the State of Wisconsin and becomes eligible for WRS contributions shall forfeit any rights to continue receipt of the Credit not yet applied on the
retiree’s behalf. In addition, the retiree and/or dependents shall not be permitted to continue to participate in the District’s group health insurance plan unless authorized by the District, the District’s group health insurance plan carrier, as well as state and federal laws.

Survivor Benefits

In the event of a retiree’s death before the Credit is exhausted, the Credit not yet applied on the retiree’s behalf, shall continue as a benefit for the retiree’s eligible spouse and/or dependent(s) until the Credit is exhausted.

Individual Agreement

The Board shall require each exempt staff employee applying for early retirement benefits under this section to execute an agreement before receiving those benefits. The agreement will describe the retirement benefits to which the exempt staff employee shall be entitled. The agreement shall include a waiver of age discrimination and other claims consistent with state and federal law.

Compliance

All retirement benefits in this section will be subject to any state and federal laws.

BENEFIT 2: ONLY AVAILABLE TO ACTIVE EXEMPT STAFF UNDER THE AGE OF 50 AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:

Eligibility

For a fiscal year (up to a maximum of six (6) fiscal years), the District will make a retirement contribution, up to the District maximum benefit allowed, for an exempt staff employee who:

1. Was 50 or older as of the end of the prior fiscal year;

2. Had a full-time equivalency of at least ten (10) years of service in the District as of the end of the prior fiscal year; and

3. Has maintained his or her eligible exempt staff position with the District as of the September 30th payroll of the fiscal year of the retirement contribution.

403(b) Tax Sheltered Annuity (TSA) Contribution

The District will make a contribution to the District’s TSA plan on the employee’s behalf on the September 30th payroll of the fiscal year if the exempt staff employee meets the age and service requirements for this benefit as of the end of the prior fiscal year, provided, the exempt staff employee maintains his or her eligible exempt staff position with the District as of that September 30th payroll. The District will make up to six (6) annual contributions in an amount
up to $8,670 to the District’s TSA plan on behalf of the employee for a total maximum potential contribution of $52,020. The amount of an annual contribution to be made under this section shall be reduced if required by the District’s TSA plan or federal law. If so reduced for an exempt staff employee, the amount of the reduction shall be forfeited and the employee will have no right to such amount.

Once a TSA contribution made in accordance with this section is made on behalf of the exempt staff employee, it is fully vested and belongs to the employee. Should an employee leave employment from the District prior to receiving the full benefit under this section, the contributions already made to the employee will remain the employee’s, but the employee shall not be entitled to any further contributions under this section from the District.

Compliance

All retirement benefits in this section will be subject to any state and federal laws.

NOTE: The District contribution to the District’s TSA plan will count toward the annual 403(b) TSA annual limits applicable to an employee.
PART III. PAID AND UNPAID TIME OFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. EMERGENCY BUSINESS LEAVE

Upon approval of the superintendent, employees may be granted up to two (2) days per year non-accumulative leave for serious accident involving the immediate family, catastrophe, fire, legal matters (except for personal infraction of the law), severe weather conditions, car breakdown or other unforeseen emergencies that require absence during school hours. Requests must be made in writing.

Time used will be charged to sick leave.

Approval of emergency leave shall be obtained from the superintendent.

B. HOLIDAYS

Exempt staff members will receive the following nine (9) paid holidays each school year (July 1st through June 30th):

**Full Year (52 Weeks), Full Time or Part Time (10.0 Equivalent Days) Employees:**

- Fourth of July
- Thanksgiving Day
- Christmas Day
- Good Friday
- Day after Thanksgiving
- Labor Day
- Christmas Eve Day
- New Year’s Eve Day
- New Year’s Day
- Memorial Day

Holidays are paid as though the employee is actually working his/her normal hours per day.

If any of the holidays listed above fall on a weekend, the holiday will be observed as established by the Administration. If any of the above named holidays falls on a Sunday, the following workday will be observed as the holiday. If any of the holidays listed above fall on a student contact day, the employee must work his/her regular hours that day, and will, instead receive a holiday on a day designated by the District.
C. PERSONAL LEAVE

The District provides two (2) personal days per contract year to Exempt staff members for reasons that need not be disclosed to the District. However, these days do not accumulate from year to year and will be deducted from the Exempt staff member’s sick leave.

D. SICK LEAVE

Full-time Exempt staff members are provided with twelve (12) days of sick leave for a twelve (12) month contract, accumulating from year to year to a maximum of one hundred and twenty (120) days. The sick leave will be available for the Exempt staff member’s own illness, or the illness of a child or spouse. The full amount of sick leave is to be available throughout the year, but will be considered pro-rated if the Exempt staff member resigns before the end of the school year or is employed after the school year begins.

Exempt staff members who accumulate sick leave beyond one hundred and twenty (120) days will be reimbursed $30 for each day of sick leave lost through over-accumulation.

E. SICK LEAVE BANK

Exempt staff may voluntarily contribute up to one (1) day per year of sick leave to the Sick Leave Bank (hereinafter referred to as “the Bank”). This bank is shared by administrative staff, exempt staff, and Monroe Public Library professional staff. Exempt staff shall indicate in writing to the District Office no later than May 30 of a school year if the exempt staff member wishes to contribute one (1) day to the Bank to be credited to the Bank effective September 1. If an exempt staff member elects to contribute a day, that day shall be deducted from the exempt staff member’s accumulated sick leave effective on September 1 following the contribution. The exempt staff member shall not receive any compensation for the contributed day. The Bank shall have a maximum of three hundred and fifty (350) days available at the beginning of any school year.

An exempt staff member shall be entitled to draw from the Sick Leave Bank under the following conditions:

- Days are available in the Bank.
- Withdrawals made from the Bank shall be made only after the exempt staff member has exhausted all appropriate accumulated leave.
- No exempt staff member shall withdraw more than a total of one hundred (100) days during the exempt staff member’s employment in the District.
• An exempt staff member must otherwise qualify for sick leave. In other words, circumstances under which the exempt staff member would qualify for use of sick leave if he or she accrued sick leave must be present.

• The Bank is intended to provide for hardship situations.

F. VACATION

The District provides eligible year-round Exempt staff members with ten (10) vacation days for a twelve (12) month contract year.

After five (5) years of employment, one additional day of vacation will be granted each year to accumulate to a maximum of ten (10) additional days (or a total of twenty (20) days of vacation each year) after fifteen (15) years of employment. The Exempt staff member may transfer up to one year’s allocation of unused vacation to the subsequent year.
SECTION 4: APPLICABLE TO MONROE PUBLIC LIBRARY PROFESSIONAL STAFF
PART I. PROFESSIONAL DEVELOPMENT AND COMPENSATION

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. COMPENSATION

Compensation for the Public Library Professional staff is determined by the Library Board on an annual basis with recommendations from the Library Director and with consideration to the employee’s experience, performance level, job duties and level of responsibility within the District.

B. CONTINUING EDUCATION

Each of the Public Library Professional staff members are provided ten (10) contact hours, on an annual basis, for continuing education and professional activities. Any staff members who work on a part-time basis will be eligible for continuing education opportunities on a pro-rated basis (e.g., an employee working 30 hours per week will have an opportunity for 7.5 continuing education contact hours each year).
PART II. PAID AND UNPAID TIME OFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. EMERGENCY BUSINESS LEAVE

Two (2) non-accumulative equivalent days per year will be allowed for emergency business matters that require the employee’s absence during regular working hours (e.g., accident involving immediate family, catastrophe, fire, court appearance, car breakdown, etc.)

Pre-approval for use of emergency business leave must be obtained from the Library Director.

Any time used under emergency business leave will be deducted from accumulated sick leave.

B. HOLIDAYS

Paid holiday benefits are available as follows:

<table>
<thead>
<tr>
<th>Fourth of July</th>
<th>Labor Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thanksgiving Day</td>
<td>Christmas Eve Day</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>New Year’s Eve Day</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>New Year’s Day</td>
</tr>
<tr>
<td></td>
<td>Good Friday</td>
</tr>
</tbody>
</table>

* Monroe Public Library professional staff will receive a floating holiday if a holiday falls on a Sunday. The floating holiday must be used within two (2) months of the scheduled holiday. The employee will notify her/his immediate supervisor of the day to be used as the floating holiday at least seven (7) days in advance of the floating holiday.

C. PERSONAL LEAVE

Two (2) unaccounted personal days per year will be allowed for reasons which need not be disclosed to the Library Director. Personal leave will be deducted from sick leave as equivalent days. Notice must be given to the Library Director three (3) business days prior to taking the personal day.
D. SICK LEAVE

Full-time professional library staff are eligible for one (1) sick leave day for each month of contracted service. An equivalent day for leave purposes is considered to be the normal daily working hours for such employee. Sick leave may accumulate to a maximum of one hundred twenty (120) days.

After completion of the month in which the employee’s sick leave benefits terminate, the District’s paid retirement benefits shall also terminate. Upon returning to work, the District’s paid retirement benefit shall begin with the first pay period following the day the employee returns to work.

Returning employees who have accumulated over 120 days of sick leave will be reimbursed in September at the rate of $30.00 for each eight (8) hour day lost through over-accumulation. Upon termination of employment, the employee will forfeit all accumulated sick leave.

E. SICK LEAVE BANK

Professional library staff may voluntarily contribute up to one (1) day per year of sick leave to the Sick Leave Bank (hereinafter referred to as “the Bank”). This bank is shared by administrative staff, exempt staff, and Monroe Public Library professional staff. Professional library staff shall indicate in writing to the District Office no later than May 30 of a school year if the professional library staff member wishes to contribute one (1) day to the Bank to be credited to the Bank effective September 1. If a professional library staff member elects to contribute a day, that day shall be deducted from the professional library staff member’s accumulated sick leave effective on September 1 following the contribution. The professional library staff member shall not receive any compensation for the contributed day. The Bank shall have a maximum of three hundred and fifty (350) days available at the beginning of any school year.

A professional library staff member shall be entitled to draw from the Sick Leave Bank under the following conditions:

- Days are available in the Bank.
- Withdrawals made from the Bank shall be made only after the professional library staff member has exhausted all appropriate accumulated leave.
- No professional library staff member shall withdraw more than a total of one hundred (100) days during the professional library staff member’s employment in the District.
- A professional library staff member must otherwise qualify for sick leave. In other words, circumstances under which the professional library staff member would qualify for use of sick leave if he or she accrued sick leave must be present.
• The Bank is intended to provide for hardship situations.

F. SICK LEAVE PAYOUT

A professional library staff member who was hired prior to January 1, 2005 and is at least age fifty-seven (57) with fifteen (15) or more years of service from his/her original date of hire with the public library is eligible for sick leave payout upon retirement from the public library. An eligible employee will be granted pay out of accumulated sick leave hours based on seventy-five (75%) of the number of accumulated hours’ times the employee’s hourly rate. Employees hired after January 1, 2005 would have up to a maximum payout of $10,000.

With two (2) weeks’ notice of intent to retire, the total amount will be distributed to the eligible retiree with the payment due on either July 15th or January 15th, which ever date is closest following the effective date of retirement.

G. VACATION

Full-time Professional Library staff are eligible for vacation. The fiscal year for all employees is July 1 through June 30. Vacation days are earned in the following manner:

During the first year of employment, vacation shall be earned according to the following schedule:

<table>
<thead>
<tr>
<th>COMPLETION OF FULL WEEKS OF EMPLOYMENT (Sunday through Saturday)</th>
<th>VACATION EQUIVALENT DAYS EARNED</th>
</tr>
</thead>
<tbody>
<tr>
<td>26</td>
<td>4</td>
</tr>
<tr>
<td>30</td>
<td>5</td>
</tr>
<tr>
<td>34</td>
<td>6</td>
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<td>38</td>
<td>7</td>
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<tr>
<td>42</td>
<td>8</td>
</tr>
<tr>
<td>46</td>
<td>9</td>
</tr>
<tr>
<td>50</td>
<td>10</td>
</tr>
</tbody>
</table>

New employees who have completed twenty-six (26) full weeks of employment prior to July 1 will receive four (4) equivalent days of vacation; new employees who complete thirty (30) full weeks of employment prior to July 1 will receive five (5) equivalent days; etc.

New employees who have worked less than twenty-six (26) weeks prior to July 1 will accumulate no vacation for that year.

After one full year of employment, employees have the annual allotment of vacation available from the first of the fiscal year and shall be earned according to the following schedule:
All vacation days must have prior approval of the Library Director. If a request is denied, Library Director will provide the employee with written notice of the reasons for the denial.

Vacation must be used within one (1) year following the conclusion of the year in which it is earned if time and workload allow. In circumstances where an employee has been denied approval of vacation time, a maximum of one week of unused vacation time can be carried over to the next contract year, with the approval of the employee’s immediate supervisor.

Vacation used will be paid at the employee’s normal hourly rate of pay to a maximum of eight (8) hours per day or forty (40) hours per week.

After five (5) years of eligible employment (fifty-two [52] weeks of employment per fiscal year), one additional equivalent day of vacation will be granted each year to accumulate to a maximum of ten (10) additional equivalent days (or a total of twenty (20) equivalent days of vacation each year) after fifteen (15) years of employment.

<table>
<thead>
<tr>
<th>COMPLETION OF FULL WEEKS OF EMPLOYMENT (Sunday through Saturday)</th>
<th>VACATION EQUIVALENT DAYS EARNED</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>1</td>
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<tr>
<td>17</td>
<td>2</td>
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<td>21</td>
<td>3</td>
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<td>26</td>
<td>4</td>
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<td>6</td>
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<td>7</td>
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<td>42</td>
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<td>46</td>
<td>9</td>
</tr>
<tr>
<td>50</td>
<td>10</td>
</tr>
</tbody>
</table>
PART III. HOURS OF WORK

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. ABSENCE REPORTING

On days when an employee is absent, the reason for the absence and number of hours eligible for pay must be requested using the current procedures for leave requests (i.e., sick day, vacation day, emergency business leave, family death and illness leave, or off-no pay).

When an employee is absent from duty for such things as a doctor appointment, court appearance, emergency, etc., the following guidelines are to be used and must have the approval of the immediate supervisor:

- The employee will make up time during the same work week in which it is missed through an arrangement with his/her immediate supervisor;
- Time absent will be deducted from accumulated sick leave;
- Time absent will be deducted from accumulated vacation; or
- Time absent will not be paid.

Sick leave and vacation records are kept by actual time missed.

B. BREAKS

Professional Library staff who works between four (4) and up to six (6) hours per day will be entitled to one (1) break of fifteen (15) consecutive minutes. Professional Library staff who work six (6) or more hours per day shall be entitled to two (2) breaks of fifteen (15) consecutive minutes. The Library Director shall schedule breaks at reasonable times.

The Library Director may require employees to reschedule breaks or lunch periods in case of an emergency.

C. EXCEPTIONS TO REQUIRED WORK SCHEDULES

Because of different schedule requirements, each employee’s starting, lunch break and ending work hours may vary.
Employees may request temporary modifications of his/her normal workday. Such requests may be approved or denied by the Library Director at his or her discretion. Reasons will be given for denial of any request.

**D. LUNCH BREAKS**

Professional Library staff who work six (6) hours or more per day will be entitled to an unpaid, duty free lunch break, of at least thirty (30) consecutive minutes. The Library Director will schedule lunch breaks at reasonable times with due consideration for the needs of the Library.

**E. WORK SCHEDULE**

Working hours for the Professional Library staff will be determined by the Library Director.
SECTION 5: NON-ADMINISTRATIVE PROFESSIONAL SCHOOL STAFF
PART I. POSITION ASSIGNMENTS

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. REASSIGNMENT AND TRANSFERS

The District has the right to reassign within a building and transfer teachers among buildings. When reassignments and transfers can be anticipated, the Administration will notify the impacted teacher(s) in writing by May 15. If a reassignment or transfer becomes necessary after May 15, the teacher to be reassigned will be notified in writing within fourteen (14) calendar days subsequent to the decision, along with reasons for such reassignment and transfer.

B. WORKFORCE REDUCTION

The Board will make decisions regarding staffing levels based upon District staffing needs. The Board retains the right to identify positions for workforce reduction and/or reduction in hours of work. The effectuation of workforce reductions will be accomplished through the nonrenewal process codified in Wisconsin Statute § 118.22.

Benefits

The District will pay the amount provided regular teachers for the cost of the current health and life insurance benefit program for teachers whose positions have been eliminated for up to a full six (6) calendar months, beginning with the last contract working day. Such teachers may continue in the District’s insurance program in accordance with COBRA rights and the rules of the insurance carrier at the teacher’s cost.

C. VACANCIES

When the District determines that a vacancy or new position may be filled, the Employer shall post a notice of such vacancy or new position internally and externally (if deemed necessary). The posting may include the date the position is to be filled, title of position, requirements, rate of pay and benefits. The Employer retains the right to determine whether and when to recruit outside applicants. The Employer retains discretion in selection of the successful candidate, based upon qualifications.
Emergency Certification

Emergency certification for a teacher shall be a joint recommendation by the building supervisor and the District Administrator when, in their judgment, requesting such certification is in the best interest of the students of the District.
A. SALARY SCHEDULE

The Board will provide payment of base wages as established by the applicable collective bargaining agreement between the Board and any certified bargaining unit.

As required by state law, when there is a certified bargaining unit, any changes in an employee’s base wages cannot exceed the percentage changes in the Consumer Price Index (“CPI”), as determined by the Wisconsin Department of Revenue.

Teaching staff not covered by a collective bargaining agreement will receive compensation in an amount determined by the Board, with consideration to the employee’s experience, performance level, job duties, and level of responsibility with the District.

B. FULL-TIME TEACHERS

Starting Salary

The Board will determine the starting salary of newly hired teachers based on the needs of the District. Wages will be in accordance with the teacher salary schedule. The current salary schedule is available on the staff shared directory at S:\Employee Handbook.

The Board retains discretion to determine a full-time teacher’s ongoing salary schedule placement consistent with his/her earned degrees, credits and experience.

C. PART-TIME TEACHERS

Compensation Calculations

The District retains discretion to determine a part-time teacher’s salary schedule placement consistent with his/her earned degrees, credits and experience.

Teachers contracted to teach part of a day, not including substitute teachers, will be paid the fractional amount of a comparable full-time teacher workday as determined by the Board and codified in the teacher’s individual employment contract.
Certification

Part-time teachers are required to meet the same certification standards and other requirements of employment as full-time teachers.

Pay for Additional Time

Part-time teachers shall be required to complete that portion of in-service activities and parent teacher conferences as their percent of contract. The Administration shall be responsible for designating the portion of these activities that will be required. If requested to go beyond their required time, teachers will be compensated at the rate of $23.00 per hour.

Appointment to Full-time Positions

Part-time teachers shall be considered for appointments to full-time vacancies along with all other candidates interested in such positions as they occur.

D. SALARY SCHEDULE PLACEMENT

Full credit for teaching experience in the School District of Monroe will be granted when advancing to the next higher degree.

Returning teachers must complete and submit to the Business Office, by August 20th of the new contract year, college credit verification (grade report, transcript or temporary written notice of completion from the instructor of the course) for coursework taken since the beginning of the previous school year. Courses completed during the prior fall, spring, or summer sessions are eligible for salary schedule advancement. The current salary schedule is available on the staff shared directory at S:\Employee Handbook.

Salary adjustments for credit verification received on or before August 20th will be effective on the first day of the first semester and will be made beginning with the September 15 payroll. All subsequent credit verification will be applied for the subsequent August 20th effective date.

E. CREDIT FOR SALARY SCHEDULE ADVANCEMENT

The term “credit” is a semester credit hour. Conversion from quarter hours to semester credit hours will be computed as follows: quarter hours’ x 2/3 = semester credit hours.

All approved and completed credits, graduate, undergraduate or alternate college credit shall apply to placement on the salary schedule.
F. ALTERNATE COLLEGE CREDIT

Concept

The District and the Association agree alternate college credit may be awarded as a method to keep staff current on methods, procedures, equipment and supplies.

Alternate College Credit Committee Membership

The alternate college credit committee is composed of at least one (1) elementary teacher, one (1) middle school teacher, one (1) high school teacher, one (1) building administrator, the curriculum director and the District Administrator.

If the committee membership votes on a particular matter and such vote ends in a tie, the decision of the District Administrator will be final.

Alternate College Credit Committee Functions

- Receive proposals for alternate college credit from teachers
- Review proposals and either approve or disapprove proposals, and give a tentative alternate college credit amount, subject to final report
- Report committee decisions to teachers
- Receive completion reports on alternate college credit proposals
- Make final awards of alternate college credits based on final reports
- Direct the alternate college credit earned and awarded, to be placed in the teacher’s personnel file and applied toward the salary schedule

Eligible Alternate College Credits

Credit will not be approved for a teacher who is released from district duties to participate in an alternate college credit education type activity, or when expenses are provided or reimbursed by the District. Listed below are examples of eligible programs.

- ETN continuing education program programs
- University- and extension-sponsored continuing educational workshops
- Special interest or skill workshops
- Approved travel with follow-up reports
- Work experience for teachers in vocational and skill areas

**Credit Amounts**

- In general, one (1) credit is equivalent to approximately forty-five (45) hours of involvement and at least fifteen (15) hours of this should be in a contact or group activity. This ratio is similar to the awarding of college credit—fifteen (15) hours of class and two (2) hours of class preparation for each class hour.

- The smallest quantity of credit is .25 credit.

- The alternate college credit committee will allow applicants to consolidate small in-service activities into one larger unit which would qualify for credit if applications all fall in the same school year or year. Completion reports for projects must be finished within thirty (30) days following the conclusion of the alternate credit project to be eligible for credit on the salary schedule.

- Work experience credit for vocational teachers must relate directly to their teaching field. The amount of credit is one hundred thirty-five (135) hours of work equals one (1) credit hour (three times that of the 45 hours for other activities).

- A maximum of six (6) credits of alternate college credit(s) may be earned during a five-year period.

**Application to the Salary Schedule**

Incoming teachers with a BA degree move to the next salary lane until they reach BA + 36/MA +0 as they add approved hours. They remain in the BA +36/MA +0 column until they achieve the MA degree. After the MA degree is awarded, teachers can continue to accumulate hours until the top column of the present schedule is reached.

**Evaluation for Alternate College Credit**

- Teachers must submit a written request outlining the plan in advance, along with the number of credits or fractional credits requested. The alternate college credit committee will accept applications submitted within twenty (20) school days (four (4) weeks) following the beginning of an alternate college credit activity.

- All requests for alternate college credits will be considered and acted upon on an individual basis.

- Travel is to be handled in the following manner:
o The teacher submits a written request, outlining the travel plan in advance, along
with the number of credits or fractional credits requested.

o Travel is evaluated by length of trip, expected activities and application to the
teacher’s teaching duties.

o After completion of the trip, a written explanation of what was done and how it
would be related to the teaching duties must be submitted to the committee.

**Hardship Cases**

In cases of hardship or where special circumstances warrant, the above requirements shall be
modified by the alternate college credit committee, provided such requests are made in writing.

**G. COURSE APPROVAL/NOTIFICATION**

**Pre-approval**

Courses to be applied toward advancement on the salary schedule shall be approved by the
superintendent before they are started. These courses may be either graduate or undergraduate
level courses. If enrolled in a degree program, one course approval for all classes should be
submitted at the start of the program.

The requirement for course approval/notification shall be waived for those teachers who file
proof that they are enrolled in a degree program. The administration prefers that course
approval/notification forms always be submitted to eliminate problems in moving to the next
salary bracket.

**H. EXTRA PAY FOR EXTRA WORK**

Teachers may be assigned to participate in advising and supervising activities without extra
compensation except for such activities as are enumerated on Appendix G, Extra Duty Pay
Schedule 2.

**Extracurricular Assignment**

Extracurricular assignments, including those assignments with extra pay, will be made by the
administration in the best interests of the District. See Appendix F, Extra Duty Pay Schedule 1.

**In-Class Substitute Pay**

Teachers may be assigned in-class substitute duties as assigned by the Administration.
Whenever a teacher is required to assume the responsibilities of an absent teacher, he/she shall
be paid $18.00 per class period when one hour or less and $25 when longer than one hour.
Mentor Pay

Whenever a teacher is assigned to serve as a mentor in the District’s mentor-mentee program, a stipend will be paid; the stipend amount is identified in Appendix G.

I. SUMMER EMPLOYMENT

Extended Contract

Any teacher on the salary schedule whose employment is for a period greater than the regular school year, shall be paid an extended contract value based upon the proportionate value of the teacher’s contracted salary, as approved by the Board, for each additional day of employment.

Summer School

- Teachers employed to teach summer school shall be paid up to twenty (20) hours per week according to the following schedule:

<table>
<thead>
<tr>
<th>Enrichment</th>
<th>Teacher Recommended Core Area Remediation</th>
<th>HS Core Credit Summer Courses And Remedial Core Classes Required For Promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>$23.00</td>
<td>$25.00</td>
<td>$25.00</td>
</tr>
</tbody>
</table>

- The District’s decision concerning appointments for summer employment will be the final determination. Staff for summer school shall be offered a contract for such employment as early as commitments can be made. Contracts shall be written and shall state salary, teaching assignment, duration and the number of hours taught daily.

J. SUMMER PAYROLL

Teachers who are scheduled to work the school year may voluntarily request to be paid on a twelve (12) month payroll cycle (the provision of summer payroll). Teachers shall, on an annual basis, make a designation as to receipt of their pay in either twenty-four (24) annualized installments over twelve (12) months from September through August or receiving the July and August payrolls on June 10th or the Friday preceding June 10th should it fall on a weekend.

Summer payroll designations are valid for one school year only. Teachers must renew the designation before July 1 of the new school year or upon hire for new teaching staff.
PART III. HOURS OF WORK

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. LUNCH DUTY

Lunch shall be provided for those teachers who have assignments in connection with the school hot lunch program in addition to their regular assignments.

All teachers shall be provided with a daily minimum of thirty (30) continuous minutes of duty-free lunch period.

B. WORK DAY

Teachers are professionals whose work is not always limited to specified hours per day. Teachers are professional employees as defined by the federal Fair Labor Standards Act and the Wisconsin Municipal Employee Relations Act, § 111.70(1)(L), Wis. Stats.

A professional is expected to be present and prepared for work prior to the start of instructional time and be present for all instructional time unless coverage has been arranged in advance. It is understood that on occasion a situation may arise that would require some flexibility with the designated work day of teachers. If and when such occasional flexibility is necessary, communication from the teacher informing his/her direct supervisor and/or office staff is requested.

In order to provide consistency, all teaching staff will decide if they prefer the 7:30 A.M. to 4:00 P.M. or 7:45 A.M. to 4:15 P.M. schedule. A designated schedule will be decided by the teacher and provided to their principal at the start of the year, with a one-half (1/2) hour duty-free lunch period, except on Fridays and days preceding vacations, holidays and unpaid breaks, when teachers may leave after having supervised the departure of pupils, unless assigned to special projects or activities which require extra time.

If a teacher accepts a voluntary assignment during his/her duty free lunch period, he/she will be compensated at the rate of $11.50 per half-hour lunch period.
C. ADMINISTRATIVELY CALLED MEETINGS

Staff Meetings

Teachers are required to attend all mandatory administratively called staff meetings. Administratively called meetings may begin thirty (30) minutes before the normal workday begins or go thirty (30) minutes later than the end of the normal workday. The number of staff meetings shall be established by the Administration. The Administration shall attempt to provide reasonable notice of all such meetings. Teachers who are required to attend administratively-called meetings will receive no additional remuneration, above their regularly paid salaries, for attending such meetings.

Other Administratively Called Meetings

The notification and duration provisions of Staff Meetings do not include nor shall they apply to meetings of individual educational plans teams, the preparation of individual education plans, parent-teacher conferences, department meetings or activities of similar nature, which are normally conducted at other times. Teachers are required to attend such events regardless of the date, time or duration of said meetings. Teachers who are required to attend other administratively called meetings will receive no additional remuneration, above their regularly paid salaries, for attending such meetings.

D. SCHOOL YEAR CALENDAR

For teaching staff, the regular school year will generally be 9-1/2 months (185 student/teacher contact days/in-service days, and 3 holidays (Labor Day, Thanksgiving and Memorial Day) or as otherwise set by the Board on an annual basis.

E. INSTRUCTIONAL DAY

High school teachers will have a regular instructional load of teaching four (4) blocks, one (1) duty and one (1) preparation block. Middle school teachers will have a regular instructional load of teaching six (6) regular classes, one (1) supervision period, and one (1) preparation period. Middle school teachers on a block schedule will have a regular instructional load of teaching four (4) blocks, one (1) duty, and one (1) preparation block. Elementary school teachers will have two hundred thirty-five (235) minutes of preparation time each week. Preparation time shall be in blocks of at least 20 consecutive minutes from the beginning of the student day until the end of the student day.

The District may assign a teacher to an overload. If assigned, the teacher will be paid at the overload rate of pay established by the Board (see attached Appendix G).
SECTION 5: APPLICABLE TO NON-ADMINISTRATIVE PROFESSIONAL SCHOOL STAFF
PART IV. UNION REPRESENTATIVES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART IV. UNION REPRESENTATIVES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. APPEARANCES BY ASSOCIATION MEMBERS

Negotiations

If negotiation meetings between the Board and the Association are mutually scheduled during a school day, the members of the Association’s negotiating team will be relieved of all regular duties without loss of pay as necessary in order to permit their participation in such meetings.

Grievances

When it is necessary for a building representative, member of the grievance committee or other representative designated by the Association to investigate a grievance or attend a grievance meeting or hearing during a school day, he/she will, upon permission from his/her principal or immediate supervisor and from the superintendent (said permission shall not be unreasonably withheld), be released without loss of pay as necessary in order to permit participation in the foregoing activities.

Other Appearances

Any teacher, whose appearance as a witness in such investigations, meetings or hearings is necessary, will be accorded the same right as noted above.

Rights Abuse

The Association agrees that these rights will not be abused. Any abuse by either party shall be subject to the grievance procedure.
PART V. WORKING CONDITIONS

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. EVALUATIONS

Monitoring

All monitoring or observation of the work performance of a teacher shall be conducted openly by the evaluating supervisor and with full knowledge of the teacher. The District will strive to provide each teacher with a minimum of the following written evaluations per year, based on observations and evaluations if a need exists.

<table>
<thead>
<tr>
<th>Teaching Year</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>One (1) time per year</td>
</tr>
<tr>
<td>Second and beyond</td>
<td>Every third year thereafter</td>
</tr>
</tbody>
</table>

There may be additional evaluations completed, if needed.

Process

These evaluations shall point out areas of competence as well as areas that would benefit by improvement, and recommended suggestions for improvement. Written evaluations shall be submitted to the superintendent in accordance with the schedule noted above to be placed in the teacher’s file. This evaluation will be based upon the summative performance of the teacher in all areas of responsibility, including classroom work and extracurricular activities. A copy will be given to the teacher, the evaluation will be signed by the teacher, and a rebuttal can be attached to the evaluation.

The evaluation process will include continuous walk-through evaluations (e.g., drop-in evaluations), the number and length of which will be at the building administrator’s discretion.

Complaint Reporting

Any complaint to be placed in a teacher’s file must have been addressed by the Administration with the teacher.

Performance Deficiencies

A teacher, whose performance is deficient, may, at the sole discretion of the District, be placed on a plan of improvement (see Appendix C – Performance Improvement Plan Procedure).
Substantiation of Deficiencies

Teachers on a plan of improvement may have his/her salary frozen at his/her existing experience increment.

Plans of Improvement

A teacher who is on an improvement plan for all or part of three consecutive semesters or more may be non-renewed at the end of those semesters should the Administration deem the teacher is not making sufficient progress. A teacher who is placed back on an improvement plan (after an initial rotation of three consecutive semesters) may also be non-renewed should the Administration deem the teacher is not making sufficient progress. All plans of improvement will include at least one administrative evaluation per semester with written feedback itemizing the teacher’s deficiencies.

B. PROBATIONARY PERIOD

Any teacher new to the District shall be subject to a three-year (3) probationary period. Teachers who are probationary may be non-renewed for any reason.

Teachers who have completed the probationary period will not be non-renewed for arbitrary or capricious reasons.

C. JOB SHARES

Teachers may apply to the District Administrator for job sharing. The district administrator will only consider applications where two current teachers apply for job sharing. The District may approve or deny any job sharing application at its discretion. Following District approval of any job sharing application, the Administration will meet with the teachers to work out the details of the job sharing.

D. MENTORING

Mentor Selection Criteria

Each building’s administration shall establish mentor positions to coach new staff and other staff when the need has been identified by the Administration.

Mentor Removal

Either the Initial Educator or the Mentor may request the removal of the other. The removal will not occur without the other being informed, and the other shall be given sufficient opportunity (as defined by the individual seeking removal) to remove any impediment causing the relationship to be limited. If either requests a change, the District shall use its best efforts to
timely provide a replacement. The request will be granted without any discussion of the reason(s) for the request. No recriminations shall be made if a request for removal occurs.

This provision will not apply to Mentors assigned with non-Initial Educators.

**Liability**

The District will continue to provide liability coverage and defense on behalf of mentors employed by the District, who are acting within the scope of their employment, to the full extent of the law.

**Evaluation**

The mentor teacher shall not evaluate any member of the bargaining unit, and cannot be subpoenaed or called to testify as a witness in any grievance, disciplinary, discharge or non-renewal hearing or attend any board meeting to discuss the mentoring of another teacher. However, this does not diminish the mentoring teacher’s obligations to report activities in violation of state or federal law.

**E. SICK LEAVE**

**Amount**

Teachers shall be granted twelve (12) days of personal sick leave per year, cumulative to one hundred twenty (120) days for illness.

**Extended Emergency Leave**

In emergency cases of extended illness, five (5) additional sick leave days may be requested to be borrowed from the following year’s allotment (this request must be in writing) at the Administration’s discretion. In cases where a teacher leaves the district before teaching the year from which the sick leave was borrowed, the teacher shall reimburse the District for the borrowed sick leave with payment either through payroll deduction or by check.

**Pro-Rating**

The 12-day yearly illness leave allowance is available at the start of the school year, but it is prorated if the teacher resigns before the end of the school year or is employed after the school year begins. Each of the ten (10) months from September through June provides 1.2 sick days.

**Over-Accumulation Reimbursement**

Teachers who accumulate sick leave beyond one hundred twenty (120) days shall be reimbursed thirty dollars ($30.00) per day for sick leave days lost through over-accumulation. This payment will be made on a September check.
F. DONATED SICK LEAVE

Each teacher may voluntarily contribute up to one (1) day per year of sick leave to the Sick Leave Bank (hereinafter referred to as “the Bank”). Teachers shall indicate in writing to the District Office no later than May 30 of a school year if the teacher wishes to contribute one (1) day to the Bank to be credited to the Bank effective September 1. If a teacher elects to contribute a day, that day shall be deducted from the teacher’s accumulated sick leave effective on September 1 following the contribution. The teacher shall not receive any compensation for the contributed day. The Bank shall have a maximum of three hundred and fifty (350) days available at the beginning of any school year. The District Office shall notify the MEA president in writing by August 30 of each year of the number of days deposited in the Bank. When the Bank has reached its maximum accrual, days offered by teachers shall count toward the teacher’s respective accumulated sick leave.

A teacher shall be entitled to draw from the Sick Leave Bank under the following conditions:

- Days are available in the Bank.
- Withdrawals made from the Bank shall be made only after the teacher has exhausted all appropriate accumulated leave.
- No teacher shall withdraw more than a total of one hundred (100) days during the teacher’s employment in the District.
- A teacher must otherwise qualify for sick leave. In other words, circumstances under which the teacher would qualify for use of sick leave if he or she had accrued sick leave must be present.
- The Bank is intended to provide for hardship situations. A Committee established by the MEA shall perform the administration of the Bank. This Committee shall devise rules for the administration of the sick leave, which ensures fair administration. This Committee may allot sick leave from the Bank to individual teachers, but such teachers must seek the same approval of sick leave from the school administration that they might normally seek to use sick leave from their own accrual. The Committee will notify the school board whenever an allotment of sick leave is made.

G. EMERGENCY BUSINESS LEAVE

Upon approval of the superintendent, teachers may be granted up to two (2) days per year non-accumulative leave for serious accident involving the immediate family, catastrophe, fire, legal matters (except for personal infraction of the law), severe weather conditions, car breakdown or other unforeseen emergencies that require absence during school hours. Requests must be made in writing.
Time used will be charged to sick leave.

Approval of emergency leave shall be obtained from the superintendent.

Extended emergency leave may be granted by the superintendent if, in the superintendent’s opinion, the emergency is such that the additional time is warranted. The teacher on extended emergency leave must reimburse the District for the total cost of the substitute teacher. Any emergency leave will be deducted from sick leave. All requests for extended emergency leave must be in writing.

**H. PERSONAL LEAVE**

Two (2) unaccounted personal day(s) per year shall be allowed for reasons that need not be disclosed to the administration. These days will be deducted from sick leave. Notice must be filed electronically three (3) working days prior to taking personal days. A third (3rd) personal day for the school year will be allocated to staff who have fifty (50) or more accumulated sick days at the end of the previous fiscal year and who have volunteered and have completed unpaid work in the year of allocation for a regularly paid event/duty that is listed in Appendix E.

Teachers will be allowed to accumulate up to five (5) days of Personal Leave, provided they maintain an adequate allotment of sick leave. Teachers who have accumulated more than two (2) personal days, who wish to use their additional days, must request these days at least two (2) weeks in advance, whenever possible.

Teachers may be reimbursed $100/day for “selling” their personal day back to the District. Teachers would need to notify the District prior to May 15th of their intent. Only two days could be sold back to the District and only whole days could be exchanged. The time would be removed from their personal/sick leave.

District-wide there will be a maximum of nine (9) days granted for personal leave for any one (1) day. Four (4) of these days will be used by the secondary and four (4) by the elementary. The ninth (9th) day will be used by either secondary or elementary.

Teachers are not allowed to use his/her personal leave on days identified as ½ or full in-service days.

**I. EXTENDED PERSONAL LEAVE WITHOUT PAY**

Extended personal leave without pay may be approved by the superintendent based on the availability of an acceptable, qualified substitute and the best interests of the District. Teachers will suffer loss of benefits only if the leave is for non-emergency or non-medical reasons, and extends beyond five (5) unpaid days per year.
J. EARLY RETIREMENT

There are two separate and distinct retirement benefits available as of July 1, 2018.

BENEFIT 1: ONLY AVAILABLE TO ACTIVE TEACHERS AGE 50 AND ABOVE AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:

Eligibility

The District will provide for voluntary early retirement benefits for a teacher who:

1. Meets the Wisconsin Retirement System’s (WRS) eligibility age for retirement as of June 30th in the final contract year and is considered to be vested for a retirement benefit consistent with the WRS rules; and

2. Has a full-time equivalency of fifteen (15) years of service in the District.

Notification

Written notice of retirement shall be given to the Board by March 1st or other mutually acceptable date as determined by the Board for retirements effective at the conclusion of the current school year.

Severance Benefit Options

The retiree will be credited with $52,000 (the “Credit”) which will be paid out as follows:

1. Within ten (10) workdays following the later of:
   a) the retiree’s last workday; or
   b) the expiration of any revocation period in the agreement required under the “Individual Agreement” language noted below in this section;
   c) The District will make a non-elective contribution to the District’s TSA in the amount of $6,000 if permitted by applicable IRS rules, such amount to be deducted from the Credit. If it (in whole or in part) is not permitted in the current calendar year, then the remaining amount will be contributed to the District’s TSA in a subsequent calendar year on or about January 5th. The amount of $6,000 will be deducted from the Credit.

2. A portion of the Credit equal to $46,000 will be applied in successive monthly contributions until exhausted, towards the retiree’s single or family health insurance coverage as follows:
a) In the District’s group health insurance plan offered to current employees of the District; or

b) If the retiree is a dependent or received health insurance coverage elsewhere, the retiree may elect that the remaining Credit be paid to:

   (i) another employer for coverage under the employer’s insured plan,

   (ii) an insurance carrier, or

   (iii) an insurance exchange that is providing health insurance coverage to retiree, provided the other employer, insurance carrier, or insurance exchange agrees in writing to exclusively use the remaining Credit for the retiree’s and dependents’ health insurance plan premiums; However, any delay may result in the retiree and/or dependents being ineligible to reenter the Trust group health insurance. Or

c) If the retiree is eligible for, and selects, the WEA Med Plus health insurance plan coverage as an alternative to the District’s group health insurance plan, the District will use the retiree’s remaining Credit for payment of the WEA Med Plus health insurance plan premiums.

3. The retiree may choose to delay the commencement of the Credit’s application towards health insurance benefits for a period of up to two (2) years following the later of:

   a) the effective date of the teacher’s retirement; or

   b) expiration of any revocation period in the agreement required under the “Individual Agreement” language noted below in this section.

   However, such delay may result in the retiree, spouse, and eligible dependent(s) being ineligible to reenter the District’s group health insurance plan.

   The delay may be longer than two (2) years if the employee has switched coverage and is covered by a spouse who is an active participant in the District health plan.

4. If any combination of the above options is selected by the retiree, the amount obligated by the District is limited to the total benefit Credit.

5. Upon exhaustion of the Credit, the retiree will be solely responsible for all monthly health insurance plan premiums attributed to the retiree’s (and, if
applicable, family member) enrollment in any group or individual health insurance plan.

Coverage of Employee’s Spouse and/or Eligible Dependent(s) Following Exhaustion of the Credit:

If the retiree elects the District’s group health plan under section 12.02(C)(2)(a), following exhaustion of the Credit and subject to the rules of the District’s health insurance plan provider, the retiree and his/her spouse may remain indefinitely in the group health insurance plan at the group rate by timely paying one hundred percent (100%) of the premium. Premiums must be billed directly to and will be the total responsibility of the retiree.

A retiree’s eligible dependent(s) in an eligible family plan may remain in the group health insurance plan subject to the eligibility rules as defined by the group health insurance plan document.

Loss of Benefit

A teacher who retires in accordance with this Severance Benefit Options section and who resumes teaching on a regular basis in the State of Wisconsin and becomes eligible for WRS contributions shall forfeit any rights to continue receipt of the Credit not yet contributed or applied on the retiree’s behalf. In addition, the retiree and/or dependents shall not be permitted to continue to participate in the District’s group health insurance plan unless authorized by the District, the District’s group health insurance plan carrier, as well as state and federal laws.

Survivor Benefits

In the event of a retiree’s death before the Credit is exhausted, the Credit not yet contributed or applied on the retiree’s behalf, shall continue as a benefit for the retiree’s eligible spouse and/or dependent(s) until the Credit is exhausted.

Individual Agreement

The Board shall require each teacher applying for early retirement benefits under this section to execute an agreement before receiving those benefits. The agreement will describe the retirement benefits to which teacher shall be entitled. The agreement shall include a waiver of age discrimination and other claims consistent with state and federal law.

Compliance

All retirement benefits in this section will be subject to any state and federal laws.

BENEFIT 2: ONLY AVAILABLE TO ACTIVE TEACHERS UNDER THE AGE OF 50 AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:
Eligibility

For a fiscal year (up to a maximum of six (6) fiscal years), the District will make a retirement contribution, up to the District maximum benefit allowed, for a teacher who:

1. Was 50 or older as of the end of the prior fiscal year;
2. Had a full-time equivalency of at least ten (10) years of service in the District as of the end of the prior fiscal year; and
3. Has maintained his or her eligible teaching position with the District as of the September 30th payroll of the fiscal year of the retirement contribution.

403(b) Tax Sheltered Annuity (TSA) Contribution

The District will make a contribution to the District’s TSA plan on the teacher’s behalf on the September 30th payroll of the fiscal year if the teacher has met the age and service requirements for this benefit as of the end of the prior fiscal year, provided, the teacher has maintained his or her eligible teaching position with the District as of that September 30th payroll. The District will make up to six (6) annual contributions in an amount up to $8,670 to the District’s TSA plan on behalf of the teacher for a total maximum potential contribution of $52,020. The amount of an annual contribution to be made under this section shall be reduced if required by the District’s TSA plan or federal law. If so reduced for a teacher, the amount of the reduction shall be forfeited and the teacher will have no right to such amount.

Once a TSA contribution made in accordance with this section is made on behalf of the teacher, it is fully vested and belongs to the teacher. Should a teacher leave employment from the District prior to receiving the full benefit under this section, the contributions already made to the teacher will remain the teacher’s, but the teacher shall not be entitled to any further contributions under this section from the District.

Compliance

All retirement benefits in this section will be subject to any state and federal laws.

NOTE: The District contribution to the District’s TSA plan will count toward the annual 403(b) TSA annual limits applicable to a teacher.

K. BREACH OF CONTRACT

A teacher who requests release from the contract before the termination of the school year may be refused such request if, in the judgment of the Board, such request is not reasonable or justified. In all such cases, the judgment of the Board shall be considered final.
Any teacher seeking release from his/her individual employment contract must submit a written request to the Board and, if approved, the teacher may, subject to the Board’s discretion, be subjected to the liquidated damages specified in this section. No release from contract will be effective until approved by the Board and until the liquidated damages, if required, are paid. If the teacher does not pay the fee upon demand, the District shall have the option to withhold the fee from any monies due and owing the teacher.

A teacher who wishes to resign after July 1 shall be required to pay liquidated damages of five hundred dollars ($500) before the resignation will be accepted by the Board. After August 1, the teacher shall be required to pay liquidated damages of one thousand dollars ($1000).

Liquidated damages will not be applied to part-time teachers who accept positions outside of the District that provide a greater percentage of employment than that currently offered by the District.

The Board may waive the liquidated fee requirement when the Board judges this to be in the best interest of the District.
SECTION 6: APPLICABLE TO ADMINISTRATORS
PART I. PROFESSIONAL DEVELOPMENT AND COMPENSATION

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. CONTRACTUAL PROVISIONS

The District’s Administrators are issued employment contracts consistent with the statutory provisions provided in Wisconsin Statute §118.24.

B. BREACH OF CONTRACT

An Administrator who requests release from the contract before the termination of the school year may be refused such request if, in the judgment of the Board, such request is not reasonable or justified. In all such cases, the judgment of the Board shall be considered final.

Any administrator seeking release from his/her individual employment contract must submit a written request to the Board and, if approved, the administrator may, subject to the Board’s discretion, be subjected to the liquidated damages specified in this section. No release from contract will be effective until approved by the Board and until the liquidated damages, if required, are paid. If the administrator does not pay the fee upon demand, the District shall have the option to withhold the fee from any monies due and owing the administrator.

An administrator who wishes to resign after May 1st shall be required to pay liquidated damages of one thousand dollars ($1000) before the resignation will be accepted by the Board. After July 1st, the administrator shall be required to pay liquidated damages of two thousand dollars ($2000).

Liquidated damages will not be applied to a part-time administrator who accepts positions outside of the District that provide a greater percentage of employment than that currently offered by the District.

The Board may waive the liquidated fee requirement when the Board judges this to be in the best interest of the District.

C. CREDIT REIMBURSEMENT

Administrators are provided reimbursement for approved or required course work up to a maximum of six (6) credits per year. Course participation for reimbursement must be approved
or required by the District Administrator in advance, and the course must be successfully completed prior to issuance of District reimbursement.

Reimbursement is provided on the following schedule:

- 60% of the actual cost incurred is provided upon completion of the course.
- Three years following initial reimbursement, the remaining 40% will be reimbursed provided the Administrator is still actively employed by the District.

D. DUES REIMBURSEMENT

The District feels it is important for Administrators to be active in their respective area, conference, state and national associations as well as local civic organizations. Upon pre-approval by the District Administrator, the District will reimburse Administrators for 100% of the costs of their memberships in local, state and national professional associations and local civic organizations.

E. HEALTH CLUB MEMBERSHIP

To promote fitness and health, the District provides reimbursement for a single health club membership to each full-time Administrator. Reimbursement is based upon the following usage percentages and will be provided once proof of attendance has been accepted:

- If usage exceeds 100 visits per year—100% reimbursement.
- If usage exceeds between 50 and 100 visits per year—50% reimbursement.
- No reimbursement will be provided if usage is 50 or less visits per year.
PART II. INSURANCE BENEFITS APPLICABLE TO ADMINISTRATIVE STAFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. RETIREMENT BENEFITS

There are two separate and distinct retirement benefits available as of July 1, 2018.

BENEFIT 1: ONLY AVAILABLE TO ACTIVE ADMINISTRATORS AGE 50 AND ABOVE AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:

An Administrator who terminates employment with the District after having attained five years of service in the District and age fifty-seven (57), and who commences receiving his/her WRS benefits is eligible to receive retirement benefits.

An Administrator who wishes to retire under these retirement provisions must provide the Board with a written notice of the Administrator’s intentions. Unless modified by the Board, retirement must commence at the end of a school year and the written notice under this section must be received by the Board by December 1 of the preceding calendar year.

As a condition of receiving any retirement benefits, the Board may require that an Administrator execute a written agreement waiving all legal and equitable claims against the District. Any such agreement shall also reflect the terms of the benefits that the District has provided to the administrator, which will reflect the terms currently in effect at the time of the Board’s acceptance of the retirement. The terms of any such agreement need not be the same for each Administrator.

- Administrators who retire and who satisfy all of the preceding requirements shall be eligible to maintain single or family coverage under the group health and dental plans that will reflect the terms currently in effect at the time of the Board’s acceptance of the retirement for a maximum of eight (8) years. During such time, the District shall provide each eligible retiree with the same premium contribution which reflects the terms currently in effect at the time of the Board’s acceptance of the retirement.

- If a former Administrator who was receiving family health or dental coverage under the preceding clause dies within eight (8) years after retiring, then the former administrator’s surviving spouse shall be allowed to maintain such coverage for the remainder of the eight (8) year period described above.
To the extent allowed by the District’s health and dental insurers at such time, a former Administrator who has maintained coverage for the entire eight (8) year period referenced above may purchase, at the former Administrator’s sole cost and expense, continued health or dental insurance coverage for the former Administrator and the former Administrator’s spouse.

**BENEFIT 2: ONLY AVAILABLE TO ACTIVE ADMINISTRATORS UNDER THE AGE OF 50 AS OF JULY 1, 2018. THE FOLLOWING PROVISIONS APPLY:**

**Eligibility**

For a fiscal year (up to a maximum of twelve (12) fiscal years, the District will make a retirement contribution, up to the District maximum benefit allowed, for an administrator who:

1. Was 44 or older as of the end of the prior fiscal year;
2. Has maintained his or her eligible administration position with the District as of the September 30th payroll of the fiscal year of the retirement contribution.

**403(b) Tax Sheltered Annuity (TSA) Contribution**

The District will make a contribution to the District’s TSA plan on the administrator’s behalf on the September 30th payroll of the fiscal year if the administrator has met the age and service requirements for this benefit as of the end of the prior fiscal year, provided, the administrator has maintained his or her eligible teaching position with the District as of that September 30th payroll. The District will make up to twelve (12) annual contributions in an amount up to $8,670 to the District’s TSA plan on behalf of the administrator for a total maximum potential contribution of $104,040. The amount of an annual contribution to be made under this section shall be reduced if required by the District’s TSA plan or federal law. If so reduced for a administrator, the amount of the reduction shall be forfeited and the administrator will have no right to such amount.

Once a TSA contribution made in accordance with this section is made on behalf of the administrator, it is fully vested and belongs to the administrator. Should an administrator leave employment from the District prior to receiving the full benefit under this section, the contributions already made to the administrator will remain the administrator’s, but the administrator shall not be entitled to any further contributions under this section from the District.

**Compliance**

All retirement benefits in this section will be subject to any state and federal laws.
NOTE: The District contribution to the District’s TSA plan will count toward the annual 403(b) TSA annual limits applicable to an administrator.

B. HEALTH INSURANCE

The District pays 100% of the premium for the group health insurance coverage (single or family) for Administrators. Coverage shall be subject to a waiting period of thirty (30) days following the commencement of the Administrator’s agreement with the District adjusted to the first of the month. The District may modify the terms of the group health insurance coverage, including but not limited to:

- Changing insurance carriers;
- Choosing to self-fund the coverage;
- Modifying co-pays, deductibles or benefits available under the coverage; and/or
- Changing applicable premium and contribution rates.
SECTION 6: APPLICABLE TO ADMINISTRATORS
PART III. PAID AND UNPAID TIME OFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART III. PAID AND UNPAID TIME OFF

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. EMERGENCY BUSINESS LEAVE

Administrators are eligible for two (2) days per contract year for personal, legal, household or family matters that require absence during the Administrator’s normal workday. Emergency business leave does not accumulate from year to year and will be deducted from the Administrator’s accumulative sick leave. If the Administrator has already exhausted his/her sick leave, this leave will be unpaid.

Upon approval of the superintendent, administrators may be granted up to two (2) days per year non-accumulative leave for serious accident involving the immediate family, catastrophe, fire, legal matters (except for personal infraction of the law), severe weather conditions, car breakdown or other unforeseen emergencies that require absence during school hours. Requests must be made in writing.

Time used will be charged to sick leave.

Approval of emergency leave shall be obtained from the superintendent.

B. EXTENDED LEAVE

A full-time Administrator who has been employed by the District for a period of one year or longer may be considered for a one-year leave of absence without pay, subject to the Board’s approval. Administrators approved for such leave may continue health and dental insurance coverage for this period by paying 100% of the cost.
C. HOLIDAYS

The following paid holidays are provided to the District’s Administrators:

- Fourth of July
- Thanksgiving Day
- Christmas Day
- Good Friday
- Day after Thanksgiving
- Labor Day
- Christmas Eve Day
- New Year’s Eve Day
- New Year’s Day
- Memorial Day

D. PERSONAL LEAVE

The District shall provide two (2) personal days per contract year to full-time administrators for reasons that need not be disclosed to the District. However, these days do not accumulate from year to year and will be deducted from the administrator’s sick leave. If the administrator has already exhausted his/her sick leave, this leave will be unpaid. The administrator must give at least three (3) days advance notice prior to taking this leave, and the leave must be authorized by the District Administrator.

E. SICK LEAVE

Full-time Administrators are eligible for fifteen (15) days of sick leave for a twelve (12) month contract and fourteen (14) days of sick leave for less than a twelve (12) month contract, accumulating from year to year to a maximum of one hundred and forty (140) days. The District also provides twenty (20) additional days of sick leave upon employment.

Administrators who accumulate sick leave beyond one hundred and forty (140) days will be reimbursed $10 per day for sick leave days lost through over-accumulation. The sick leave will be available for the Administrator’s own illness, or the illness of a child or spouse. The full amount of sick leave shall be available throughout the year, but will be considered pro-rated (and subject to the reimbursement procedure addressed below) if the Administrator resigns before the end of the school year or is employed after the school year begins.

In emergency cases of extended illness, five (5) additional sick leave days may be borrowed from the following year’s allotment, if the request is made in writing. If the Administrator’s employment is terminated before serving the year from which the sick leave was borrowed, the Administrator will reimburse the District for the borrowed sick leave with payment either through payroll deduction or in cash.

F. SICK LEAVE BANK

Administrators may voluntarily contribute up to one (1) day per year of sick leave to the Sick Leave Bank (hereinafter referred to as “the Bank”). This bank is shared by administrative staff, exempt staff, and Monroe Public Library professional staff. Administrators shall indicate in writing to the District Office no later than May 30 of a school year if the administrator’s wishes...
to contribute one (1) day to the Bank to be credited to the Bank effective September 1. If an administrator elects to contribute a day, that day shall be deducted from the administrator’s accumulated sick leave effective on September 1 following the contribution. The administrator shall not receive any compensation for the contributed day. The Bank shall have a maximum of three hundred and fifty (350) days available at the beginning of any school year.

An administrator shall be entitled to draw from the Sick Leave Bank under the following conditions:

- Days are available in the Bank.
- Withdrawals made from the Bank shall be made only after the administrator has exhausted all appropriate accumulated leave.
- No administrator shall withdraw more than a total of one hundred (100) days during the administrator’s employment in the District.
- A administrator must otherwise qualify for sick leave. In other words, circumstances under which the administrator would qualify for use of sick leave if he or she accrued sick leave must be present.
- The Bank is intended to provide for hardship situations.

G. SPEAKING AND CONSULTING WORK LEAVE

The District provides full-time Administrators with up to five (5) paid days per contract year for consulting, speaking and other professional work for other school districts and organizations if related to the Administrator’s professional responsibilities. However, these days do not accumulate from year to year and are to be pre-approved in advance by the District Administrator.

H. VACATION

Full-time, full-year Administrators are eligible for twenty (20) days of vacation per twelve (12) month contract year. The Administrator may transfer up to twenty (20) days of unused vacation to the subsequent year. At no time may an Administrator accumulate more than forty (40) vacation days due. If the Administrator’s contract is not being renewed, a maximum of ten (10) vacation days may be taken in the month of June. Use of vacation must be approved by the District Administrator.
SECTION 7: APPLICABLE TO CASUAL/SEASONAL SUBSTITUTE STAFF & LIBRARY PAGES
SECTION 7: APPLICABLE TO CASUAL/SEASONAL SUBSTITUTE STAFF & LIBRARY PAGES

PART I. WAGES, BENEFITS AND GENERAL EMPLOYMENT ISSUES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

PART I. WAGES, BENEFITS AND GENERAL EMPLOYMENT ISSUES

SCHOOL DISTRICT OF MONROE
EMPLOYEE HANDBOOK

A. WAGES, BENEFITS AND GENERAL EMPLOYMENT ISSUES

District staff who are hired as casual/seasonal, substitute and/or Library Pages are required to adhere to the employment practices set forth in Section 1 of this Employee Handbook. The wages for such employee classifications will be determined by the Board or the Library Board (limited to decisions related to Pages).

Casual/seasonal, substitute and/or Library Pages are not eligible for any fringe benefits identified throughout this Handbook, unless required by state or federal law.
APPENDIX A
GRIEVANCE INITIATION FORM

Complete the original and two copies. Please print or type. Give the original to your immediate supervisor.

Keep one copy for your records.

EMPLOYEE GROUP/DEPARTMENT ________________________________

JOB TITLE ________________________________

EMPLOYEE’S NAME ________________________________

HOME ADDRESS ________________________________

GRIEVANCE SUBJECT   □ Workplace Safety   □ Discipline   □ Termination

1. What is the action or situation about which you have a grievance? (Be specific as to names and locations.)

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

2. On what date did the above action or situation occur?

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

3. What provision of the Employee Handbook has been violated?

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

4. What do you think should be done about it, i.e., what is the remedy that you seek?

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________
Appendix A-2 Employee Handbook

5. When was this grievance discussed with your immediate supervisor?

________________________________________

________________________________________

Name & Title of your immediate supervisor

________________________________________

NAME                     TITLE

6. What other person do you want notified regarding this grievance?

________________________________________

________________________________________

________________________________________

NAME                     MAILING ADDRESS

That person’s role in this grievance:

________________________________________

________________________________________

________________________________________

EMPLOYEE’S SIGNATURE       DATE
APPENDIX B
GRIEVANCE APPEAL FORM

Complete the original and two copies of this form. Send the original to the next higher authority to hear the grievance. Retain one copy for your records. An appeal must be filed within the time limits provided or it will be dismissed with prejudice.

<table>
<thead>
<tr>
<th>EMPLOYEE’S NAME</th>
<th>TITLE</th>
<th>DATE OF GRIEVANCE INITIATION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>SHIFT</th>
<th>LOCATION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

GRIEVANCE SUBJECT  ☐ Workplace Security  ☐ Discipline  ☐ Termination

1. I wish to appeal the grievance disposition signed by:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. Nature of Grievance:

____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

3. What provision of the Employee Handbook has been violated?

____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

4. Reason for Appeal:

____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

EMPLOYEE’S SIGNATURE  DATE  
____________________________________________________________________________
APPENDIX C
PERFORMANCE IMPROVEMENT PLAN PROCEDURE

The purpose of creating a performance improvement plan is to formalize identified issues that need to be addressed in order to improve instructional practice in the classroom or to improve school climate. Improvement plans are never the first course of action in remediating an issue. Administrators should have documentation of interventions and communication prior to starting the process to implement a performance improvement plan.

1. **Initial Notification:** When putting staff members on an improvement plan, it should never be a surprise! Make sure you provide documentable communication (evaluation, meetings with a memo/e-mail summarizing discussion, personal notes) of concern and performance deficiencies before moving to an improvement plan.
   a. Be sure if you intend to put something in an employee’s personnel file, be sure to CC it to the file and get a signature from the employee
   b. Administrators shall schedule a meeting with the employee to inform them that you will be placing him/her on a performance improvement plan

2. **Plan Development:** It is the responsibility of the building principal to develop the plan; this is not a negotiated process the plan should be developed based on the documentation of previous meetings, evaluations, etcetera.
   a. employee is shared between two buildings, be sure to collaborate and write one improvement plan

3. **Consultation:** Reviewing the plan with a colleague is highly encouraged.

4. **DAC Review:** All plans should be submitted to the Superintendent before the plan is presented to the staff member. Administrator and the Superintendent will determine if other members of the DAC team need to be consulted on revisions and/or additional areas to be addressed.

5. **Delivery:** The performance improvement plan should be delivered in a face to face meeting. The meeting should provide the staff member with a brief overview of the plan and notification of a mandatory meeting to answer questions and to have the employee sign the document. The follow-up meeting should take place within two working days of the initial delivery of the plan.

6. **Progress Review:** The building principal will meet with employee at least once per month while school is in session. The building principal has the ability to determine a progress review schedule that is more frequent than once per month if deemed necessary. Document progress within the plan each time you meet to address progress or to provide other resources for the staff member.
Appendix C-2 Employee Handbook

School District of Monroe
Performance Improvement Plan

Employee Name: ________________________________
District Position: ____________________________ School/Dept.: ________________
Supervisor: ________________________________ Date Prepared: ________________

[All plans of improvement must include at least one evaluation, per semester, prepared by a member of the District’s administrative team, with written feedback that itemizes the teacher’s deficiencies.]

Date of Evaluation: ___________ Evaluation Conducted By: ________________

PART II. Statement of Deficiencies

[With specificity, the following identifies all areas observed as “Needing Improvement” on the District’s Observation/Evaluation Instrument of the Employee noted above.]
Deficiency #1:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Deficiency #2:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Deficiency #3:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

PART III. Expected Improvements

[The following section is intended to identify, with clarity, a description of what must be done to improve performance. All noted deficiencies are consistent with the items listed in “A”, above.]
Appendix C-4 Employee Handbook

Deficiency #1:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Deficiency #2:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Deficiency #3:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

PART IV. Timeframe for Improvement

[The following details the specific period of time the employee will be allowed in order to demonstrate that the noted deficiency has improved to an acceptable level of performance.]

Deficiency #1:

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Deficiency #2:
Deficiency #3:

PART V. Available Assistance

[The following identifies the support that will be provided by the District in order to improve the deficiencies identified in “A”, above.]
Appendix C-6 Employee Handbook

Deficiency #1:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Deficiency #2:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Deficiency #3:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

PART VI. Consequences

[If there is a noted failure to improve, the following consequences will be imposed. The consequences may include, but not be limited to: paid or unpaid suspension, extension of a probationary period, consideration for non-renewal, or immediate termination.]
Deficiency #1:

Deficiency #2:

Deficiency #3:

EMPLOYEE ACKNOWLEDGEMENT

My signature on this document acknowledges that I have received this Performance Improvement Plan and have reviewed the underlying Observation/Evaluation instrument with my supervisor. My supervisor has discussed his/her expectations about the improvements needed. I also acknowledge that my supervisor has provided a specific timeframe for the improvement of the noted deficiencies. My signature below does not indicate that I agree or disagree with the contents of this document.

Employee Signature  Date

Supervisor’s Signature  Date
SUPERVISOR’S REVIEW AFTER COMPLETION OF TIMELINES

Date of Review:
- Deficiency #1
  - ☐ Exceeding Expectations
  - ☐ Meets Expectations
  - ☐ CLEARED
  - ☐ NOT CLEARED

Date of Review:
- Deficiency #2
  - ☐ Exceeding Expectations
  - ☐ Meets Expectations
  - ☐ CLEARED
  - ☐ NOT CLEARED

Date of Review:
- Deficiency #3
  - ☐ Exceeding Expectations
  - ☐ Meets Expectations
  - ☐ CLEARED
  - ☐ NOT CLEARED
APPENDIX D
RECEIPT AND ACKNOWLEDGMENT

I hereby acknowledge that it is my responsibility to become familiar with the contents of the School District of Monroe's Employee Handbook. My signature below indicates that I have read the Handbook and understand that I am expected to abide by the standards, policies and procedures defined or referenced in this document. I also understand that I am also to become familiar with and abide by the additional regulations, policies and laws found in the School Board's policies. The Employee Handbook and the Board Policies Manual can be found on the District's website http://www.monroeschools.com/district/. The information contained in this Handbook is subject to change. I understand that changes in District policies may supersede, modify, supplement or eliminate the information summarized in this Handbook. As the District provides updated policy information, I accept responsibility for reading and understand the expectation that I abide by the changes.

I understand that this Handbook does not constitute an employment contract or alter my status as an at-will employee unless specifically addressed for those employees whose terms of employment are also codified in an individual employment contract. I understand that nothing in this Handbook is intended to confer a property interest in my continued employment with the District beyond the term of my current contract (if any). I understand that I have an obligation to inform my supervisor and Human Resources of any changes in my personal information, such as phone number, address, etc. I also accept responsibility for contacting my supervisor if I have any questions, concerns or need further explanation regarding this Handbook, any Board policies or regarding any aspect of my employment. My signature on this form is acknowledgment that I agree that I am legally responsible for any fines or fees charged to the school district incurred by me (an example may be a traffic citation or a parking ticket, received as a result of my operation of a District motor vehicle). I also agree that the District may withhold liquidated damages fees for breach of contract if I leave my employment without paying the fee or without prior approval. If any contractual relationship between the District and an employee (or group of employees) conflicts with any provision of this Handbook, the contract shall govern with respect to that issue.

I acknowledge and understand that this Handbook supersedes all prior practices, customs, and procedures, including any other representations, verbal or written, by any employee or representative of the District.

____________________________________  ___________________________________
Employee's Printed Name                                                       Position

____________________________________  ________________________________
Employee’s Signature                                                           Date

A signed original copy of this form must be given to the Director of Business Services. It will be filed in your personnel file.
## APPENDIX E
### ATHLETIC WORKERS CHART

<table>
<thead>
<tr>
<th>Event</th>
<th>Position</th>
<th>Frosh/JV</th>
<th>Varsity</th>
<th>Invite</th>
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<td>$25.00</td>
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<td>Clock</td>
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<td>$30.00</td>
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<tr>
<td></td>
<td>Scorer</td>
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<tr>
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<td>Ticket Taker</td>
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## APPENDIX F
### EXTRA DUTY PAY SCHEDULE 1

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<td>Hockey: Head Coach (Boys)</td>
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<td>Cross Country: Head Coach (Boys &amp; Girls)</td>
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<td>Play: Assistant (Stage Manager)</td>
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<td>Theater Crew: Advisor</td>
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<td>Volleyball: Assistant</td>
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<td>Cross Country: Assistant (if needed)</td>
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<td>Bus: Supervisor</td>
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<td>Cheerleader: Advisor</td>
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<td>FBLA: Advisor</td>
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<td>Investment Club: Advisor</td>
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<td>1</td>
<td>Prom: Advisor</td>
</tr>
<tr>
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<td>HS</td>
<td>3</td>
<td>Student Senate: Advisor</td>
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<td>United Nations: Advisor</td>
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<td>Yearbook: Business Manager</td>
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<td>Musical: Co-Directors</td>
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<td>Play: Co-Directors</td>
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<td>Number of Positions</td>
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<td>Competition Math: Advisor</td>
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<td>Fine Arts Fair: Assistant</td>
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<td>FCCLA Advisor</td>
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<td>HS</td>
<td>2</td>
<td>Forensics: Assistant</td>
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<td>HS</td>
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<td>GSA: Advisor</td>
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<td>Jazz Ban Director</td>
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<td>NHS: Advisor</td>
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<td>Play: Assistant (Set Construction)</td>
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<td>Prom: Assistant</td>
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<td>Science Club: Advisor</td>
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<td>United Nations: Assistant</td>
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<td>Builders Club: Advisor</td>
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<td>Bus: Supervisor</td>
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<td>MS</td>
<td>2</td>
<td>Forensics: Coach</td>
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<td>Jazz Band: Director</td>
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<td>Performance Band &amp; Solo Ensemble</td>
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<td>Performance Choir &amp; Solo Ensemble</td>
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<td>Science Olympiad - Advisor</td>
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<td>Yearbook: Advisor</td>
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<td>Art: Display Director</td>
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<td>Safety Patrol: Advisor</td>
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<td>Art: Display Director</td>
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<td>Drama Club: Advisor</td>
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<td>MS</td>
<td>1</td>
<td>PA Setup/Maintenance</td>
</tr>
<tr>
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<td>MS</td>
<td>1</td>
<td>GSA - Advisor</td>
</tr>
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<td>Math Team - Advisor</td>
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</tbody>
</table>
APPENDIX G
EXTRA DUTY PAY SCHEDULE 2

School District of Monroe

<table>
<thead>
<tr>
<th>Position</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Substitute Principal (10 days or less/year)</td>
<td>$35.00/ Day</td>
</tr>
<tr>
<td>Designated Substitute Principal (beginning 11th day/year)</td>
<td>$60.00/ Day</td>
</tr>
<tr>
<td>Approved Curriculum Work outside of contract time</td>
<td>$23.00/ Hour</td>
</tr>
<tr>
<td>Extra Class/Year</td>
<td>% of Extra Time Paid at Staff Contract Placement / Year</td>
</tr>
<tr>
<td>Costa Rican Exchange Trip Advisor</td>
<td>$4,500 stipend for summer travel / $3,500 stipend for school-year travel / Every other Year</td>
</tr>
<tr>
<td>German Trip Advisor</td>
<td>$4,500 stipend for summer travel / $3,500 stipend for school-year travel / Every other Year</td>
</tr>
<tr>
<td>Mentor (1 per building or more as needed)</td>
<td>$1,200 plus $200 per mentee/ Year</td>
</tr>
<tr>
<td>Head District Librarian</td>
<td>$1,000.00/ Year</td>
</tr>
<tr>
<td>TIG: Head</td>
<td>$600.00/ Year</td>
</tr>
<tr>
<td>TIG (1 Per Building plus 2 librarians and Tech Integrator)</td>
<td>$400.00/ Year</td>
</tr>
<tr>
<td>Linkcrew: Director (1 position)</td>
<td>$1,200.00/ Year</td>
</tr>
<tr>
<td>Linkcrew Coordinators (3 positions)</td>
<td>$600.00/ Year</td>
</tr>
<tr>
<td>Race to Read (2 positions/building at elementary level)</td>
<td>$500/ Year</td>
</tr>
<tr>
<td>National Board Certification (Annual as long as current certification)</td>
<td>$2,500/ Year</td>
</tr>
<tr>
<td>316 Reading Teacher License and/or 317 Reading Specialist License</td>
<td>$500 ea./ Year</td>
</tr>
</tbody>
</table>

The Board has created a pool per building for teacher leadership and other building-identified positions that principals would like to see stipended. The pools are high school $13,500, middle school $10,000, and elementary schools $6,000 each.