Memorandum of Understanding

Between

The Shelby County Board of Education

and

The Memphis-Shelby County Education Association

an affiliate of the Tennessee Education Association and the National Education Association

Effective March 31, 2015 through March 31, 2018

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ARTICLE 1

PREAMBLE/COLLABORATION

This Memorandum of Understanding (MOU) is between the Shelby County Board of Education hereinafter called the "Board", and the Memphis-Shelby County Education Association (M-SCEA), an affiliate of the Tennessee Education Association and the National Education Association, hereinafter called the "Association". The Board and the Association are sometimes hereinafter referred to as the "Parties". The purpose of this Memorandum of Understanding shall be consistent with the purposes set forth in T.C.A. 49-5-601.

Furthermore, the Parties agree that the education of the students is paramount in the operation of the Shelby County Board of Education.

ARTICLE 2

RECOGNITION

Section A. The Board recognizes the Association as the sole collaborative conferencing representative with respect to terms and conditions of employment for professional employees. Professional employee means any person employed by any local board of education in a position that requires a license issued by the State Department of Education for services in public elementary and secondary schools of this state, supported, in whole or in part, by local, state, or federal funds, but shall not include any member of the management team, as defined in this part, or a retired teacher who is employed as a teacher in accordance with Title 8, Chapter 36, Part 8.

Section B. The term "professional employee" in this Memorandum of Understanding shall refer to any employee included in the collaborative conferencing unit as defined in Section A of this article and as listed in Appendix E.

ARTICLE 3

GRIEVANCE PROCEDURE

Section A. A "grievance" is defined as a complaint concerning an alleged violation or misapplication of any specific provision of this Memorandum of Understanding and Board Policy.

Section B. The term "grievant" is defined as any professional employee in the collaborative conferencing unit including the Association President for Association grievances as provided for in Appendix F.

Section C. The following are the supervisors referred to in Steps 1 and 2 of this article:

- Step 1. Principal or manager, as appropriate.
- Step 2. Instructional Leadership Director (ILD), Director, or designated representative, as appropriate.

Section D. The standard grievance form, attached hereto as Appendix F, shall be the approved grievance form.

Section E. Hearings held under this article shall be conducted at times and places which will afford a fair and reasonable opportunity for all persons, including witnesses, who would be entitled to attend. Such hearings will be conducted during nonschool hours unless there is mutual agreement for other arrangements. Section F. An M-SCEA member grievant has a right to be accompanied, represented, and advised by an Association Representative, if the grievant so desires, to assist in the resolution of grievances. At Step 1, representation may be by the grievant's Association Representative (AR). Beginning with Step 2 and above, such representation may be by an Association designated representative. In the event a grievant chooses not to be represented by the Association, the grievant shall state this in writing at the appropriate place on the grievance form at the time the grievance is initially filed. In such case, the Board will notify the Association prior to issuing the response at Step 2 and Step 3, as applicable, in order to give the Association the opportunity to discuss the grievance with the Superintendent's designated representative prior to issuance of the response.

Section G. All grievance processing shall be handled exclusively in the following manner:

Step 1. Within fifteen (15) working days after the occurrence, the grievance will be presented in writing (on the standard grievance form with all requested information provided) by the grievant to the immediate supervisor. Said supervisor shall within six (6) working days of the receipt of the grievance, meet with the M-SCEA grievant and/or an Association Representative (AR), if the grievant so desires, in an effort to resolve the grievance. If an adjustment is not made at this meeting, the supervisor will respond to the grievance in writing within six (6) working days after the date of said grievance meeting.

By mutual agreement between the Association and the Superintendent's designated representative, a grievance may be presented to the grievant's immediate supervisor at the time the grievance arose and processed in accordance with Step 1 of the grievance procedure.

Step 2. If a satisfactory agreement is not reached at Step 1, the grievance may be presented by the grievant to the appropriate supervisor within six (6) working days from the date of response of the Step 1 supervisor. Said supervisor shall within six (6) working days of the receipt of the grievance at Step 2 meet with the M-SCEA grievant and/or a professional Association staff representative, if the employee so desires, in an effort to resolve the grievance. If an adjustment is not made at this meeting, the Step 2 supervisor shall respond to the grievant in writing within six (6) working days after the date of the Step 2 meeting.

Step 3. If a satisfactory settlement is not reached at Step 2, the grievance may be presented by the grievant to the Superintendent's designated representative within six (6) working days from the date of response of the Step 2 supervisor. The Superintendent's designated representative, within six (6) working days of the receipt of the grievance in Step 3, shall meet with the M-SCEA grievant and/or a professional Association staff representative, if the employee so desires, in an effort to resolve the grievance. If an adjustment is not made at this meeting, the Superintendent's designated representative shall respond to the grievance in writing within six (6) working days after the Step 3 grievance meeting.

Step 4. If a satisfactory settlement is not reached in Step 3, the Association or non member grievant may, within ten (10) working days after the response at Step 3, submit the grievance to arbitration by submitting to the Superintendent's designated representative a joint request form for a list of seven (7) arbitrators to be supplied by the Federal Mediation and Conciliation Service (FMCS). Within ten (10) working days of receipt of said form, the Superintendent's designated representative shall direct the request as a joint request to the FMCS. Within ten (10) working days of receipt of the FMCS. Within ten (10) working days of receipt of the fMCS. Within ten (10) working days of receipt of the fMCS. The Parties shall advise the Superintendent's designated representative that a representative of the Association is available to select an arbitrator to hear the grievance. The Parties shall select an arbitrator from the list by alternately crossing out names until only one (1) remains. Either Party may elect to reject the first panel.

Section H. The arbitrator shall be limited in making the determination as follows:

- 1. The arbitrator shall have no power or authority to add to, subtract from, change, modify, or alter in any way the provisions of this Memorandum of Understanding, or impose on any Party hereto a limitation or obligation not explicitly provided in this Memorandum of Understanding.
- 2. The arbitrator shall have no power to change any practice, policy, or rule of the Board, nor to substitute the arbitrator's judgment for that of the Board as to the reasonableness of any such practice, policy, or rule.
- 3. The decision of the arbitrator shall be advisory, but will be adopted unless specifically rejected by the Board within thirty (30) days following receipt.

Section I. All fees and expenses of the arbitrator shall be borne equally by the Board and the Association or non member grievant. The grievant shall suffer no loss of pay or benefits, which may be due for attendance at hearings conducted during normal school hours. Any salary which may be due for up to two witnesses who are called by the Association or non member grievant shall be shared equally by the Association or non member grievant and the Board if the witness is a member of the collaborative conferencing unit. All other expenses including salaries of any other witnesses called before the arbitrator shall be borne by the Party calling such witnesses or incurring such expenses.

Section J. It is understood that time is of the essence; and the time limits provided for in this article will be strictly adhered to, subject to the following procedures:

- 1. Time limits provided in this article may be extended by signed mutual agreement of the Parties, not to exceed a total of sixty (60) calendar days at Step 4, which shall be in addition to those days provided for in Section G, Step 4.
- 2. Failure of the appropriate supervisor at any step of the grievance procedure to comply with the specified time limits shall grant the requested award.
- 3. Any grievance which is not presented within the time limits of the grievance procedure, as provided herein, and any grievance which is not advanced from one step to the next within the time limits provided for in that step, and the failure to initiate any action in Step 4 within the time limits specified, shall result in the grievance being considered void.
- 4. For purposes of this article, a working day is defined as any day, Monday through Friday, on which schools are open during the normal school year. (The first working day to be counted shall begin at 8:00 a.m. the working day following the day on which the time limits are based). After the last day of the normal school year, a working day shall be defined (for purposes of this article) as Monday through Friday, when the administrative offices of the Board of Education are open.

Section K. Association Grievances

The Parties agree that the intent of Section B of this Article is as follows:

- 1. A professional employee may file a grievance for himself/herself only. The professional employee may not file for a group or a class of professional employees.
- 2. A grievance filed by a professional employee must be limited to allegations of a violation or misapplication of the MOU, which involves a direct personal right or affects him/her directly and personally.

- 3. A professional employee may not file grievances involving rights or processes relating to Association matters such as alleged failure to permit entry into the school by a staff representative, failure to remit dues, use of facilities, matters concerning the establishment or non-establishment or operation of committees, or matters relating to a group of professional employees.
- 4. The President of the Association may file grievances as a professional employee as provided in (1) and (2) above. He/she may also file as the President, in which case he/she may file the type of grievance listed in (3) above.
- 5. All Association grievances shall be initiated at Step 3 of the grievance procedure.

ARTICLE 4

FACILITIES/ASSOCIATION RIGHTS/RELATIONSHIP

Section A. The Memphis-Shelby County Education Association (M-SCEA) shall be permitted reasonable use of school facilities, including the use of school bulletin boards and the regular intra-system mail, to distribute official non-controversial and non-political Association materials. A copy of any Association material to be posted or distributed in the school will be sent to the Superintendent's designated representative for approval prior to the time of posting or distribution and shall not be posted or distributed without his/her written authorization affixed thereto. This use shall be subject to regulations established by the Board and the usual fees charged to the public for use of facilities for meetings after normal school hours.

Section B. The Board recognizes and will work with the accredited Association Representatives (AR), President, and professional Association staff as provided by this Memorandum of Understanding. The M-SCEA President may be allowed to be on the agenda and provided an opportunity to speak at all annual SCS new teacher orientation/institutes.

Section C. The Board and the Association will encourage Association Representatives to be involved in problem solving and to be utilized as change agents to improve the educational climate and in supporting the mission of the Shelby County Board of Education.

Section D. A written list of the Association Representatives (ARs) and their locations, Association officers and professional staff and their positions shall be furnished to the Board upon request following their designation. The Association shall notify the Board of changes in this list.

Section E. The appropriate Association Representative (AR) within the school and the designated professional Association staff representatives shall handle and settle grievances of M-SCEA members at their respective grievance steps.

Section F.

1. Designated professional Association staff representatives, upon request by the Association, shall be admitted to the buildings and grounds of the Board for the purpose of assisting in the adjusting of grievances in accordance with the provisions of Article 3, Grievance Procedure, at Steps 2, 3, and 4, provided any such designated professional Association staff representative first reports the nature, location, and time of such visit to the Superintendent's designated professional Association staff representative grievance. Upon arrival at the location, the designated professional Association staff representative shall contact the school principal, appropriate supervisor, or designated representative.

- 2. Association officers and designated professional Association staff representatives, upon request by the Association, shall be admitted to the grounds and buildings of the Board for the purpose of conducting legitimate Association business.
- 3. Visits by Association officers and/or professional Association staff representatives shall not be at such times or in such a manner as to interfere with the normal work of the employees or operations of the location being visited, as determined by the Board. The rights of access contained in this section shall not be abused.

Section G. The Board agrees that, upon written request of the Association to the Superintendent's designated representative, it will annually transmit to the Association copies of the adopted budget, the yearly audit, the June 30th Financial Report, a printout containing the names and e-mail addresses of all professional employees covered by this MOU, and a printout of their salaries, work locations, placement on the salary schedule, number of years employed by the Board, total years credited for salary purposes, sex, and race.

ARTICLE 5

PAYROLL DEDUCTION

Section A. Deduction of dues shall be made and remitted to the Association only on the basis of voluntary individual authorization signed by the professional employee and forwarded to the Board. The Association shall provide the Board with a list indicating the professional employees' names, social security numbers, and other pertinent information necessary for payroll purposes. The payroll deductions shall be prorated over eighteen (18) pay periods for Educational Support Professionals (ESP) and prorated over twenty two (22) pay periods for all others for the 2013-2014 school year. For the 2014-2015 school year and the 2015-2016 school year the payroll deductions shall be prorated over twenty (20) pay periods for Educational Support Professionals for all others.

Section B. The Association shall notify the Board at least thirty (30) days prior to the effective date of any change in the amount of dues deductions.

Section C. During the term of this Memorandum of Understanding, dues shall be deducted from professional employees' paychecks in accordance with Sections A and B above, and shall be transmitted to the Association, as soon as feasible, with an itemized statement showing the name of each professional employee for whom such deductions are made.

Section D. In order for dues to be deducted, a professional employee's earnings must be sufficient to cover the amount of the appropriate Association dues after other legal and required deductions are made. Any professional employee who executes a written assignment authorizing payroll deduction prior to any authorized leave shall have his/her regular dues and two additional pay periods of dues deducted from the last paycheck received prior to the leave. The dues deduction will be resumed when the professional employee returns from leave. When a professional employee is in a non-pay status for an entire pay period or is in a non-pay status for part of a pay period and his/her earnings are not sufficient to cover the deductions, no deduction shall be made for that pay period.

Section E. The Association will indemnify and hold the Board harmless against any claims made or against any suits instituted against the Board on account of payroll deductions or Association dues. Upon presentation of proper evidence thereof, the Association agrees to refund to the Board or the professional employee, whichever is applicable, any amount paid to the Association in error, because of the dues deduction provisions.

Section F. Payroll deduction shall be provided for voluntary purchase of Association sponsored and Board approved insurance.

ARTICLE 6

PROFESSIONAL COMMITTEES

The Parties agree to establish committees composed of persons appointed by the Board and the Association or by mutual agreement. The committees shall discuss overall relations between the Parties, exchange information, receive suggestions, consider problems, offer solutions, and discuss improvements in situations of mutual concern.

ARTICLE 7

STUDENT CONDUCT

The Parties agree that it is the responsibility of the Board to establish and maintain proper standards of discipline and behavior in the classroom. Board Policy No. 6022, Student Conduct, provides a sample of unacceptable student behaviors and related sample disciplinary actions.

If the need arises to revise the policy, the Board will notify the Association and the article will be reopened to the collaboration process.

ARTICLE 8

PERSONNEL FILES

Section A. Definition, Contents, and Use:

- 1. A professional employee's personnel file is defined as the professional employee's record maintained in the Department of Human Resources.
- 2. The personnel file shall include, but is not limited to, a professional employee's initial employment records, academic records, placement and assignment records, state certification, evaluation forms, transfer records, disciplinary records, letters of commendation and recommendations, and other employment data.
- 3. Grievances, grievance answers, and materials directly associated with those grievances shall not be included in such file.

Section B. Professional employees shall be mailed or given a copy of any adverse material when it is placed in the professional employee's personnel file. All materials placed in the professional employee's personnel file shall be stamped with the date such material was received in the Department of Human Resources.

Section C. Professional employees may review material compiled in their personnel file except for preemployment references and reports provided that the Department of Human Resources is notified five (5) working days in advance. At the request of the professional employee, an Association representative may accompany the professional employee during the review of his or her personnel file.

Section D. No material placed in the professional employee's personnel file, including any evaluation of the professional employee, shall be used to discipline the professional employee unless a copy is shown to the professional employee prior to the discipline. At the professional employee's request, a copy of the material will be provided to the professional employee.

Section E. If the individual professional employee's file is maintained in the professional employee's immediate supervisor's office, such material may be reviewed by the professional employee provided that the professional employee requests such review with at least a one (1) day advance notice to the immediate supervisor. At the request of the professional employee, an Association representative may accompany the professional employee during the review of said file. If the file contains adverse material, a copy of the material will be provided to the professional employee at the professional employee's request. If a professional employee disagrees with the adverse material, the professional employee may submit a written statement, which will be attached to the material. This section does not apply to notes, memoranda, and other aids to memory personally maintained by a supervisor for professional purposes.

Section F. The material referenced in this article does not apply to any material closed by statute.

ARTICLE 9

COMPLAINTS

When a professional employee's immediate supervisor receives a complaint concerning the action of any professional employee, but before the immediate supervisor determines whether or not to take action with respect to that professional employee, the immediate supervisor shall discuss confidentially the nature and substance of the complaint with the professional employee. A copy of any complaint, when reduced to writing, will be given to the professional employee at the time the immediate supervisor receives the complaint. The redaction of such copies will only be that information required by law. The professional employee shall be given an opportunity to respond to the complaint, either orally or in writing at that time. If a copy of the complaint is to be placed in the personnel file of the professional employee, the professional employee shall be given an opportunity to respond in writing when the complaint is forwarded for filing. The response of the professional employee shall be attached to the complaint in the professional employee's personnel file. The complaints referenced in this article do not apply to complaints closed by statute.

After a thorough investigation, if the district is unable to substantiate the complaint, the professional employee will receive documentation indicating such and it will be placed in the personnel file.

ARTICLE 10

DUE PROCESS AND DISCIPLINARY PROCEDURES

Section A. Disciplinary action shall be in accordance with TCA 49-5-501 (tenured) and 49-2-301 (non-tenured), and shall be for just cause and shall be progressive. Disciplinary action may include:

- 1. Counseling.
- 2. Documented oral reprimand.
- 3. Written reprimand.
- 4. Suspension.
- 5. Discharge of a tenured teacher or a non-tenured teacher during the school year.

Section B. The type of discipline, as outlined above, administered to any professional employee shall be determined on the basis of the seriousness of the offense involved and the professional employee's employment record. Disciplinary action shall be conducted in private and at the lowest supervisory level whenever feasible.

Section C. A fact-gathering conference may be held with the professional employee's immediate supervisor or the Department of Labor and Employee Relations prior to discipline. A fact-gathering conference shall be held prior to suspension or discharge. The professional employee will be entitled to at least twenty-four (24) hours notice of the fact-gathering conference; shall be advised of the purpose of the conference; and shall have the right to have an Association Representative present. In the event a fact-gathering conference is conducted by the Department of Labor and Employee Relations, a professional Association staff representative may be present. Following this conference, a professional employee who disagrees with the facts shall have two (2) working days (or longer by mutual agreement) to respond to the facts; and such response shall be in writing.

Section D. In the event of a referral or when the findings of the fact-gathering conference warrant, the professional employee shall be entitled to a staff conference conducted by the Department of Labor and Employee Relations. Prior notice of this conference will be given, allowing at least three (3) working days following the fact-gathering conference/referral before the date of the staff conference, or a different period of time if by mutual agreement. At said conference, the professional employee may be accompanied by a professional Association staff representative. In cases warranting immediate separation from the school system, the Board shall have the discretion to impose a suspension pending an investigation prior to the staff conference in accordance with Tennessee Code Annotated 49-5-511.

Section E. A professional employee shall be notified within fifteen (15) days or upon completion of the investigation, in writing, of any suspension or discharge. Such notice shall set forth the reason(s) for the action. No Professional employee shall be denied compensation prior to the completion of the fact gathering conference and/or the issuance of disciplinary action.

The denial of compensation prior to the completion of the fact gathering conference and/or the issuance of disciplinary action will be considered on a case by case basis by the Department of Labor and Employee Relations.

Section F. Grievances involving the suspension of a professional employee shall begin at Step 3 of the grievance procedure.

Section G. A professional employee who is being discharged shall have the option of a hearing before an impartial hearing officer in accordance with Tennessee Code Annotated 49-5-512. Such discharge shall not be subject to the grievance or arbitration procedure.

ARTICLE 11

LEAVES OF ABSENCE

A. General Provisions

Professional employees shall be entitled to leaves of absences for the purposes and under the conditions outlined in Board Policies. Employees must meet the eligibility requirements and requests for leaves must be in writing and submitted as far in advance as possible. Any application for leave of absences exceeding thirty (30) days must be made at least thirty (30) days prior to the leave except in cases of personal illness, accident, or other emergencies.

B. Association Leaves

1. FULL-TIME SERVICE IN STATEWIDE OFFICE

Any professional employee who is elected to hold statewide office as an officer, director, trustee or agent of a professional employees' association may be granted leave in pursuant to TCA 49-5-715. During the leave period, the person's position with the district will be maintained without advancement on the salary scale and with no accrual of sick leave or personal and professional leave. At the end of the leave, the person taking the leave shall be returned to the person's former position or comparable position.

Prior to the person being allowed to return to a position in the LEA, the person or the association shall reimburse the LEA for any additional expenses incurred in staffing the position while the person was on leave.

2. FULL-TIME SERVICE WITH M-SCEA

The Superintendent shall be notified by M-SCEA the results of the election of President and Vice President of M-SCEA. The person elected to serve as President shall be assigned by the Superintendent to the M-SCEA building. The professional employee elected as M-SCEA President shall be granted leave and shall be considered a member of the collaborative conferencing unit for the period of such leave. The President of M-SCEA shall be granted leave without pay and is entitled to maintain benefits only if the full cost of the benefits is paid by either the person on leave or the association.

3. VICE-PRESIDENT OF M-SCEA

The Vice-President of M-SCEA shall be granted leave by the teacher's immediate supervisor for the purpose of engaging in local, state, or national association activities not to exceed ten (10) days in any school year. Such leave may be withheld if it adversely interferes with the educational needs of the school.

4. ELECTED DELEGATES TO TEA REPRESENTATIVE ASSEMBLY

Professional employees elected as delegates to the Tennessee Education Association Representative Assembly shall be granted leaves of absence provided that the number of professional employees granted leaves at one time shall not exceed one hundred and fifty (150). The Association will pay the Board half (1/2) the cost of substitute teacher for the days missed by the professional employees. Notification for such leave of absence must be made not less than thirty (30) days before such leave is to begin.

5. OTHER ASSOCIATION LEAVES

Professional employees who are elected as Board of Directors, Officers, and Committee Chairs will be granted leave not to exceed forty (40) cumulative days. The forty days will be accumulated by the Association, not by the individual professional employees. The Association will pay the Board one half the cost of a substitute teacher for the days missed by the professional employee(s). The request for the leave must be submitted to the Department of Labor and Employee Relations thirty (30) days prior to requested leave.

- 6. Association Representatives (AR) shall be released one day during the first week of school to attend M-SCEA/Shelby County Board of Education sponsored in-service that meets state guidelines.
- 7. Association Representatives will be released by 3:00 pm on Representative Assembly Day.

C. Religious Leaves

Any teacher whose religious affiliation requires observance of holidays other than those scheduled in the school calendar may be granted leave for observance of such holiday(s) up to a maximum of three (3) days (two of which will be granted as paid) in any school year.

D. Personal Leave

Full-time professional employees who have eighteen (18) years of service shall be allotted one additional personal leave day for a total of three (3) personal leave days. Up to a maximum of two (2) unused personal leave days remaining at the end of each fiscal year will be transferred to accumulated

sick leave days as allowed by state law. T.C.A. §49-5-711

ARTICLE 12

SCHOOL DAY

Section A. Teachers are expected to be at their schools and in their classes before and after classes in order to fulfill their professional responsibilities. Specific times and signing-in requirements will be the same for each school with the same starting time.

Section B. Recognizing the importance of a total educational program in the development of students, it is agreed that before and after school activities, faculty, department and committee meetings, parent conferences, extra help for students, evening meetings, and other responsibilities beyond the work day are a part of a professional employee's professional responsibility. These responsibilities shall be assumed as necessary and/or assigned by the professional employee's supervisor. The time teachers spend in these before and after school activities shall be reasonable. The number and duration of faculty meetings shall be reasonable and should not exceed 40 hours in one school year. This should include local school professional development and faculty meetings. Any and all concerns regarding the number and duration of faculty meetings may be moved forward to Labor Relations for resolution. The Chief of School Operations will provide direction to school level administration in support of this language and take appropriate action to ensure that this practice is followed.

Section C. It is recognized that the presence of all teachers on campus at required times is necessary for the proper supervision of students. Accordingly, any departure from the campus when students are present must be requested through the building principal.

ARTICLE 13

WORK HOURS AND WORK YEAR

Section A. School Day for Ten Month Teachers

The normal school day for teachers shall be seven and one-half (7 1/2) hours.

Section B. Number of Days for Ten Month Teachers

The work year for ten (10) month teachers shall be no more than two hundred (200) days: one hundred eighty (180) teaching days, five (5) days in-service training, one (1) parent-teacher conference day, four (4) days administrative, and ten (10) days vacation. For the purpose of this article, teachers who are employed for two hundred (200) days shall be designated as ten (10) month teachers. Teachers will receive two (2), three (3) hour blocks of time for the purpose of room preparation during the first week of school when children are not present. The first three (3) hour blocks should occur on the first day the teacher returns unless there is an administrative reason or action that necessitates the change. If a change occurs, room preparation time will be rescheduled at the school level.

Section C. Number of Weeks for 10 or 11 Month Employees on the Administrative Calendar

The work year for ten (10) month employees on the administrative calendar shall be forty-four (44) weeks. The work year for eleven (11) month employees on the administrative calendar shall be forty-eight (48) weeks.

Section D. School Closings

If schools are closed due to inclement weather or other emergencies beyond the control of the teacher or the Association, such closing will not result in loss of pay if the teacher completes the school year in which the school closing occurred. The Board will make the election of whether such days will be made up by the scheduling of later school days. The Board will consult with the Association concerning the revised school calendar. The absence of teachers due to inclement weather or any other emergency beyond the control of the teacher or the Association will be treated as any other absence. The Board will provide a fifteen (15) day notification of any make-up day(s) caused by a school closure, unless, the number of days remaining on the school calendar prevent such notice.

ARTICLE 14

GENERAL

Section A. If any article, section, or portion of this Memorandum of Understanding be held unlawful and unenforceable by any court of competent and final jurisdiction, such decision of the court shall apply only to the specific article, section, or portion involved and shall not invalidate the remaining portions of this Memorandum of Understanding. The Parties agree that any article, section, or portion so set aside shall be the subject of negotiations with the intention of agreeing on substitute language. Such negotiations shall be strictly limited to the article, section, or portion held unlawful and unenforceable and shall be initiated on the request of either Party.

Section B. The Parties agree that there shall be no discrimination against any teacher because of race, creed, color, political affiliation, religion, national origin, sex, sexual orientation, age, disability or marital status or because of membership or non-membership or participation or non-participation in Association activities. There shall be no retaliation for participation in the grievance procedure or M-SCEA activities.

Section C. Any notice to be given by one Party to the other under this Memorandum of Understanding shall be given by certified mail, registered mail, or receipted hand delivery. If given by the Board, said notice shall be sent to the Executive Director, M-SCEA, 126 Flicker, Memphis, Tennessee 38104. If given by the Association, said notice will be sent to the Director of Labor and Employee Relations, Board of Education, Shelby County Schools, 160 S. Hollywood, Memphis, Tennessee 38112. Either Party may, by like written notice, change the address at which notice to it may be given.

Section D. The Board agrees to maintain safe and sanitary conditions in accordance with federal, state, and local laws and regulations in all work areas.

Section E. The Parties agree that professional dress within the confines of specific job expectations is a current expectation of all professional employees. It is the expectation that any concerns in this area will be handled at the school/building level first and if unresolved will be handled according to Article 6 of this Memorandum of Understanding.

Section F. Harassment of employees will not be tolerated. Harassment is defined as conduct, advances, gestures or words either written or spoken to include those of a sexual, racial, ethnic or religious nature which:

- 1. Unreasonably interfere with an individual's work or performance;
- 2. Create an intimidating, hostile or offensive work environment;
- 3. Imply that submission to such conduct is made an explicit or implicit term of employment; or
- 4. Imply that submission to or rejection of such conduct will be used as a basis for an employment decision affecting the harassed employee.

There will be no retaliation against any person who reports harassment or participates in an investigation. However, any employee who refuses to cooperate or gives false information during the course of any investigation may be subject to disciplinary action. The willful filing of a false report will itself be considered harassment and will be treated as such.

Alleged victims of sexual, racial, ethnic, or religious harassment shall immediately report these incidents. This report should be made to the immediate supervisor except when the immediate supervisor is the offending party. If the immediate supervisor is the offending party, the report may be made to the Federal Rights Coordinator at 160 S. Hollywood, Memphis, Tennessee 38112 - (901) 321-2500. Allegations of harassment shall be promptly and fully investigated. An oral complaint may be submitted, however, such complaint must be reduced to writing to ensure a more complete investigation. The complaint should include the following information:

Identity of the alleged victim and the person accused;

Location, date, time and circumstances surrounding alleged incident;

Description of what happened; and

Any other evidence available.

After a complete investigation, if the allegations are substantiated, immediate and appropriate corrective or disciplinary action shall be initiated. A school representative or Federal Rights Coordinator will meet with and advise the complainant regarding the findings, corrective measures and/or disciplinary action. The investigation and response to the complainant will be completed within 20 school days.

If the complainant is not in agreement with the findings of fact as reported by the school representative or Federal Rights Coordinator, an appeal may be made, within five (5) work days of receiving notification of the findings, to the Superintendent. The Superintendent will review the investigation, make any corrective action deemed necessary, and provide a written response to the complainant. A substantiated charge against an employee may subject such person to disciplinary action up to and including termination.

Building administrators are responsible for ongoing education, formal and informal, regarding this policy and procedure in the building in which they work.

ARTICLE 15

ACCIDENTS, ASSAULTS, AND PROPERTY DAMAGE

Professional employees who are injured/disabled as a result of an accident on the job may qualify to receive certain benefits as outlined in Board Policy No. 4014, Accidents on the Job. Eligibility requirements are outlined in the policy.

If the need arises to revise the policy, the Board will notify the Association and the article will be reopened to the collaboration process.

ARTICLE 16

RETIREMENT

The purpose and eligibility requirements for healthcare, life, and retiree insurance benefits are outlined in Board Policy, including the administrative rules and regulations.

Professional Employees who provide early notification of their separation from the district will not be required to participate in professional development; and will not be required to attend after school activities (non-curriculum activities). Employees must give notice by February 28. The stipulations of this article begin on the date notification is provided.

ARTICLE 17

FRINGE BENEFITS

The Board agrees to offer full time professional employees fringe benefits as part of their total compensation package. The eligibility requirements and guidelines for establishing and administering the benefits are outlined in Board Policy. Benefits offered by the Board shall include, but may not be limited to, life insurance and health care plans.

Effective September 1, 2015, the Board agrees to pay 66% of the medical insurance premium for professional employees for the next three years. The premiums will be paid over 24 or 26 pay periods.

ARTICLE 18

USE OF PERSONAL VEHICLES

The use of personal automobiles by professional employees to transport children on approved activities shall not be required by the Board. However, if a professional employee's personal automobile is voluntarily used for approved events and the use has been authorized in writing by the appropriate supervisor, the professional employee shall be covered by the Board's limits of liability as governed by the Governmental Tort Liability Act (GTLA), T.C.A.§29-20-101. The professional employee's own liability insurance shall be primary up to the limits of the policy. The Board's coverage shall be secondary.

When a professional employee is driving a Board-owned or leased vehicle, the professional employee shall be covered under the GTLA.

ARTICLE 19

COMPENSATION

Section A. The salaries of professional employees covered by this MOU are set forth in the salary schedule in Appendix A. All professional employees (ten (10), eleven (11) and twelve (12) month) will be compensated on a biweekly basis over 26 pay periods. Only twelve (12) month employees will accrue vacation time.

Section B. Teachers involved in supplemental activities set forth in Appendices B-C which are attached to and incorporated in this Agreement, shall be compensated within the provisions thereof.

Section C. Former Teachers

 New Teachers (or former Teachers) will be given credit for up to 10 years of experience (up to step 10 on the salary schedule). If a Teacher is rehired by SCS, they will be placed on the same salary schedule step/salary* at the time of (most recent) separation if they have over 10 years of teaching experience.

- Newly hired Teachers (or rehired Teachers) must complete the <u>Experience Verification</u> form in order to receive credit for prior teaching or military experience. The completed <u>Experience</u> <u>Verification</u> form and any required documentation must be submitted to the Compensation Office; the salary adjustment will become effective the first day of the next attendance/payroll period.
- 3. All Teachers (including rehires) hired after 08/02/2013, will be paid for advanced degrees only if their <u>degree and teaching assignment</u> is in a special needs area (as designated by the Superintendent or his designee on an annual basis).

Section D. Professional employees who currently receive mileage reimbursement for driving personal automobiles on school business will continue to receive such reimbursement at the rate established by the Board.

Section E. The salary for Physical Therapists and Occupational Therapists shall be paid in accordance to Appendix D.

Section F.

- 1. Effective July 1, 2015, all professional employees will receive the equivalent of a step increase on the existing salary schedule.
- 2. For the 2016-2017 school year, the Board will implement the proposed Pay for Performance Plan. The Board reserves the right to increase the amount of its salary increases for teachers who have earned the equivalent of an effective summative rating or higher, and offer teachers additional bonuses if funding permits.
- 3. If the state provides a cost of living adjustment (COLA) for the 2015-2016 school year, the Board agrees to pass the state percentage increase on to those on the salary schedule.

Section G. The Board agrees that there is not, nor will there be, any intent or directive to evaluation observers to limit the number of TEM 3, 4, or 5 teachers.

Section H. A job description and posting criteria will be developed for each 'Career Pathways' opportunity. Any teacher who meets the posting criteria may apply for the position(s). An interview and selection process will be implemented.

Section I. The Board and M-SCEA shall continue to work on the 'Career Pathways' portion of the Compensation plan.

Section J. In accordance with TCA 49-5-609 (b), any items included in the Memorandum of Understanding that requires funding shall not be considered effective until such time as the body empowered to appropriate the funds has approved a budget that includes sufficient funding. If the amount of funds appropriated is less than the amount required to address the matters of collaborative conferencing, then the parties may continue to confer to reach an agreement within the amounts of funds appropriated.

ARTICLE 20

LENGTH OF AGREEMENT

This Memorandum of Understanding shall be effective on March 31, 2015, and shall remain in effect for three (3) years from the date of approval by the Board of Education.

Executed to this <u>31st</u> day of <u>March</u>, <u>2015</u>.

Shelby County Board of Education

Memphis-Shelby County ducation Association lians om ۰,

Appendix A Salary Schedule



Shelby County Schools

SCHOOLS



HOME

PARENTS/STUDENTS

EMPLOYEE HUB

UB CAREERS

Compensation

	SALAR	Y CERTIFIED							
Home	-Select Salary Schedule-								
Stalf	2014-15 Teacher Salary Schedule Hired Prior to 8/3/2013								
	Step 🌢	Bachelor's Degree 🌢	Master's Degree * 🌢		ED.S Degree' 🔺	Doctorate Dogree * 🔺			
Announcements		F40.040	\$45.778	Annual		ac4 000			
	0	\$42,343		\$49,328	\$50,023	\$51,862			
	1	\$43,206	\$46,845	\$50,668	\$51,273	\$53,048			
Forms	2	\$44,258	\$47,873	\$51,748	\$52,450	\$54,224			
	3	\$45.241	\$48,860	\$52,803	\$53,608	\$55,377			
Colory Constituent	4	\$46,160	\$49,883	\$54,168	\$54,876	\$56,702			
Salary Certified	5	\$46.975	\$50,717	\$55,168	\$55.843	\$57,688			
	6	\$48,127	\$51,940	\$56,584	\$57,267	\$59,117			
Salary Classified	7	\$48,717	\$52,566	\$57,532	\$58,247	\$60,023			
•	8	\$49,677	\$53,813	\$58,665	\$59,400	\$61,153			
	9	\$50,133	\$54,111	\$59,377	\$60,100	\$62.293			
Stipends	10	\$51,137	\$55,203	\$60,596	\$61,292	\$63,102			
	11	\$52,527	\$58,679	\$62,417	\$63,079	\$64,935			
Academic stipends	12	\$53,791	\$57,939	\$63,787	\$64,519	\$66,281			
•	13	\$55,074	\$59,182	\$65,304	\$65,995	\$67,852			
	14	\$56,272	\$60,512	\$66,656	\$67,389	\$69,140			
	15	\$57,559	\$61,730	\$88,130	\$68,852	\$70,848			
	16	\$68,133	\$62,305	\$68,705	\$69,427	\$71,222			
	17	\$58,709	\$62,881	\$69,280	\$70,002	\$71,786			
Compensation 160 South Hollywood RM 120 Memphis, TN 38112 Phone: (901) 416-2832	18	\$59,517	\$63,775	\$70,304	\$71,041	\$72,870			
For (01) 418 6463									

Fax: (901) 416-6463 Email: <u>Compensation@scsk12.org</u>

*** Please note:

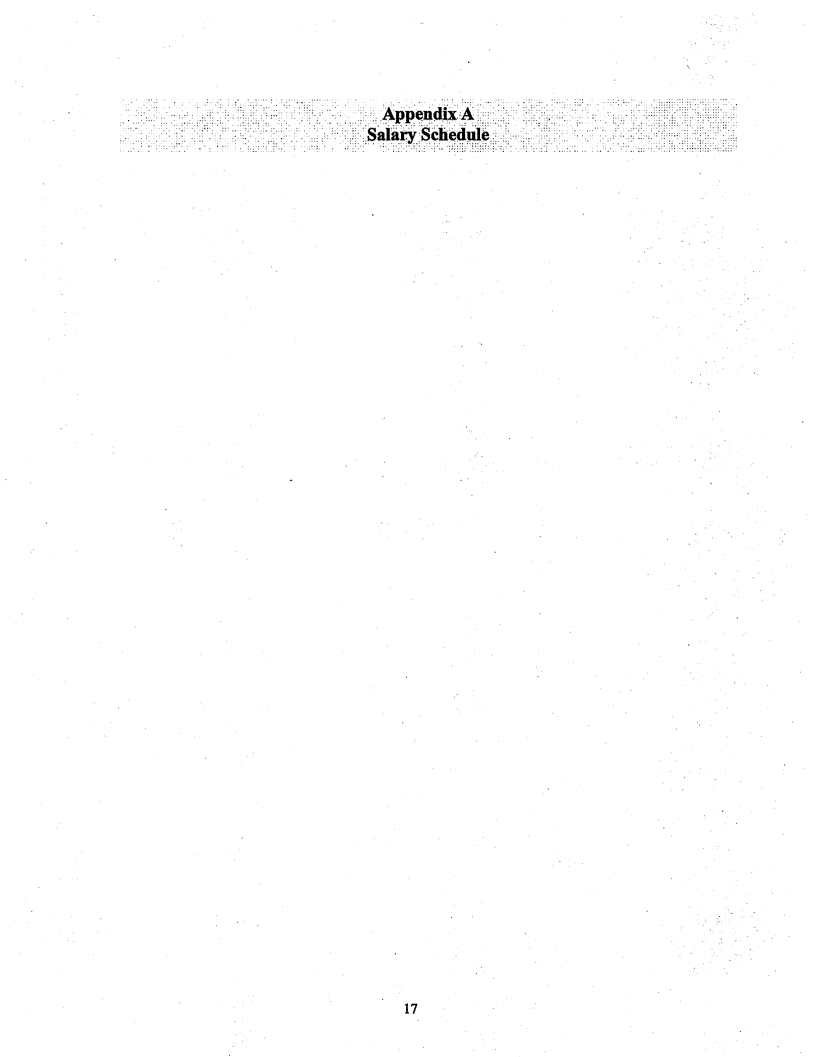
1. This schedule applies to employees that were hired prior to 8/03/2013

2. The salaries on this schedule are for the annual amount.

3. If employee starts on this schedule after 7/28/2014, the salary will be prorated. (Example: New Hire Math or Science Teacher)

4. If employee goes in an unpaid status of any sort, the employee will receive a prorated salary.

• • • • • •



Regular Teacher Salary Schedules 2014-2015

	BACHELOR'S DEGREE
STEP	ANNUAL
0	\$42,343
1	\$43,206
2	\$44,258
3	\$45,241
4	\$46,160
5	\$46,975
6	\$48,127
7	\$48,717
8	\$49,677
9	\$50,133
10	\$51,137
11	\$52,527
12	\$53,791
13	\$55,074
14	\$56,272
15	\$57,559
16	\$58,133
17	\$58,709
18	\$59,517
Effective July 1,	, 2014

*** Please note:

1. The Salaries on this schedule are for the annual amount.

2. If employee starts on this schedule after 7/28/2014, the salary will be prorated.

3. This Schedule applies to all new hires hired after 8/2/2013 that are not Math and Science.

Teacher Salary Schedule Extended Day 2014-2015

STEP	BACHELOR'S DEGREE	MASTER'S DEGREE*	MA+45 DEGREE*	ED.S DEGREE*	DOCTORATE DEGREE*
IEP	ANNUAL	ANNUAL	ANNUAL	ANNUAL	ANNUAL
0	\$47,600	\$51,461	\$55,452	\$56,233	\$58,301
1	\$48,570	\$52,661	\$56,846	\$57,639	\$59,632
2	\$49.752	\$53.816	\$58.173	\$58,962	\$60,956
3	\$50,857	\$54,926	\$59,470	\$60,264	\$62,252
4	\$51,891	\$56,053	\$60,893	\$61,689	\$63,742
5	\$52,806	\$57,013	\$62,017	\$62,776	\$64,859
6	\$54,102	\$58,389	\$63,609	\$64,376	\$66,456
7	\$54,765	\$59,092	\$64,675	\$65,478	\$67,474
8	\$55,844	\$60,269	\$65,949	\$66,775	\$68,745
9	\$56,357	\$60,829	\$66,749	\$67,561	\$70,026
10	\$57,485	\$62,055	\$68,119	\$68,901	. \$70,936
11	\$59,049	\$63,715	\$70,166	\$70,911	\$72,997
12	\$60,469	\$65,132	\$71,707	\$72,529	\$74,509
13	\$61,911	\$66,530	\$73,411	\$74,189	\$76,276
14	\$63,258	\$68,025	\$74,932	\$75,756	\$77,724
15	\$64,704	\$69,394	\$76,588	\$77,400	\$79,417
16	\$65,350	\$70,041	\$77,235	\$78,046	\$80,064
17	\$65,997	\$70,688	\$77,880	\$78,693	\$80,710
18	\$66,906	\$71,692	\$79,032	\$79,861	\$81,917

Effective July 1, 2014

*** Please note:

1. This schedule applies to employees that were hired prior to 8/03/2013

2. The Salaries on this schedule are for the annual amount.

3. If employee starts on this schedule after 7/28/2014, the salary will be prorated. (Example: New Hire Math or Science Teacher)

4. If employee goes in an unpaid status of any sort, the employee will receive a prorated salary.

Appendix A Salary Schedule

ROTC Salary Schedule 2014-2015

	ROTC
STEP	ANNUAL
0	\$32,598
1	\$33,615
2	\$33,925
3	\$34,610
4	\$35,098
5	\$35,825
6	\$36,488
7	\$36,974
8	\$37,417
9	\$37,969
10	\$38,676
11	\$39,317
12	\$40,179
13	\$41,019
14	\$41,837
15	\$42,853
16	\$43,185
17	\$43,185
18	\$43,185
19	\$43,185
20	\$44,798

Effective 7/1/2014

*** Please note:

•

- 1. The salaries on this schedule are the annual amount.
- 2. If employee starts on this schedule after 7/28/2014 the salary will be prorated.
- 3. All ROTC Instructors are paid Minimum Instructor Pay (MIP)

4. This schedule is utilized to ensure instructors are secured in a timely manner until MIP is received from Cadet Command Office.

Appendix A Salary Schedule

High School Counselor 11 Month Teacher 2014-2015

	MASTER'S DEGREE	MA+45 DEGREE	ED.S DEGREE	DOCTORATE DEGREE
	ANNUAL	ANNUAL	ANNUAL	ANNUAL
0	\$50,356	\$54,261	\$55,025	\$57,048
1	\$51,530	\$55,625	\$56,400	\$58,351
2	\$52,660	\$56,923	\$57,695	\$59,646
3	\$53,746	\$58,193	\$58,969	\$59,815
4	\$54,849	\$59,585	\$60,364	\$62,372
5	\$55,789	\$60,685	\$61,427	\$63,466
6	\$57,134	\$62,242	\$62,994	\$65,029
7	\$57,823	\$63,285	\$64,072	\$66,025
8	\$58,974	\$64,532	\$65,340	\$67,268
9	\$59,522	\$65,315	\$66,110	\$68,522
10	\$60,723	\$66,656	\$67,421	\$69,412
11	\$62,347	\$68,659	\$69,387	\$71,429
12	\$63,733	\$70,166	\$70,971	\$72,909
13	\$65,100	\$71,833	\$72,595	\$74,637
14	\$66,563	\$73,322	\$74,128	\$76,054
15	\$67,903	\$74,943	\$75,737	\$77,711
16	\$68,536	\$75,576	\$76,370	\$78,344
17	\$69,169	\$76,208	\$77,002	\$78,976
18	\$70,153	\$77,334	\$78,145	\$80,157

1. This schedule applies to employees that were hired prior to 8/03/2013

2. The salaries on this schedule are for the annual amount.

3. If employee starts on this schedule after 7/14/2014, the salary will be prorated.

4. If employee goes in an unpaid status of any sort, the employee will receive a prorated salary.

5. Employees hired after 8/2/2013 on this schedule will be eligible for masters pay only.

High School Counselor Extended Day Schedule 11 Month Teacher 2014-2015

STEP	MASTERSIDEGREE	MAT45DEGREE	EDSDEGREE	DOCTORATEDECREE
	ANNUAL PARA	ANNUAL	ANNUAL	ALTER ANNUAL TRACK
0	\$ 55,915.30	\$ 60,251.41	\$ 61,099.76	\$ 63,346.10
1	\$ 57,218.91	\$ 61,766.00	\$ 62,626.56	\$ 64,792.95
2	\$ 58,473.66	\$ 63,207.30	\$ 64,064.53	\$ 66,230.92
3	\$ 59,679.56	\$ 64,617.51	\$ 65,479.18	\$ 66,418.58
4	\$ 60,904.33	\$ 66,163.18	\$ 67,028.19	\$ 69,257.87
5	\$ 61,948.11	\$ 67,384.62	\$ 68,208.54	\$ 70,472.65
6	\$ 63,441.59	\$ 69,113.52	\$ 69,948.54	\$ 72,208.20
7	\$ 64,206.66	\$ 70,271.66	\$ 71,145.55	\$ 73,314.16
8	\$ 65,484.73	\$ 71,656.33	\$ 72,553.54	\$ 74,694.39
9	\$ 66,093.23	\$ 72,525.78	\$ 73,408.54	\$ 76,086.83
10	\$ 67,426.82	\$ 74,014.82	\$ 74,864.28	\$ 77,075.08
11	\$ 69,230.11	\$ 76,238.95	\$ 77,047.32	\$ 79,314.76
12	\$ 70,769.12	\$ 77,912.33	\$ 78,806.20	\$ 80,958.15
<u> </u>	\$ 72,287.04	\$ 79,763.36	\$ 80,609.49	\$ 82,876.92
14	\$ 73,911.56	\$ 81,416.75	\$ 82,311.73	\$ 84,450.36
15	\$ 75,399.49	\$ 83,216.71	\$ 84,098.36	\$ 86,290.29
16	\$ 76,102.37	\$ 83,919.59	\$ 84,801.25	\$ 86,993.18
17	\$ 76,805.26	\$ 84,621.36	\$ 85,503.02	\$ 87,694.95
18	\$ 77,897.89	\$ 85,871.67	\$ 86,772.21	\$ 89,006.33

1. This schedule applies to employees that were hired prior to 8/03/2013

2. The salaries on this schedule are for the annual amount.

3. If employee starts on this schedule after 7/14/2014, the salary will be prorated.

4. If employee goes in an unpaid status, the employee will receive a prorated salary.

5. Employees hired after 8/2/2013 on this schedule will be eligible for masters pay only.

Appendix B High School Athletic Stipends

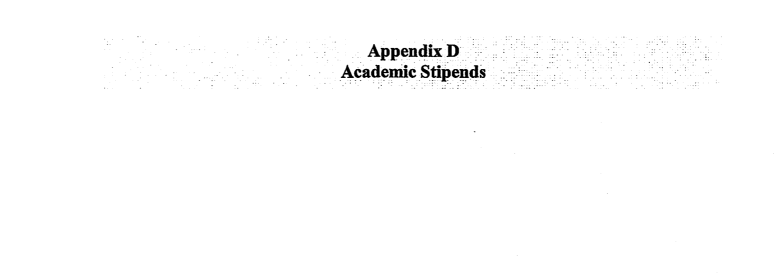
Program	Min 0-5	Mid 6-10	Max 11+	Frequency	Pay Date	Pay Date #2
High School						
Athletic Director						
	\$1,021.00	\$1,065.50	\$1,193.00	2	January	May
Football						
Head	\$2,095.00	\$ 2,459.00	\$ 3,563.00	1	November	
Assistant	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	November	
Basketball						
Head (Boys' and Girls')	\$ 2,095.00	\$ 2,459.00	\$ 3,563.00	1	February	
Assistant (Boys' and Girls')	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	February	
Baseball					この語言語語	
Head	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	April	
Assistant	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Softball						
Head	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	April	
Assistant	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Track						
Head (Boys' and Girls')	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	April	
Assistant (Boys' and Girls')	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Volleyball						
Head	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	November	
Assistant	\$ 703.00	\$ 725.00	\$ 819.00	1	November	
Cheerleader						
Sponsor	\$ 1,380.00	\$ 1,583.00	\$ 1,835.00	2	January	May
Golf						
Boys' and Girls'	\$ 358.00	\$ 397.00	\$ 518.00	1	November	
Tennis				10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -		
Head Boys' and Girls'	\$ 358.00	\$ 397.00	\$ 518.00	1	April	
Swimming						
Head Boys' and Girls'	\$ 354.00	\$ 372.00	\$ 415.00	1	February	
Cross Country						
Head Boys' and Girls'	\$ 431.00	\$ 451.00	\$ 518.00	1	November	
Wrestling						
Head	\$ 431.00	\$ 919.00	\$ 2,372.00	1	February	
Track						
Soccer						
Head (Boys')	\$ 660.00	\$ 964.00	\$ 1,985.00	1	April	
Head (Girls')	\$ 660.00	\$ 964.00	\$ 1,985.00	1	November	
Certified Trainer						
	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1		
Bowling	New Street Street					
Head (Boys' and Girls')	\$ 358.00	\$ 397.00	\$ 518.00	1	February	

Appendix B Middle School Athletic Stipends

Middle School						
Athletic Director	\$ 1,626.00	\$ 1,686.00	\$ 1,894.00	2	January	May
Football						
Head	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	November	prosta and
Assistant	\$ 824.00	\$ 1,001.00	\$ 1,529.00	1	November	
Basketball						
Head (Boys' and Girls')	\$ 1,256.00	\$ 1,577.00	\$ 2,537.00	1	February	
Baseball						
Head	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Assistant	\$ 348.00	\$ 358.00	\$ 409.00	1	April	
Softball						
Head	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Assistant	\$ 348.00	\$ 358.00	\$ 409.00	1	April	
Volleyball						
Head	\$ 655.00	\$ 677.00	\$ 767.00	1	November	
Assistant	\$ 354.00	\$ 362.00	\$ 409.00	1	November	
Track						
Head (Boys' and Girls')	\$ 703.00	\$ 725.00	\$ 819.00	1	April	
Cheerleader/Pom						(and a)
Sponsor	\$ 1,129.00	\$ 1,323.00	\$ 1,425.00	2	January	May
Soccer						
Head (Girls')	\$ 497.00	\$ 509.00	\$ 526.00	1	November	
Soccer						
Head (Boys')	\$ 497.00	\$ 509.00	\$ 526.00	1	April	

Appendix C	
Academic Stipends	

Program	Min 0-5	Mid 6-10	Max 11+	Frequency	Pay Date	Pay Date #2
High School						
Band Director						
	\$1,047.50	\$1,229.50	\$1,781.50	2	January	May
Drama/Speech						
Head	\$89.50	\$214.50	\$593.50	2	January	May
Yearbook						
Sponsor	\$89.50	\$ 91.00	\$103.00	2	January	May
Telecommunications	1999年1999					
	\$1,016.50	\$1,193.50	\$1,728.50	2	January	May
Honor Society			2.2.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1			
	\$	F	300.00	1	April	
HOSA						
	\$		300.00	1	April	
Student Council						
	\$		300.00	1	April	
Choir						
Director	\$89.50	\$184.00	\$470.50	2	January	May
Middle School						
Band Director						
	\$628.00	\$788.50	\$1,268.50	2	January	May
Yearbook						
Sponsor	\$71.50	\$74.50	\$86.50	2	January	May
Choir						
Director	\$71.50	\$74.50	\$ 86.50	2	January	May
Honor Society						
	\$		300.00	1	February	
HOSA						
	\$		300.00	1	April	
Student Council						
	\$		300.00	1	April	



APPENDIX D

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PHYSCIAL THERAPIST AND OCCUPATIONAL THERAPISTS SALARY SCHEDULE

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APPENDIX E

RECOGNITION

The following positions constitute all positions included within Article 2, Recognition, of this Memorandum of Understanding for the purpose of collaborative conferencing between the Board and the Memphis-Shelby County Education Association.

Teachers

Attendance Teacher Classroom Teacher Contract Teachers (Less than full-time on contract to teach with prorated salary) Instructional Facilitator/PLC Coach Librarian Professional School Counselor ROTC Instructor Special Education Teacher Teacher on Assignment Vocational Teacher

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Mental Health Center Professionals

Audiologist Alcohol/Drug Counselor Occupational Therapist Physical Therapist School Psychologist Social Worker Speech Therapist

APPENDIX F

GRIEVANCE FORM

	Case #
UniServ Director Professional Employee	Location
Assignment Job Title, Grade(s), and Subject(s)	
	Step 1
Date of violation	-
Nature of grievance	
Specific provision(s) violated	
Specific relief sought	
Association Representation Desired:	
Yes 🗆 No 🗆	Signature of Employee
	Signature of Employee
	Principal or Manager
Date received	Date meeting set
Response	
Copy to:	
Superintendent's Designated Representative	
Instructional Leadership Director (ILD)	Signature of Principal/Director (Date)
Grievance resolved: Yes I No I Appealed to Step 2	Yes D No D
Signature of Employee and/or Association Representative	(Date)

Disposition by Instructional Lea		
Date received	dership Director (ILD) or L	Director
	_ Date meeting set	
Response		
Copy to: Superintendent's Designated Representative Principal or Division Director	Signature (Date)	
Grievance resolved: Yes □ No □ Appealed to Step 3	Yes 🗆 No 🗆	
Signature of Employee and/or Association Representative	(Date)	<u> </u>
Copy to: Association Office (to be provided by Grievant		
Response		<u> </u>
Copy to: Instructional Leadership Director (ILD) Principal or Division Director	Signature (Date)	
Instructional Leadership Director (ILD)	Signature (Date) Yes I No I	
Instructional Leadership Director (ILD) Principal or Division Director Grievance resolved:		
Instructional Leadership Director (ILD) Principal or Division Director Grievance resolved: Yes No Appealed to Step 4	Yes D No D (Date)	
Instructional Leadership Director (ILD) Principal or Division Director Grievance resolved: Yes No Appealed to Step 4 Signature of Employee and/or Association Representative Copy to: Association Office (to be provided by Grievan	Yes No C (Date) t) M-SCEA, Route 2	 Date
Instructional Leadership Director (ILD) Principal or Division Director Grievance resolved: Yes No Appealed to Step 4 Signature of Employee and/or Association Representative Copy to: Association Office (to be provided by Grievan Request for arbitration due:	Yes No C (Date) t) M-SCEA, Route 2	
Principal or Division Director Grievance resolved: Yes No Kappealed to Step 4 Signature of Employee and/or Association Representative	Yes No C (Date) t) M-SCEA, Route 2	 Date

APPENDIX G

Shelby County Board of Education Department of Labor and Employee Relations Complaint Disposition Form

Name:	Location:	
Date Complaint	Received:	
Nature of Comp	laint:	
Hearing Held? If Yes - Date of Hearing	Yes No No	
Disposition: Complaint Unsubstantiated, No further Action Necessary Complaint Substantiated		
Signature of Lal	por Relations Advisor	Date

APPENDIX H Non-Reelection Appeal and Evaluation Grievance Form

Grievant's/Appellant's Name Location Position Principal/Supervisor's Name Check the box below that forms the basis for your appeal or grievance: Non-reclection Appeal (not based on evaluation) and Evaluation Grievance – Please complete only section 1 below. Non-reclection Appeal (based on evaluation) and Evaluation Grievance – Please complete section 2 below. Evaluation grievance only (Reelection recommended) – Please complete only section 2 below. Section 1 - Non-reelection Appeal (Not Based on Evaluation) Documented reason for non-reelection: Date Appeal Filed: Basis of non-reelection appeal:		UniServ Director	Case #
Position Principal/Supervisor's Name			
Position Principal/Supervisor's Name	Grievent's (Annellent's Nome		Transform
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Documented reason for non-reelection:	Evaluation grievance only (R	eelection recommended) – Please	complete only section 2 below.
Documented reason for non-reelection:	~		
Basis of non-reelection appeal:	Section 1 - N	on-reelection Appeal (Not	t Based on Evaluation)
Basis of non-reelection appeal:	Decumented reason for non-real		Data Annaal Bilada
Corrective Action Desired by Appellant: Corrective Action Desired by Appellant: Association Representation Desired: Yes No Signature of Employee Disposition by Labor Relations Date received Date received Date received Date received Date received Date meeting set Response Copy to: Superintendent's Designated Representative Signature of Labor Relations Representative (Date) Instructional Leadership Director (ILD) Department of Teacher Talent and Effectiveness Appeal resolved: Yes			
Association Representation Desired: Yes No Signature of Employee Disposition by Labor Relations Date received	Basis of non-reelection appeal: _		
Association Representation Desired: Yes No Signature of Employee Disposition by Labor Relations Date received			
Association Representation Desired: Yes No Signature of Employee Disposition by Labor Relations Date received		······	······
Association Representation Desired: Yes No Signature of Employee Disposition by Labor Relations Date received	Corrective Action Desired by Ar	nellanti	
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Signature of Employee Disposition by Labor Relations Date received Date meeting set Response Copy to: Superintendent's Designated Representative Principal Signature of Labor Relations Representative (Date) Instructional Leadership Director (ILD) Department of Teacher Talent and Effectiveness Appeal resolved: Yes No		leu.	
Date received Date meeting set Response		Signature of Em	ployee
Date received Date meeting set Response	· <u>····································</u>		
Date received Date meeting set Response		Disposition by Labor Rela	tions
Response	Date received	-	
Copy to: Superintendent's Designated Representative Principal Signature of Labor Relations Representative (Date) Instructional Leadership Director (ILD) Department of Teacher Talent and Effectiveness Appeal resolved: Yes			-
Superintendent's Designated Representative	Response		
Superintendent's Designated Representative			
Superintendent's Designated Representative			
Principal Signature of Labor Relations Representative (Date) Instructional Leadership Director (ILD) Department of Teacher Talent and Effectiveness Appeal resolved: Yes □ No □			
Instructional Leadership Director (ILD) Department of Teacher Talent and Effectiveness Appeal resolved: Yes D No D		Signature of I	abor Relations Representative (Date)
Department of Teacher Talent and Effectiveness Appeal resolved: Yes		-	
Appeal resolved: Yes D No D			
Yes 🗆 No 🗇			
Signature of Employee and/or Association Representative (Date)	Yes 🗆 No 🗀		
Signature of Employee and/or Association Representative (Date)			
	Signature	e of Employee and/or Association Repres	entative (Date)

	Step 1 - Evaluator
Date the Summative Evaluation was Received	
	Evaluation Period in Question
Basis of grievance:	
A. Accuracy of Data:	,,
B. Procedural Error:	
Corrective Action Desired by Grievant	
	egin an Investigation (Section (3) Basic Standards, (F), A Failure to state being considered improperly filed and invalid.)
	Signature of Employee Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure
Yes No No T	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure
Yes No No T	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator
Yes No No T TN State Board of Education, Teacher and MCS Teacher Evaluation Policy, Administ	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator
Yes No No T TN State Board of Education, Teacher and MCS Teacher Evaluation Policy, Administ	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Step I)
Yes No No T TN State Board of Education, Teacher and MCS Teacher Evaluation Policy, Administ	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Step I) Evaluator Signature (Date): or
Yes No T TN State Board of Education, Teacher and MCS Teacher Evaluation Policy, Administ Date received Response (Also, attach Grievance Report S	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Step I)
Yes No No To Yes To Yes Point Policy, Administ MCS Teacher Evaluation Policy, Administ Date received	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Date meeting set (if applicable) Evaluator Signature (Date): Via Email (E-mail Date): por Dispose Relations; 2) Chief of Academic Operations; and 3) Department of
Yes No No Times No Times No Times I No Times	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Date meeting set (if applicable) Step I) Evaluator Signature (Date): Via Email (E-mail Date): Via Email (E-mail Date): poloyee Relations; 2) Chief of Academic Operations; and 3) Department of
Yes No No To Yes To Yes Point Policy, Administ MCS Teacher Evaluation Policy, Administ Date received	Principal Evaluation Policy, 5.201, Local-Level Grievance Procedure trative Rules and Regulations, 5.108, Local-Level Grievance Procedure Disposition by Evaluator Date meeting set (if applicable) Step I) Evaluator Signature (Date): Via Email (E-mail Date): Nia Email (E-mail Date): proceedure ployee Relations; 2) Chief of Academic Operations; and 3) Department of Step I:

Section 2 - Evaluation Grievance

Step 2 – The Director of Schools or Designated Representative		
Date received	Hearing Date	
Response		
	·	
Signature of Director of Schools or Designated Representati	ve (Date)	
Copy to: Principal		
Department of Labor and Employee Relations		
Instructional Leadership Director (ILD) Chief of Academic Operations		
Department of Teacher Talent and Effectiveness		
Grievance resolved:		
Yes I No I Appealed to Step 3 Ye		
Signature of Employee and/or Association Representative	(Date)	
	· · · · · · · · · · · · · · · · · · ·	
Step 3 – Local Board of	Education (Final Step)	
Date received	Hearing Date	
Response		
	Board Signature (Date)	

Letter of Intent

Inclement Weather Days

The Board agrees to request a waiver of makeup days from the State Department of Education for up to the maximum number of days allowed by the State Department if the schools are closed, because of inclement weather.

Agreed to this 31^{st} day of March, 2015.

Shelby County Board of Education

Memphis-Shelby County Education Association