

Professional Negotiations Agreement

between the

MONTICELLO EDUCATION ASSOCIATION

and the

MONTICELLO COMMUNITY SCHOOL DISTRICT

Monticello, Iowa 52310

for the

2017-18 SCHOOL YEAR

Annual Notice of Nondiscrimination-Policy #102.0E1

Students, parents, employees, and others doing business with or performing services for the Monticello Community School District are hereby notified that this school district does not discriminate on the basis of race, color, age, national origin, religion, sex, sexual orientation, disability, creed, marital status, gender identity, socio-economic status, physical attributes, physical or mental ability, ancestry, political party preference, political belief, familial status, and genetic information in admission or access to, or treatment in, its programs, activities, or in its employment practices. There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy, please contact the District's Equity Coordinator, Brent Meier at 217 South Maple Street, Monticello, Iowa, 319-465-5963, brent.meier@monticello.k12.ia.us. Any person having inquiries concerning the school district's compliance with state and federal laws and regulations concerning discrimination is directed to contact: Superintendent of Schools, 711 South Maple Street, Monticello, Iowa 52310, (319) 465-596. This individual has been designated by the school district to coordinate the school district's efforts to comply with all state and federal laws and regulations concerning discrimination.

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ARTICLE I

PREAMBLE

The Board of Directors of the Monticello School District of Jones County, State of Iowa, hereinafter referred to as the "Board", and the Monticello Education Association, hereinafter referred to as the "Association", which association represents employees in the bargaining unit, hereinafter referred to as "employees", as defined and certified by the Public Employment Relations Board, agree as follows:

ARTICLE II

Recognition

The Board of Directors of the Monticello Community School District, hereinafter referred to as the "Board", recognizes the Monticello Education Association, hereinafter referred to as the "Association", as the sole and exclusive bargaining agent for district employees included in the most recent bargaining unit definition on file with the Public Employment Relations Board.

ARTICLE III

GRIEVANCE PROCEDURE

A. Purpose

The purpose of this article is to provide for a mutually acceptable method, the prompt and equitable settlements of employee grievances and disputes over the interpretation and application of this Agreement. The Board, the Association, and the employees shall attempt to resolve informally or at the earliest possible stage all grievances. Informal settlements in any stage shall bind the immediate parties to the settlement, but shall not be precedents in a later grievance proceeding.

B. A grievance is a claim or dispute concerning the interpretation or application of the terms of this Agreement.

C.

- 1. Every employee covered by this Agreement or the Association shall have the right to present grievances in accordance with these procedures.
- 2. The failure of any employee (or the Association) to act on any grievance within the prescribed time limits will act as a bar to any further appeal and an administrator's failure to give a decision within the time limits shall permit the grievant to proceed to the next step. The time limits, however, may be extended by mutual agreement.
- 3. It is agreed that any investigation or other handling or processing of any grievance by the grieving employee shall be conducted so as to result in no interference with or interruption whatsoever of the instructional program and related work activities of the grieving employee or of other employees.
- 4. Nothing in this Agreement shall prevent either party from having legal counsel or other representatives with them at each step.
- 5. If the grievance involves more than one building it may be presented initially at Step 3.

D.

1. First Step

An attempt shall be made to resolve any grievance in a documented conference discussion between complainant and the principal or his/her designated representative. Such action shall be within ten (10) working days of the event giving rise to the alleged grievance. A summary of the level one discussion should be written and signed by both parties to permit them each to retain a record of the outcome. (See appendix B)

2. Second Step

If the grievance cannot be resolved through step 1, the aggrieved employee or Association shall file the grievance in writing and, at a mutually agreeable time, discuss the matter with the principal. The written grievance shall state the nature of the grievance, and shall note the specific clause or clauses of the agreement allegedly violated, and shall state the remedy requested. The filing of the formal, written grievance at the second step must be within ten (10) working days from the first date of the step 1 conference. The principal or his/her designee shall make a decision on the grievance and communicate it in writing to the employee, the Association, and the superintendent within ten (10) working days following the meeting (or the date the written grievance is received if no meeting is held) between the principal and the aggrieved.

3. Third Step

In the event a grievance has not been satisfactorily resolved at the second step, the aggrieved employee or Association shall file, within five (5) working days of the written decision at the second step, a copy of the grievance with the superintendent. Within ten (10) working days after such written grievance is filed, the aggrieved and the superintendent or his designee shall meet to resolve the grievance. The superintendent or his designee shall file an answer within ten (10) working days of the third step grievance meeting and communicate it in writing to the aggrieved.

4. Fourth Step

If the employee feels that the matter is not satisfactorily resolved, the Association or employee may request to appear before the board by filing the written complaint and the written dispositions with the board secretary within ten (10) days of the written decision from the third step, and ask for a place on the agenda. The board secretary shall place the item on the board's agenda. The employee may appear at the board meeting and discuss the matter with the board. The administrative staff may also discuss the matter with the board. The board may refuse in its sole discretion to take action on the complaint, or the board shall decide the matter as soon as practicable and the board secretary shall communicate the board's decision to the employee. If the board declines to decide the matter, the disposition of the superintendent or his/her designee shall be final.

E. In the event a grievance is filed at such time that it cannot be processed through all the steps in this grievance procedure by the end of the school year, and, if left unresolved could result in irreparable harm to a party in interest, the grievant, Association, and Superintendent may, by mutual agreement, at any step, agree to shorten the normal time limits set forth in steps 1, 2, and 3 shall be reduced to 5 working days for each time limit. In this instance, working days shall mean weekdays during which employees with 12 month contracts would normally be scheduled to work.

ARTICLE IV

MANAGEMENT RIGHTS

It is expressly understood and agreed that all functions, rights, powers, or authority of the administration of the School District and the Board of Directors are retained by the Board and that nothing contained herein is intended to or shall conflict with or abrogate the powers or duties and responsibilities vested in the School District and the Board of Directors by the laws of the State of Iowa. However, these rights and powers shall in no way supersede any provision of this agreement.

ARTICLE V

ASSOCIATION RIGHTS

A. The Association will have the right to use school buildings and facilities at reasonable times for a reasonable number of meetings. Up to four such meetings may be scheduled during working hours at 3:30 P.M. or later. Other meetings will be outside of the regular working hours. Such meetings shall in no way interfere with any aspect of the instructional or extra-curricular program.

The time and place of all meetings shall be arranged in advance with the building principal. The association will pay all out-of-pocket expenses to the District resulting from such meetings and will pay any additional costs necessitated by such use.

The fee to be charged the Association for use of school facilities shall be based on the schedule provided by the Board of Directors for community groups.

- **B.** There will be one bulletin board reserved for use by the Association in each school building, which will be placed in the faculty lounge where possible, for the purpose of displaying notices, circulars and other material.
- **C.** The Association shall have the right to place a reasonable amount of notices, circulars, and other material in teachers' mailboxes with a copy being furnished to the building principal.
- **D.** Duly authorized representatives and their respective affiliates shall be permitted to transact official Association business on school property at reasonable times, provided that this shall in no way interfere with or interrupt normal school operations and provided all outside agents check in at the building principal's office.
- **E.** The Association president will be provided a copy of the Board Agenda, which will be available to be picked up prior to the Board meeting. If policy items are on the agenda, the president may get further written or oral amplification from the superintendent.

ARTICLE VI

COMPENSATION

A. Basic Salary of Employees

The basic salaries of employees covered by this Agreement are set forth in Appendix A, which is attached hereto and incorporated in this Agreement.

B. Advancement on Salary Schedule

Employees on the regular salary schedule will advance one (1) increment or vertical step on the schedule for each year of service until the maximum for their educational classification is reached.

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No employee shall be held on step without just cause. If any employee remains on a vertical step at least one year, and move to a new educational classification, the employee will advance one (1) increment or vertical step.

Nursing CEU credits will be counted equally to hours obtained for horizontal movement on the salary schedule subject to the Superintendents approval.

C. Method of Payment

1. Pay Periods

Each employee shall be paid in either twelve (12) or nine (9) equal installments on or before the 25th of each month. Those paid in nine installments will not receive checks in June, July, or August. Those paid in twelve installments may choose to receive their June, July, and August installments on or before June 25th. An election form will be given each employee, with their continuing contract or new contract, to allow the employee to choose the method of payment for the contract year. Changes may be made up to September 1st of that school year.

2. Exceptions

- **a.** When a pay date falls on or during a school holiday, vacation weekend, employees shall receive their paychecks on the last previous working day.
- **b.** Employees who are new in the teaching profession may, at their option, elect to receive up to 50% of the first salary installment after the completion of the first ten (10) work days of employment. The balance of the contracted salary shall then be prorated over the remaining pay periods.

3. Final Pay

Each employee upon retirement shall have the option of receiving all or any part of his/her earned, contracted salary on the last pay period of the contracted work year.

4. Direct Deposit

Employees' checks will be automatically deposited directly to the financial institution of their choosing.

ARTICLE VII

FINALITY AND EFFECT OF AGREEMENT

- **A.** This Agreement supersedes and cancels all previous agreements and practices relating to items covered in this Agreement between the Board and the Association or any employee, unless expressly stated to the contrary herein and constitutes the entire agreement between the parties, and concludes collective bargaining for its term, except as provided in Article VIII of this Agreement
- **B.** The parties acknowledge that during the negotiations which resulted in the Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining, and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement, the foregoing is not to prohibit either party from introducing items in future negotiating years which were withdrawn by either of the parties to achieve this Agreement.

ARTICLE VIII

COMPLIANCE AND DURATION

A. Separability

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

B. Printing Agreement

This Agreement shall be posted on the District's website within thirty (30) days after the Agreement is signed.

C. Notices

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

- 1. If by Association, to Board at 711 South Maple, Monticello, Iowa 52310.
- 2. If by Board, to Association at 217 S. Maple, Monticello, Iowa 52310.

D. Duration

This Agreement shall be effective as of July 1, 2017, and shall continue in effect until June 30, 2018.

E. Modification of Current Agreement

Negotiations shall be reopened on this agreement for any of the following reasons:

- 1. Serious error or omission is found and both parties agree to reopen, or
- 2. Any other item mutually agreed upon including any re-openers agreed to by the parties.

F. Successor Agreement

- 1. Either party may give written notice to the other party to negotiate a Successor Agreement as established by the Code of Iowa. Timelines as set forth by P.E.R.B will be followed.
- 2. Upon receipt of the notice, the negotiation team representing the Board and the negotiation team representing the Association shall meet for the purpose of negotiating whenever a mutually agreeable meeting time can be established.

G. Public Employment Relations Board (PERB) Rulings

If PERB rules any item MANDATORY that was contained in articles removed from the 2016-17 Professional Negotiations Agreement between the Monticello Education Association and the Monticello Community School District those removed items will be placed back into the Professional Negotiations Agreement the year following PERB's ruling. The items will be added to the contract as written when removed with applicable adjustments made to reflect negotiated increases in wages.

H. Signature Clause

In witness whereof the parties hereto have caused this Agreement to be signed by their representative presidents, attested by their respective chief negotiators and their signatures placed thereon, all on the 18th day of May 2017.

Monticello Education Association:

Todd Hospodarsky, President

Shannon Guyer, Chief Negotiator

Monticello Board of Education:

Angie Beitz, Board President

Dr. Brian Jaeger, Superintendent

APPENDIX A

Salary ScheduleBase salary for the 2017-2018 school year shall be **\$30,865**

2017-18			SALARY	SCHEDULE	Ē				
			\$30,865						
Base w / TSS	NURSES								
33776	RN (Non-BA)	B.A.	B.A.+10	B.A.+20	B.A.+30	M.A.	M.A.+10	M.A.+20	M.A.+30
STEP 00	24075	33776	34452	35127	35803	37154	37829	38505	39180
	0.780	1.000	1.020	1.040	1.060	1.100	1.120	1.140	1.160
STEP 01	25309	34958	35701	36478	37154	38674	39349	40025	40700
	0.820	1.035	1.057	1.080	1.100	1.145	1.165	1.185	1.205
STEP 02	26544	36140	36951	37829	38505	40193	40869	41544	42220
	0.860	1.070	1.094	1.120	1.140	1.190	1.210	1.230	1.250
STEP 03	27779	37322	38201	39180	39856	41713	42389	43064	43740
	0.900	1.105	1.131	1.160	1.180	1.235	1.255	1.275	1.295
STEP 04	29013	38505	39450	40531	41207	43233	43909	44584	45260
	0.940	1.140	1.168	1.200	1.220	1.280	1.300	1.320	1.340
STEP 05	30248	39687	40700	41882	42558	44753	45766	46442	47118
	0.980	1.175	1.205	1.240	1.260	1.325	1.355	1.375	1.395
STEP 06	31482	40869	41950	43233	43909	46273	46949	47962	48637
	1.020	1.210	1.242	1.280	1.300	1.370	1.390	1.420	1.440
STEP 07	32717	42051	43200	44584	45260	47793	48469	49144	49820
	1.060	1.245	1.279	1.320	1.340	1.415	1.435	1.455	1.475
STEP 08	33952	43233	44449	45935	46611	49313	49988	50664	51340
	1.100	1.280	1.316	1.360	1.380	1.460	1.480	1.500	1.520
STEP 09	34569	44415	45699	47286	47962	50833	51508	52184	52859
	1.120	1.315	1.353	1.400	1.420	1.505	1.525	1.545	1.565
STEP 10	34569	45598	46949	48637	49313	52353	53028	53704	54379
	1.120	1.350	1.390	1.440	1.460	1.550	1.570	1.590	1.610
STEP 11	34569	46780	48198	49988	50664	53873	54548	55224	55899
	1.120	1.385	1.427	1.480	1.500	1.595	1.615	1.635	1.655
STEP 12	35186		49448	51340	52015	55393	56068	56744	57419
	1.140		1.464	1.520	1.540	1.640	1.660	1.680	1.700
STEP 13				52691	53366	56913		58264	58939
				1.560	1.580	1.685	1.705	1.725	1.745
STEP 14				54042	54717				
				1.600	1.620	1.730	1.750	1.770	1.790
STEP 15				54717	55393	59952	60628	61303	61979
				1.620	1.640	1.775	1.795	1.815	1.835
STEP 16				54717	55393	60966	61641	62317	62992
				1.620	1.640	1.805	1.825	1.845	1.865
STEP 17				55393	56068	60966		62317	
				1.640	1.660	1.805	1.825	1.845	1.865
STEP 18				55393	56068			63330	
				1.640	1.660	1.835	1.855	1.875	1.895
STEP 19				56068	56744			63330	
				1.660	1.680	1.835	1.855	1.875	1.895
STEP 20				56068	56744			64343	
0755 - :				1.660	1.680	1.865	1.885	1.905	1.925
STEP 21				56744	57419			64343	
OTE D 00				1.680	1.700	1.865	1.885	1.905	1.925
STEP 22					57419			65357	66032
OTED 00					1.700	1.895	1.915	1.935	1.955
STEP 23					58095	64006		65357	66032
0.TED : :					1.720	1.895	1.915	1.935	1.955
STEP 24					58095			66370	
					1.720	1.925	1.945	1.965	1.985

APPENDIX B

Grievance Level One Documentation Form

Employee		
Principal or Designee		
Contract Language in dispute:		
Resolution Sought:		
Resolution reached in conference:		
Signatures:		
Employee	Principal/Designee	
 Date		

GRIEVANCE REPORT

	School District Building aggrieved Person		Distribution of Form 1. Association 2. Employee 3. Appropriate Supervisor 4. Superintendent	Date Filed
		LEVEL II		
A. Date V	iolation Occurred			
B. Section	n(s) of Contract Violated			
C. Statem	ent of Grievance*			
D. Relief	Sought*			
	Signature	Date		
E. Disposi	ition by Principal			
	Signature of Principal or his/her designee	Date		

LEVEL III

Signature of Aggrieved Person	Date Received by Superintendent
Disposition by Superintendent o	f Designee
Signature	of Date

NOTE: All provisions of ARTICLE III of the Agreement shall be strictly observed in the settlement of grievances.

^{*} If additional space is needed, attach additional sheets.

LEVEL IV

ASignature of Aggrieved Person		
Signature of Aggrieved Person	Signature of Association President	
B		
Date Submitted to School Board	Date Reviewed by School Board	
C. Disposition by School Board*		
Signature of Scho	ool Board President Da	ate of Decision

NOTE: All provisions of ARTICLE III of the Agreement shall be strictly observed in the settlement of grievances.

^{*} If additional space is needed, attach additional sheets.