AGREEMENT

BETWEEN

THE FITCHBURG SCHOOL COMMITTEE

AND

THE FITCHBURG EDUCATION ASSOCIATION

UNIT A-TEACHERS

FITCHBURG, MASSACHUSETTS

JULY 1, 2015

THROUGH

JUNE 30, 2018
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AGREEMENT

This Agreement is made and entered into as of the 21st day of March 2016, by and between the School Committee of the City of Fitchburg (hereinafter referred to as the “Committee”) and the Fitchburg Education Association, Unit A, (hereinafter referred to as the “Association”).

ARTICLE I
DEFINITION OF THE UNIT A EMPLOYEES

SECTION 1

A. It is understood and agreed that the Committee, acting in accordance with the authority of Section 4 of Chapter 150-E of the Massachusetts General Laws, has recognized the Association as the exclusive representative for purposes of collective bargaining of the City of Fitchburg School Department employee unit identified as follows:

All teaching personnel, including those who are grant-funded, employed by the Fitchburg School Committee who hold licenses under Chapter 71 of the Massachusetts General Laws, and all other personnel who hold such licenses and who perform a school-related function such as librarians, Team leaders, certified in-school suspension personnel, certified parent coordinators, guidance counselors, hearing and speech therapists, occupational therapists, physical therapists, integration specialists, psychologists, adjustment counselors, social workers, ETLs, behavioral specialists, autism specialists, inclusion specialists, and academic coaches.

B. Unless otherwise indicated, the employees in the above unit will hereinafter be referred to as the "Teachers" and references to male teachers will include all teachers, both male and female.

C. Excluded from the unit, the Superintendent, Assistant Superintendents, business manager, Principals, Assistant Principals, permanent substitutes, day to day substitutes, program managers and directors and all other employees of the Municipal Employer who do not have direct contact with students.

SECTION 2

The Committee agrees not to negotiate with any teachers' organization, teacher, or group of teachers, other than that designated as the exclusive bargaining agent pursuant to Chapter 150E with regard to wages, hours and conditions of employment of teachers covered by this Agreement.

SECTION 3-SCOPE

A. If any part of this contract is judged illegal, all other parts will remain in effect. In the event that any Article or Section is held invalid or enforcement or compliance with has been restrained, the parties shall enter into immediate collective bargaining negotiations upon the request of either party for the purpose of arriving at a mutually satisfactory replacement for such Article or Section.

B. Nothing in this Agreement shall be deemed to derogate from, or impair any power, right or duty conferred upon the School Committee and the Superintendent by statute or rule or regulation of the Commonwealth.
C. The Agreement is a complete Agreement between the parties covering all mandatory subjects of discussion. The parties agree that relations between them shall be governed by the terms of this Agreement. No prior agreement or agreements have been reduced to writing and duly executed by both parties subsequent to the date of this Agreement. All matters not dealt with herein shall be treated as having been brought up and disposed of neither the Committee nor the Association shall be under any obligation to discuss any modifications or additions to this Agreement which are to be effective during the term thereof. No change or modification of this Agreement shall be binding on either the Committee or the Association unless reduced to writing and executed by the respective duly authorized representatives.

D. To the extent that any provision of this agreement is in direct conflict with any current Rule or Regulation of the School Committee, the provision of this Agreement shall prevail. However, unless provided otherwise by MGL Chapter 150E Section 7, if there is any conflict between state or federal statutes, including but not limited to MGL Chapter 71 and this agreement, the statutory provisions shall prevail.

ARTICLE II
RIGHTS OF ASSOCIATION-DEDUCTIONS

SECTION 1
There shall be no discrimination, interference, restraint or coercion by the School Committee, the Education Association or their respective agents against any teacher because of membership or non-membership in the Association.

The services of the Fitchburg Education Association in the capacity of bargaining agent will be available to all professional employees in the unit covered by this Agreement who are eligible for membership in the Association. Although membership in the Association is encouraged, no professional employee shall be required to join the Fitchburg Education Association.

SECTION 2
The Committee agrees that in accordance with the provision of Chapter 180, Section 17(c) of the General Laws of Massachusetts, it will request the City Treasurer to deduct all membership dues from the salaries of its teachers, who by November 1 (or any subsequent November 1 during the term of this contract) have voluntarily submitted a written authorization in the form set forth below.

Dues will be deducted in equal bimonthly (twice a month) payment in the months of November through August.

The amount so deducted will be remitted in accordance with such authorization to the Fitchburg Education Association for disbursement to the respective organizations.

The Committee will incur no liability for loss of dues monies after properly depositing the same addressed to the Association in the United States mail.
DUES AUTHORIZATION CARD

To: Fitchburg School Committee
    Fitchburg, Massachusetts

I hereby request and authorize the Fitchburg School Committee to direct the City Treasurer to deduct from my earnings and transmit to the Association (as seen on page 3) an amount sufficient to provide for the regular payment of membership dues as certified by each such Association in bi-monthly payments; in the months of November through August of each year.

This authorization shall remain in effect 1) until the termination of the Agreement between the Committee and the Association providing for such deductions, or 2) my written revocation of this authorization, which shall become effective sixty (60) days after of such revocation by the Superintendent of Schools and the President of the Fitchburg Education Association.

I hereby waive all rights and claim for said money so deducted and transmitted in accordance with this authorization, and relieve the Committee and all of its officers and agents from any liability thereof.

    Fitchburg Education Association  
    Massachusetts Teachers Association 
    National Education Association

Date: ___________________ Signature _____________________

Address ________________________________

SECTION 3

Prior to September 15, the Fitchburg Education Association will certify to the City Treasurer in writing the rate of membership dues for each organization for the year.

The Association shall indemnify and save the Committee and/or the City of Fitchburg harmless against all claims, demands, suits or other forms of liability, which may arise by reason of any action taken in deductions and remitting the same to the Association pursuant to this Section.

SECTION 4

The Committee also agrees to request the City Treasurer withhold payroll deductions for savings bonds for those teachers who so authorize him.

SECTION 5-GROUP INSURANCE

The city of Fitchburg, having accepted Chapter 32 B section 19 of the Massachusetts General Law, will provide insurance products to all unit members according to the terms of the Public Employee Committee agreement negotiated with the city. Employees must complete the Health Insurance Responsibility Disclosure form with human resources by October 15 annually if they elect not to be covered.

SECTION 6-PRE-TAX INSURANCE DEDUCTIONS

Teachers shall be able to make payments for health insurance, group life insurance, long-term disability and other forms of insurance (where appropriate) with pre-tax earnings, said transaction to be handled in accordance with the terms and provisions of Massachusetts General Laws, Chapter 697.
SECTION 7—ANNUITY PLAN
The School Committee agrees to enter into a written agreement with any of the members of the employee unit to purchase an individual or group annuity contract for such employee or employees, said transaction to be handled in accordance with the terms and provisions of Massachusetts General Laws, Chapter 71, Section 37B and the policies of the Fitchburg City Treasurer. The current policy allows payroll deduction for one annuity company per person. Employees must be enrolled in a specific annuity in order for it to qualify for payroll deduction.

SECTION 8—DISCONTINUATION OF PAYROLL DEDUCTIONS
Any teacher desiring to have the Committee discontinue deductions he has previously authorized must give the City Treasurer thirty (30) days advance written notice.

SECTION 9—AGENCY FEE
All members of the bargaining unit, who are not members of the Association, shall be required as a condition of their employment, to pay an agency fee. Said fee shall be in the amount, and be implemented, as prescribed under M.G.L. c. 150E and the regulations of the Massachusetts Labor Relations Commission.

In the event of conscientious objection to payment of the agency fee, a member of the bargaining unit may pay the amount to the Fitchburg Education Association’s Scholarship Fund by June 1.

ARTICLE III
RIGHTS OF THE COMMITTEE

The Committee is a public body established under and with the power provided by the statutes of the Commonwealth of Massachusetts. As the elected representative of the citizens of Fitchburg charged with the responsibility of education in, and the efficient and economical operation of the Fitchburg School System, it is acknowledged that the Committee has the final responsibility of establishing the education policies of the Public Schools of Fitchburg.

Nothing in this Agreement shall be deemed to derogate or impair the powers and responsibilities of the Committee under the statutes of the Commonwealth. Except as expressly modified herein, said rights and powers include, but in no way are construed as limited to, the subjects mentioned in the table of contents of this Agreement.

As to every matter not expressly covered by this Agreement, and except as modified by a specific provision of this Agreement, the Committee retains exclusively to itself all rights and powers and responsibilities that it has or may hereafter be granted by law, and may exercise the same at its discretion without such exercise being made the subject of a grievance-arbitration proceeding.
ARTICLE IV
GRIEVANCES

SECTION 1
For the purposes of this Agreement, a grievance shall be defined as:

Any complaint by a teacher in the unit or the Association covered by this Agreement that 1) s/he has been subject to a specific violation of a specific provision of this Agreement, or 2) has been subject to an unfair or discriminatory act contrary to established policy or practice specifically approved by the School Committee.

When filing a grievance, the teacher must state in writing the specific provision of the Agreement which is alleged to have been violated and is being grieved.

SECTION 2
The purpose of this procedure is to resolve, at the lowest possible administrative level, grievances as herein defined. Both parties agree that these proceedings will be kept as informal and confidential as may be appropriate at any level of this procedure.

SECTION 3
All documents, communications, and records dealing with the processing of a grievance will be filed separately from the personnel file of the participants.

SECTION 4
Every teacher shall have the right to bring matters of personal concern, or grievances as herein defined to the attention of the appropriate officials.

Nothing contained in this Agreement shall be construed to prevent any teacher or group of teachers, not acting on behalf of any employee organization or representing anyone but themselves, from at any time discussing any problem with any of their supervisors, the School Committee, or other representatives of the School Committee without the previous consent of the Association. In doing so, the teacher shall proceed through the appropriate levels of jurisdiction. No action taken by said supervisors, School Committee, or its representatives as a result of such discussion shall be the subject of a grievance or otherwise legally contested by said Association unless such action is in specific and direct contravention of a provision of this Agreement. The Association will be notified and have a right to attend any such session above the level of Principal.

Any teacher covered by this Agreement may present individually, his/her grievance without representation by the Association, provided that with respect to any grievance above Level 1, the Association shall be given timely notice of the grievance's presentation at such steps and shall have opportunity to be heard on the grievance before its disposition. The Association shall, within the five (5) school days next following receipt of such notice, advise the Superintendent of its desire to be so heard.

SECTION 5
Any party in interest (i.e. the person or persons, including the Association, making the claim and any person who might be required to take action or against whom action might be taken to resolve the claim) may be represented at all stages of the grievance procedure by a person of his own choosing except that s/he may not be represented by a representative or an officer of any teacher organization other than the Association or its affiliates. When a teacher is not
represented by the Association, the Association shall have the right to be present and to state its views at all stages of the grievance procedure.

SECTION 6
Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level should be considered as maximum, and every effort should be made to expedite the process. The time limits specified may be extended only by prior mutual agreement. It is understood and agreed that no grievance, dispute, misunderstanding or difference between the parties arising out of acts that occurred prior to the execution of this Agreement shall be submitted to the Committee under the provision of this Article.

SECTION 7
If, at the end of twenty-one (21) school days next following the occurrence of any grievance, the grievance shall not have been presented in writing at Level 1 set forth below, the grievance shall be deemed to have been waived if the action required to present it to the next level in the procedure shall not have been taken within the time specified therefore in this Article.

SECTION 8
Subject to the foregoing, all grievances must be processed in accordance with the steps, time limits and conditions set forth below.

Level 1

The teacher shall present the written grievance to his or her school Principal during his or her non-teaching hours. The Principal shall give his or her answer in writing within ten (10) school days. If the grievance is not satisfactorily settled at this step, it may

Level 2

be reduced to writing by the teacher fifteen (15) school days after receipt of the Principal’s answer and be presented to the Superintendent of Schools. The Superintendent and/or his or her designee and the teacher, and if the teacher so elects, the President of the Association or his or her designee, shall meet to discuss the grievance within ten (10) school days after receipt of the written grievance. The Superintendent shall elect whether this discussion shall take place during working hours or not. In the event the Superintendent (or the Committee) elects to hold a grievance session during working hours, the grievant, or parties in interest (including witnesses or representatives), will not have pay deducted for time so spent during school hours. The Superintendent or his or her designated representative shall give his written answer to the grievance within ten (10) school days following the conclusion of the meeting. All grievances at Level 2 shall be assigned an appropriate code number by the Association to facilitate proper processing at each level of the grievance procedure. If the grievance is not satisfactorily settled at this step, it may

Level 3

be appealed in writing within fifteen (15) school days after receipt of the written answer of the Superintendent by the teacher to the School Committee. The School committee or its designated representatives and the teacher and if the teacher so elects, counsel and/or authorized representatives of the Association, shall meet to discuss the grievance as promptly as possible, normally within fifteen (15) school days, at a time mutually agreed upon between the Chairman of the School Committee and the President of the Fitchburg Education Association. Either party
reserves the right to have such resource persons present at the hearing; but if any person or persons who are not members of the bargaining unit are to represent the teacher at this meeting, the School Committee and the Association will be informed in writing of the names and titles of such person or persons three (3) school days prior to the meeting. The School Committee or its designated representative shall elect whether this discussion shall take place during working hours. If the Committee plans to have counsel or a person not in the employ of the School Department present, it will so notify the teacher or the Association in writing three (3) school days before the hearing.

The School Committee will give its written answer to the grievance within ten (10) school days following the conclusion of the meeting. If no satisfactory settlement of the grievance is made, it may

Level 4

be appealed to arbitration by written notice of such intention to appeal within twenty (20) school days after the receipt of the written answer under Level 3. No matter will be referred to arbitration without the approval of the Association. This appeal to arbitration shall be in accordance with the procedures and conditions set forth in Article V (Arbitration).

SECTION 9
All grievances involving decisions outside the realm of the responsibility of the building Principal or Principals and which affect a group of teachers, may be submitted by the Association at Level 2 of the procedure within twenty-one (21) school days following the occurrence of the grievance.

A grievance not initiated within the time specified shall be deemed waived. Failure of the Association to appeal a decision within the time limit specified will mean that the specific grievance shall be considered settled without prejudice to any other case.

Failure of the School Committee to answer an appeal within the time limit specified shall mean that the appeal may be taken to the next step immediately. The above limitations may be waived by mutual agreement of the parties.

ARTICLE V
ARBITRATION

SECTION 1
In the event either party elects to submit a grievance to arbitration, the party demanding arbitration shall, within ten (10) school days thereafter, request the American Arbitration Association to provide a panel of arbitrators. Said arbitrator is then to be selected under the provisions of the Voluntary Labor Arbitration Rules.

SECTION 2
The fees of the American Arbitration Association and of the arbitrators and the expenses of any required hearings shall be shared equally by the Committee and the Association, but each party shall bear the expense of its representatives, participants, witnesses, and for the preparation and representation of its own case. The obligation of the Committee to pay shall be limited to the obligation that the Committee may legally undertake and in no event shall any present or future member of the Committee have any personal obligation for payment under the provisions of this Agreement.
SECTION 3
The arbitrator's award shall be in writing and shall set forth his findings of fact with reasoning and conclusions. He shall arrive at his decision solely upon the facts, evidence and contentions presented by the parties through the arbitration proceeding. The arbitrator shall have no power to add to, subtract from or modify any of the terms of this Agreement and in reaching his decision shall interpret the Agreement in accordance with the commonly accepted meaning of words used herein and the principle that there are no restrictions intended on the rights or authority of the Committee other than those expressly set forth herein. Subject to the foregoing, the decision of the arbitrator shall be submitted to the School Committee and the Association and shall be final and binding upon the Committee, the Association and the teacher or group of teachers who initiated the grievance.

SECTION 4
Not withstanding anything to the contrary, no dispute or controversy shall be the subject for arbitration unless it involves the interpretation or application of a specific provision of this Agreement. The parties may, by mutual agreement, submit more than one pending grievance to the same arbitrator.

ARTICLE VI
CONTINUITY OF EMPLOYMENT

SECTION 1
In consideration of the terms of this Agreement and the legislation which engendered it, the Association and its members individually and collectively agree for the term hereof that they shall not cause, sponsor, sanction, assist or participate in any strike, work stoppage, concerted absence, refusal to perform assigned duties or other illegal activities directed against the Fitchburg School System.

SECTION 2
If the Association disclaims such activities publicly, and in writing to the Superintendent, and advises the individuals concerned that the activity is illegal and in violation of this Agreement and instructs them to cease such activities, it will not be liable in any way therein.

SECTION 3
Teachers who participate in any such activities may be disciplined or discharged as the Superintendent in his/her judgment deems proper and said discipline shall be final and binding on the parties affected thereby and not subject to arbitration, provided that an issue of fact as to whether an individual engaged in such activities may be made the subject of the grievance and arbitration procedure.

SECTION 4
In connection with any negotiations for a successor agreement said negotiations shall be conducted without the threat of sanctions or strikes by either party and any outstanding differences shall be referred to the mediation, fact finding or other statutory impasse procedure provided by law.

ARTICLE VII
TEACHING ASSIGNMENTS AND TRANSFERS

SECTION 1
Each teacher within the Fitchburg School System will be provided with a copy of this Agreement by the Association. All professional status teachers shall receive an annual statement setting forth compensation due in accordance with the schedule included in the Collective Bargaining Agreement and any contractual changes.
SECTION 2
Teachers (other than newly appointed teachers) will be notified of any change of programs from the prior school year, including the schools to which they will be assigned, the grades and/or subjects they will teach, and any special or unusual classes that they will have as soon as practicable and under normal circumstances not later than August 1.

Teachers who desire a change in grade and/or subject assignment or who desire to transfer to another building shall file a written statement of such desire with the Superintendent and/or his designee no later than April 1. Such statement shall include the grade and/or subject to which the teacher desires to be assigned or the school to which he/she wishes to be transferred. As soon as practicable, and normally not any later than August 1, the Superintendent and/or his designee shall notify said teachers of the disposition of their request.

The wishes of the individual teacher in this respect will receive the fullest consideration but the instructional requirements of the school system and its pupils will be the controlling factor as decided by the Superintendent. The teacher may request a meeting with the Superintendent; however, the Superintendent's decision is final.

SECTION 3
In order to insure that pupils are taught by highly qualified teachers, no teacher will be assigned outside of his/her licensed area(s) except for good cause. Any such assignment will be temporary.

When involuntary transfers are necessary, the area in which the teacher is licensed and the quality of teaching performance will be considered in determining which teacher is to be transferred. Teachers being involuntarily transferred will be transferred to comparable positions as far as is reasonably possible.

An involuntary transfer will be made only after a meeting between the teacher involved and the Superintendent or his designee, at which time the teacher will be notified of the reasons for the transfer. The decision on all transfers rests with the Superintendent of Schools. If the individual so desires, his/her case will be reviewed by the Superintendent and the Executive Board of the Fitchburg Education Association.

When a teacher is transferred to a new school or grade, the School Department shall be responsible for the transfer of all curricular related materials, as determined by the administration, to the teacher's new location.

SECTION 4
To the extent practical, changes in grade assignment in the elementary schools will be voluntary.

SECTION 5
Before a teacher is assigned or transferred to a particular school, the Principal of the school in question will be consulted regarding said assignment or transfer.

SECTION 6
The Committee and the Association acknowledge that the teacher's primary responsibility is to teach and that his energy should be utilized, to the extent possible, to this end. Specific subjects involving non-teaching duties, while not grievances, may be discussed as they from time to time arise.
ARTICLE VIII
PROMOTIONS-VACANCIES

SECTION 1
All positions covered under this contract (professional, co curricular, athletic and all other stipendiary positions) are postable positions. Professional positions will be posted whenever there is a vacancy due to retirement, resignation, promotion or the creation of a new position. All stipendiary positions are one year appointments and will be posted annually.

Postable positions shall be publicized by a notice posted during the school year in every school building for fifteen (15) calendar days in advance of filling such positions. Notice will be sent electronically to the FEA president. Such notice shall clearly set forth the specific qualifications and compensation for the position and the date by which application shall be filed with the Superintendent or his/her designee.

When school is not in session, copies of such notice will be sent and emailed to the President of the Fitchburg Education Association or his/her designee and Principals to be posted at the Schools. During July and August teachers may request via email to human resources, the current open postings. Human resources may not be able to respond to all requests in which case the teacher may go to their school or central office to view the postings.

The filling of such postable positions is, by law, the sole responsibility of the Administration.

SECTION 2
Such promotions, as well as transfers under Article VII, shall be based upon the Administration's judgment as to what will serve the best interest of the students; and the Administration will consider knowledge, ability, skill, efficiency, length of service in the Fitchburg School System, attendance, character and personality of the applicants.

Such vacancies shall be filled by the applicant within the Fitchburg School System only if the above factors, when combined with his/her education, qualification, experience and potential for the position, are in the opinion of the Administration equal to those of any other applicants.

It is recognized that the final decision as to whether or not transfers are made or to whom promotions are granted must rest solely with the Superintendent.

All applicants will be notified promptly of the disposition of their applications in writing from the Superintendent.

SECTION 3
Nothing in this Agreement shall prevent the Superintendent from making acting appointments in the best interests of the educational needs of the system until positions can be filled with permanent appointments as provided in this Agreement. Except in extraordinary circumstances, the maximum time of this temporary appointment shall not extend beyond June 30 of the school year in which he or she was appointed. Time spent in such acting appointments shall not be regarded as evidence of superior qualifications for the position.

SECTION 4
All teacher openings in the summer school or adult education programs or for teaching positions under Federal programs will be adequately publicized by the Superintendent in each school
building as early as possible, and teachers who have applied for such positions will be notified of the action taken regarding their applications as early as possible in writing.

**SECTION 5**
Teaching positions in the Fitchburg Summer School, Adult Education Programs and positions under Federal programs will, to the extent possible, be filled first by regularly appointed teachers in the Fitchburg School System and/or teachers teaching under the Federal programs with the Fitchburg School System, where in the opinion of the Superintendent, those teachers possess qualifications equal to those of candidates outside the school system.

Summer positions at the elementary level will first be filled by qualified elementary teachers before considering non-elementary teachers. The same procedure will be followed on the secondary level within the field of certification.

**ARTICLE IX**
**TEACHER EVALUATION**

**SECTION 1**
Refer to Appendix 1 for FPS Educator Evaluation document.

**SECTION 2**
Teachers have the right, upon request, to review the contents of their personnel file. Excluded from this would be any "confidential" documents received prior to, or in the course of, initial employment. No new material relative to a teacher's conduct, service, character or personality, will be placed in his or her personnel file unless the teacher has had an opportunity to review such material by affixing his signature to the copy to be filed with express understanding that such signature in no way indicates agreement with the content thereof. The teacher will have the right to submit a written answer to such material and his or her answer shall be reviewed by the Superintendent and attached to the file copy. All documents, records and evaluative instruments used to determine a reduction in force of a teacher (Article XXV), shall be brought to the attention of such teacher in timely fashion. A copy shall be provided to the teacher, and if the teacher requests, a copy shall be placed in his/her personnel file. In every case, a teacher shall be informed in writing no later than fifteen (15) calendar days prior to presentation of such information to the Committee.

**SECTION 3**
The Association recognizes the authority and responsibility of the Principal and his supervisory level designee for maintaining the highest possible level of total job performance by his own teachers, including, therein, the authority and responsibility for disciplining or reprimanding teachers for delinquency in total job performance. Said disciplining or reprimanding shall be done in private.

If a teacher is to be disciplined or reprimanded by a member of the administration, s/he will be entitled to have a representative of the Association present.

**SECTION 4**
No teacher with professional status will be dismissed, disciplined, reprimanded, reduced in rank or compensation, without just cause. Nothing in this section shall in any way inhibit or diminish the authority granted the Superintendent by statute.
ARTICLE X
USE OF SCHOOL FACILITIES

SECTION 1
Priority for the use of school facilities will be given to school functions.

SECTION 2
The general policy of the Fitchburg School Committee is to permit the use of school buildings for educational, recreational and civic purposes in so far as is practical to do so without interference to regular school activities. Nothing in this Agreement should be construed as denying the broadest use of these public facilities to the citizens of the community.

SECTION 3
Subject to the foregoing, the Association will have the privilege of using school buildings without cost at reasonable times for meetings or elections. Request for such use will be made to the Superintendent, and the Principal of the building in question will be notified in advance of the time and place of all such meetings. The Association may request the use of a secondary school athletic facility and equipment without cost one evening each week. The regular procedure or application for use of school buildings must be followed. In the event that additional custodial services are required, the Association shall bear the cost thereof.

Faculty members in individual schools may request, at no cost (during regular school hours the building is open and not otherwise scheduled), use of athletic facilities and equipment to conduct faculty athletic functions.

SECTION 4
Association notices may be posted on existing bulletin boards or places where notices are normally posted, either in faculty lounges or faculty lunchrooms, if such notice is signed by an authorized representative of the Association.

Copies of all such notices shall be limited to presenting factual data and in no event shall contain inflammatory language or intent.

The school email system may be used for notification.

SECTION 5
The Association may prepare, at no cost to the City, communications relating to the conduct of the business of the Association and may distribute those through the teachers' mailboxes to persons covered by this Agreement.

ARTICLE XI
TEACHERS' LEGAL ASSISTANCE

SECTION 1
Teachers will immediately report all cases of assault suffered by them in connection with their employment to the Principal and in writing to the Superintendent of Schools. Teachers may avail themselves of M.G.L. Chapter 209, Section a, through the District Court. Assistance will be provided by the Principal, Director, or Superintendent if requested by the teachers.
SECTION 2
This report will be forwarded to the School Committee, which will comply with any reasonable request from the teacher for information in its possession relating to the incident or the persons involved, and will act in appropriate ways as liaison between the teacher, the police and the courts.

SECTION 3
In case of personal injury to a teacher sustained as a result of and in the performance of his or her duties, the Superintendent's office will notify the Massachusetts Teachers' Retirement Board as required by General Laws, Chapter 32, Section 7, and will provide a copy of such notification to the teacher.

SECTION 4
Teachers who receive a personal injury arising out of and in the course of their employment are entitled to Workmen's Compensation benefits provided by the City of Fitchburg.

SECTION 5
When covered by the Workmen's Compensation Act, a teacher may also elect to receive sick leave payments to the extent permitted by General Laws, Chapter 152, Section 69, whereby such sick leave payments will be chargeable against accumulated sick leave and whereby the amount, when added to Workmen's Compensation benefits, does not exceed his/her full salary or wages. In instances where accumulated sick leave is exhausted, the teacher will only receive the Workmen's Compensation benefits.

ARTICLE XII
SCHOOL CALENDAR

SECTION 1
The Executive Board of the Fitchburg Education Association shall be consulted in the preparation of the annual school calendar. If any change is contemplated during the year, the Executive Board shall be consulted. It is acknowledged that the final decision in this regard must rest with the School Committee.

SECTION 2
Except in extraordinary circumstances, the work year for members of the bargaining unit covered by this agreement (other than those who may be required to attend pre-school orientation sessions), will begin no earlier than the last week of August and terminate no later than June 30th.

The work year for teachers will be 184 days.

On the opening day of school for teachers, subsequent to the Superintendent’s remarks any guest speaker, programs, professional development and/or any building based or departmental meetings, unit members will be granted two (2) consecutive hours to prepare their classrooms at a time designated by the building principal.

The school year for students, exclusive of storm days, will be no more than 180 days unless the State Board of Education shall require additional days.

If the State Board of Education should require and increase the length of the school year, all members of the bargaining unit shall receive their per diem rate of pay for each day beyond 180 days.
SECTION 3
It is acknowledged by both parties that the duties and responsibilities of a teacher in terms of the demands of his profession do not permit prescribed limitations of time. Preparation, evaluation and visitation, as well as other related activities, must be carried on to insure quality performance. Accordingly, the standards set forth below are only minimum standards and are not to be construed as illustrative or even recommended for the true performance of professional duties.

SECTION 4
Elementary and middle schools will meet the State 900 hours minimum requirement for each individual student and the high school will meet the 990 hours.

<table>
<thead>
<tr>
<th>School Years 2015-2018</th>
<th>Start Time</th>
<th>Dismissal</th>
<th>Half Day</th>
<th>PD Half day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fitchburg High</td>
<td>7:30 a.m.</td>
<td>2:05 p.m.</td>
<td>11:58 a.m.</td>
<td>11:58 a.m.-1:58 p.m.</td>
</tr>
<tr>
<td>Middle Schools</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Memorial</td>
<td>7:30 a.m.</td>
<td>1:50 p.m.</td>
<td>11:43 a.m.</td>
<td>11:43 a.m.-1:43 p.m.</td>
</tr>
<tr>
<td>Longsjö</td>
<td>7:45 a.m.</td>
<td>3:36 p.m.</td>
<td>12:22 p.m.</td>
<td>12:22 p.m.-2:22 p.m.</td>
</tr>
<tr>
<td>MAA</td>
<td>8:15 a.m.</td>
<td>2:35 p.m.</td>
<td>12:28 p.m.</td>
<td>12:128 p.m.-2:28 p.m.</td>
</tr>
<tr>
<td>Elementary</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crocker</td>
<td>9:05 a.m.</td>
<td>3:25 p.m.</td>
<td>1:18 p.m.</td>
<td>1:18 p.m.-3:18 p.m.</td>
</tr>
<tr>
<td>McKay</td>
<td>8:30 a.m.</td>
<td>2:50 p.m.</td>
<td>12:43 p.m.</td>
<td>12:43 p.m.-2:43 p.m.</td>
</tr>
<tr>
<td>Reingold</td>
<td>8:30 a.m.</td>
<td>2:50 p.m.</td>
<td>12:43 p.m.</td>
<td>12:43 p.m.-2:43 p.m.</td>
</tr>
<tr>
<td>South Street</td>
<td>9:05 a.m.</td>
<td>3:25 p.m.</td>
<td>1:18 p.m.</td>
<td>1:18 p.m.-3:18 p.m.</td>
</tr>
</tbody>
</table>

Early release days allow for a 30 minute lunch and to be followed by 1.5 hours for professional development. Professional staff and administration will develop school-based professional development jointly with final approval by the building Principal.

Pre-school schedule is to be determined by Pre-school coordinator.

It is recognized that during the terms of this Agreement, the Superintendent may change the starting and dismissal times for the students in the various schools if such action is required by an energy crisis or other conditions beyond the control of the School Committee. However, such changes, while affecting starting and dismissal times, shall not exceed the time requirements as stipulated in the above paragraph, unless required by law. Prior to instituting such changes, the Association will be notified and provided with an explanation for the reasons involved.

All teachers will be in their respective schools five (5) minutes before starting time and may leave five (5) minutes after, providing they don't have any duties or responsibilities as determined by the Principal. Such duties shall be equitably assigned.

Teachers may leave at dismissal time Friday and the day before a holiday or vacation, provided their professional duties are completed.

SECTION 5
Professional personnel, other than classroom teachers, will work at their assigned tasks for at least the length of the regular teacher's workday. The exact daily schedule will be worked out on an individual
basis, subject to the approval of the Superintendent of Schools. Personnel other than classroom teachers will have their work year established on an individual basis.

The following employees, when directed by the Superintendent, may be required to work up to an additional 20 (twenty) days beyond the regular school year, at their per diem rate: Guidance Counselors, School Psychologist, School Adjustment Counselors, Social Workers and ETLs. Scheduling of the additional days must be mutually agreed upon between the individual and the immediate supervisor. Work must be completed on days when school is not in session. There is not, nor has there ever been, a negotiated agreement between the parties to offer compensatory time in place of salary.

SECTION 6
Attendance at evening meetings officially sponsored by the teacher’s school (or the school with which the teacher is connected) is recommended. All elementary, middle and high school teachers are required to be available for the purpose of holding parent conferences three (3) evenings during the school year, one of which may be in open house format. The maximum duration of these conferences is two (2) hours.

Teachers will be notified of all such meetings at least forty-eight (48) hours in advance, except in an emergency. The date for Parents’ Night will be included in the school calendar. Necessary changes will be made well in advance.

 Exceptions to the provisions of this Section may be made only if the Superintendent of Schools determines it is necessary to do so in the best interest of the educational process. The Association will be notified of the reasons for each instance in which the Superintendent so determines. A disagreement over whether an exception is justified will be subject to the grievance procedure and will be initiated at Level 3 thereof.

SECTION 7
Building Principals at the middle schools and high school will provide a duty-free lunch period of not less than twenty (20) minutes for each teacher. At the elementary level, teachers will be provided with 250 minutes of duty-free lunch time during a two-week cycle. In emergencies, the paramount consideration must be given to the supervision of the students.

SECTION 8
In addition to the aforementioned lunch time, elementary and middle school teachers will have a minimum of four hundred and fifty (450) minutes of instructional preparation time over a ten (10) day cycle. No meetings, duties or other tasks will be assigned during the teacher’s preparation time. However, administration may use up to four (4) of these preparations periods per month for meetings. Of these four prep periods, one period may be used to attend IEP/504 Meetings.

*The high school will have a “7/Drop 2” schedule. High school teachers will be assigned no more than four (4) instructional classes daily with no less than one (1) preparation period daily. Out of the seven (7) periods, 5 will be instructional and 2 will be for teacher preparation. All preparation periods will be the full period and remain duty free.* The High School principal may direct staff to use up to two (2) of these preparation periods monthly for Professional Learning Circles. In addition, during each seven day cycle, up to thirty (30) minutes of prep time may be used to attend or to provide coverage for another teacher to attend IEP/504 Meetings. Efforts will be made to equitably schedule meetings during a teacher’s double-prep days (recognizing the scheduling constraints of all students, guardians, administrators and other attendees, as well as the requirements of the law).
Due to the increased caseload for every teacher at FHS, preparation periods, not including the Professional Learning Circles, will be directed by teachers and will include various activities aligned to preparation of professional responsibilities. Every effort will be made to ensure that teachers will have to prepare for only three (3) instructional courses. Deviations will be mutually agreed upon.

Other elements of the High School Schedule include:

Advisory Period
A student Advisory program will be established to provide additional academic guidance to all students in grades 9-12. Each staff member will be assigned to work with up to 15 students around such topics as progress report review, report card review, attendance review, etc. during this 30 minute program that will take place periodically throughout the school year. A calendar will be issued prior to the start of the school year listing the advisory days, which will occur approximately once every two or three weeks. The calendar will also have an attached “sheet” that will provide advisors with instructions and suggestions for implementing the topic of the day. Teachers will not be responsible for preparing activities during advisory. On advisory days, the daily periods, including the teacher’s preparation period, will be shortened by 10-12 minutes. Lunch will not be affected. Advisory days will fall equally across all days of the schedule. Guidance staff will not be assigned during this 30 minute block so that they are available to substitute for absent advisors and/or provide guidance topics to advisory groups around college search, career search and standardized assessment analysis etc. The current schedule will be reviewed by the principal with a staff advisory group annually. Any recommended schedule changes that impact the contract will be negotiated by both parties. The school day for elementary and middle schools will be set at 380 minutes per day, and the school day for the high school will be set at 395 minutes with the instructional time for high school teachers being a minimum of 195 minutes to a maximum of 280 minutes dependent upon the day of the cycle. Instructional time means time during which a teacher is instructing, tutoring, or giving instructional aid to a student or a group of students.

This agreement supersedes any and all other language specific to the Fitchburg High School schedule.

SECTION 9
Teacher participation in extra-curricular activities beyond the regular school day will be strictly voluntary and teachers will be compensated for all such participation in accordance with Schedules B and C. The enumeration of certain classes or types of extra-curricular duties set forth in Schedules B and C neither means that the Committee must continue these in existence nor is it intended to exclude payments for other extra-curricular duties not specifically included therein.

SECTION 10
Instructional plans in electronic format and a marking system shall be kept by every teacher and be available at all times for supervisors' examination. A record of the mark for each marking period shall be turned into the school office by each teacher at the conclusion of the school year or at the time the teacher leaves the system, if prior to the conclusion of the school year.

SECTION 11
The school district will provide on-going training and support and equipment in the use of technology applications. Teachers will be expected to utilize current portal and database programs and update gradebook, attendance, e-mail, and parent communication in a timely fashion.
ARTICLE XIII
CLASS SIZE

As facilities and staff become available, the Committee and the Association will work toward the following enrollment formula.

1. Elementary School
   Kindergarten 20
   First Grade 20
   Second through Eighth Grade 20

2. Middle and Senior High Schools
   Academic Subjects 25
   Laboratories 25
   Shop Classes 15
   Art 20
   Physical Education 30
   Study Halls 35

ARTICLE XIV
SICK LEAVE

SECTION 1
Teachers will be credited with fifteen (15) days of sick leave as of the first official day of school.

SECTION 2
All staff will have unlimited accumulation of sick days.

Extensions, with or without pay, beyond stated sick leave may be given in exceptional circumstances at the discretion of the Superintendent. In cases of extensions without pay, a deduction of 1/200 of the contract salary will be made from the pay of individual teachers.

SECTION 3
In order to receive the benefits of this Article, the teacher must notify his Principal or immediate supervisor as promptly as possible when he or she will be unable to be present because of illness.

SECTION 4
Sick leave with pay is intended primarily to cover the employee's own incapacitation due to sickness or injury, however up to 6 days annually may be used in order to attend to illnesses in the member’s immediate family (as defined in Article XVI, 1). In cases where there has been an absence of five (5) or more consecutive days, the Superintendent of Schools may require a physician's certificate as to the necessity of an absence. Abuses of sick leave will be treated as individual disciplinary cases by the Superintendent. Employees on long term sick leave must provide Human Resources with supporting medical documentation every 45 calendar days and provide an estimated return to work date.

SECTION 5
Any teacher on professional status whose personal illness extends beyond the period compensated for above may be granted a leave of absence without pay up to a period of one year. Leaves of absence under this Section shall expire at the end of the school year in which the leave is granted.
Leaves of absence without pay or increment of up to one (1) school year may be granted to teachers of professional status for the purpose of caring for a sick member of the teacher's immediate family. Additional leave may be granted at the discretion of the Superintendent.

SECTION 6
Except on reinstatement after an approved leave of absence, no sick leave credit for prior employment in Fitchburg (or elsewhere) will be allowed to any newly hired teacher or teacher rehired after a termination of service.

ARTICLE XV
PERSONAL LEAVE

SECTION 1
It is recognized by all that absences by regular teachers from the classroom interrupt the educational process and must therefore be held to an absolute minimum.

SECTION 2
In each school year, the teacher may obtain up to three (3) days leave for imperative personal business or legal or religious obligations, which cannot effectively be conducted outside of school hours.

SECTION 3
Requests for such leave must be made in writing to the Principal/Director as early as possible and not less than forty-eight (48) hours before such absence occurs where possible. No request for personal leave will be submitted so as to extend a holiday or vacation period, nor shall personal leave be taken during the first two weeks or the last two weeks of the school year without written approval of the Superintendent of Schools.

ARTICLE XVI
BEREAVEMENT LEAVE

In the event of each case of death in the immediate family of a teacher, he/she will be granted, at his/her request, reasonable necessary time off, on the days prior to the funeral, on the day of the funeral, and/or on the days after the funeral. Such leave will be without loss of pay to the extent set forth in the following schedules:

1. Death of a spouse, child, grandchild, parent, brother or sister, mother-in-law, father-in-law, grandparent, domestic partner, or relative living in the same household:
   Up to three (3) school days without loss of pay.

2. Death of a brother-in-law, sister-in-law, aunt, uncle, niece, or nephew:
   One (1) day without loss of pay.

If extenuating circumstances exist, additional bereavement leave may be granted at the discretion of the Superintendent. Additional days will be charged to sick leave.
ARTICLE XVII
EDUCATIONAL LEAVE

SECTION 1
Leaves of absence may be granted to teachers at the discretion of the Superintendent for the purpose of visiting other schools or attending meetings or conferences of an educational nature. The schools visited shall be subject to the approval of the Superintendent. Copies of the request shall be provided to the Principal. Written reports may be required by the Superintendent. Before taking such leave, advanced notice of ten (10) calendar days will be given to the Superintendent.

SECTION 2
The Committee shall pay reasonable expenses (including but not limited to registration fees, meals, lodging or transportation) incurred by teachers who attend workshops, seminars, or other approved professional improvement sessions at the request and/or with the advance approval of the Superintendent of Schools. It may pay all or part of such expenses of teachers whose request to attend such courses it approves provided, however, that such travel and amount shall have been provided for and are expendable in the existing school department budget.

SECTION 3
Teachers requesting reimbursement from the Committee under this Section will submit to the Superintendent a voucher individually listing the expenses for which reimbursement is sought for his/her approval in whole or in part.

ARTICLE XVIII
SABBATICAL LEAVE

SECTION 1
A sabbatical leave of up to one (1) school year may be granted by the Superintendent for advance study or research to teachers who have complete seven (7) consecutive years of service in the Fitchburg system, where such experience would, in the opinion of the Superintendent, increase the teacher's professional ability.

SECTION 2
Personnel requesting such leave must submit their application in writing to the Superintendent of Schools no later than January 1 of the school year preceding the school year for which the leave is requested. Action shall be taken on all such requests as soon as possible and not later than April 15.

SECTION 3
No more than three (3) teachers will be absent on sabbatical leave at any one time during any school year.

SECTION 4
Successful applicants will receive a full year's leave at one-half of the salary to which they would have been entitled or one semester's leave at full pay, provided that amount, when coupled with any scholarship, grant or aid, shall not exceed the salary to which they would have been entitled.

SECTION 5
Before accepting a full year's sabbatical leave, the teacher shall enter into a written agreement in accordance with the terms of General Laws, Chapter 71, Section 41A, to return to active service in the Fitchburg School Department for a period of at least twice the length of such leave. Before accepting a
half year’s sabbatical leave, the teacher shall enter into a written agreement to return to active service in the Fitchburg Public Schools for a period of at least three (3) times the length of the leave.

A teacher who does not fulfill this agreement shall have agreed in writing to pay the City the amount of the salary received by the sabbatical. The teacher may be released from such payment if his/her failure to serve twice the length of the leave is due to disability, death, or if he/she is discharged from his/her position by the Superintendent.

SECTION 6
A teacher returning from sabbatical leave shall be placed on the step of the salary schedule he or she would have attained had he or she remained in the school system, and shall be eligible for insurance benefits according to City policy while on leave.

SECTION 7
No teacher may reapply for a second sabbatical leave until he or she has completed seven (7) consecutive years since his last leave.

SECTION 8
Upon completion of the leave, the recipient shall submit a written report to the Superintendent containing transcripts of all college and university work done while on leave, together with any other pertinent or interpretive material considered essential to an evaluation of his/her program.

SECTION 9
While on leave, recipients shall not engage in full-time remunerative work (which they were not already performing prior to the leave) unless approved in writing by the Superintendent. The scholarships and fellowships in approved colleges and universities, which do not interfere with the prescribed program of professional improvement, are allowed.

SECTION 10
In case the number of applicants shall exceed the number of sabbatical leaves of absence that the Superintendent plans to grant for a particular school year, sabbatical leaves will be granted by the Superintendent on the basis of the value of the proposed leave to the educational system of Fitchburg.

ARTICLE XIX
MILITARY LEAVE

SECTION 1
The Committee will comply with all State and Federal statutes with respect to mandatory military leave of absence.

SECTION 2
Teachers who are required to perform active duty for training will do so during the months of July or August except when the necessity of the Government makes other demands absolutely necessary.

In such instance, they will be granted necessary leave of up to seventeen (17) days per school year and will receive the difference between their regular pay and that which they receive from the State or Federal Government.
ARTICLE XX
EXCHANGE TEACHER-PEACE CORPS-AMERICORPS

SECTION 1
A teacher on professional status may obtain a leave of absence without pay for up to two years to serve in the Peace Corps, Americorps, or as an exchange teacher.

SECTION 2
Upon return from such leave, a teacher will be offered a position as reasonably comparable to the one occupied as is then available, and will be placed on the salary schedule at a step level s/he would have achieved had the individual remained actively employed in the system during the period of this leave.

SECTION 3
All leaves will run for the entire school year. Applications for such leave must be submitted prior to April 1 of the calendar year in which such leave is to begin.

SECTION 4
The teacher must notify the Superintendent of Schools, by registered or certified mail by April 1 of the year in which the leave is to expire, of his/her intention to return at the beginning of the next school year. Failure to do so by this date may be considered a resignation from the Fitchburg Public Schools. In no instance may more than three (3) teachers in the system be absent on such leave at any one time.

ARTICLE XXI
ASSOCIATION LEAVE

SECTION 1
Upon written notice of not less than ten (10) days, the Superintendent may approve a leave of absence, with or without pay, for such time as he or she deems reasonable for officers or delegates of the Association to attend the Massachusetts Teachers’ Association or National Education Association conference and/or conventions. The expense of such trips shall be borne by the Association, the individual, the MTA or the NEA.

SECTION 2
The Committee agrees that up to two (2) teachers designated by the Association will, upon request, be granted a leave of absence, for up to one (1) year without pay, for the purpose of engaging in Association (local, state, national) activities on a full-time basis. Upon return from such leave, a teacher will be considered as if he/she were actively employed by the Committee during the leave and will be placed on the salary schedule at the level he/she would have achieved if he/she had not been absent.

SECTION 3
The President of the Fitchburg Education Association shall not be assigned any non-teaching duties.

SECTION 4
Release time with pay shall be granted to the Association’s Public Employee Committee (PEC) Representative to represent teachers in scheduled PEC meetings. An advance notice of twenty-four (24) hours shall be submitted to the Superintendent whenever possible.

ARTICLE XXII
OTHER LEAVES
SECTION 1
Additional leaves of absence with or without pay may be granted at the discretion of the Superintendent.

SECTION 2
All benefits to which a teacher was entitled at the time any such leave commenced, including unused accumulated sick leave, will be restored to his or her account upon return from leave. It is recognized that no specific position can be held open during ANY leave; but, in all instances, every effort will be made to assign the teacher to a substantially equivalent position to the one held at the time the leave commenced.

SECTION 3
The teacher on leave must notify the Superintendent via registered or certified mail by April 1 of his/her intention to return at the beginning of the next school year. Failure to notify the Superintendent of Schools by that day may be considered a resignation from the Fitchburg Public Schools. All requests for extensions or renewals of leave must be applied for in writing on or before March 15 of each year in which the leave expires. Decisions on such requests will be confirmed in writing by April 15.

SECTION 4
The Superintendent may, at his/her discretion, grant a leave of absence without pay or increment to any teacher of professional status to campaign for or serve in elected public office-or for such other purpose as the Superintendent deems appropriate under all existing circumstances.

SECTION 5
Teachers who have been accepted at summer institutes or have received summer grants which require their attendance prior to the close of school, may be granted a leave of absence by the Superintendent of Schools. If such leave is granted, the teacher will receive the difference between his or her pay and that which was necessary to pay the substitute for the period involved. The Superintendent may approve full payment in cases he or she deems to be so required in the best interests of the school system.

SECTION 6
The Committee will compensate teachers called to jury duty at their per diem rate of pay for the first three (3) days. If the teacher continues on jury duty longer than three (3) days, the employer will pay the teacher's per diem less court payment, exclusive of any mileage reimbursement, provided the employee furnishes appropriate evidence from the court of such service and has made every effort to schedule such service during a time schools are not in session.

SECTION 7
Training will be provided to all teachers in the on-line time system. Once training has been provided, teachers will be expected to enter their leave time on a weekly basis.

SECTION 8
Whereas, the Fitchburg School Committee, the Administration of the Fitchburg Public Schools and the membership of the Fitchburg Education Association wish to work collaboratively to improve the education experience for all students, educators and other staff in the Fitchburg Public Schools; Administrative matters shall include collaboration with the district administration on district and union obligations related to DESE regulations and other activities related to fostering a stronger more collaborative relationship between the parties.

The Fitchburg School Committee, the Administration of the Fitchburg Public Schools and the Fitchburg Education Association agree that the Association president shall be assigned to 50% FPS work duties and 50% duties in the role of union president.
The Association shall reimburse the School Committee when invoiced for the actual cost of salary paid by the School Committee to the president yearly. The president shall accrue seniority while serving under this section and shall retain a right of return to his/her former position at the end of his/her term of office. Should a president for some reason not complete their term of office they will not be able to resume their full time position until the following school year. The person who assumes the duties of president will not be entitled to release time during the remainder of that school year unless granted by the Superintendent.

ARTICLE XXIII
MATERNITY/CHILD REARING LEAVE

SECTION 1
Upon receipt of at least two (2) weeks written notice of her anticipated date of departure and intention to return, the Superintendent shall grant a leave of absence without pay for up to eight (8) weeks in accordance with the provisions of General Laws, Chapter 149, SECTION 105D. It is understood by employees utilizing "Maternity Leave" that said leave is not sick leave. However, benefits may be utilized by employees who are certified by their physicians as disabled by pregnancy related disabilities. Employees must provide this certification in writing to receive benefits.

SECTION 2
Individuals who have completed at least one year in the Fitchburg School System may apply for a leave of absence without pay not to exceed one year, or impact upon more than one school year, for the purpose of "Child Rearing". Any request made pursuant to this section shall clearly state the inclusive dates of the leave requested and the date by which notice of return shall be given. Failure to return by the date identified and/or failure to notify of intention to return, shall constitute a resignation from the Fitchburg Public Schools.

Absent emergency conditions, such leaves shall be requested by April 1 of the preceding year.

SECTION 3
Teachers returning from maternity leave of absence will be placed on the current salary schedule at least at the step held prior to withdrawal and will be assigned to any school where a vacancy occurs in as comparable position as possible. In the event the teacher has continued her duties under the contract through February 1 of the school year in which her leave is granted, she will be credited with a step on the salary schedule upon return from leave.

SECTION 4
A teacher who adopts a child under five (5) years of age shall be eligible for the provision of Sections 2 or 3.

SECTION 5
In exceptional cases, such as interrupted pregnancy, the teacher may make written application for reinstatement, accompanied by a physician's statement of good health.

Such reinstatement may be granted by the Superintendent.

*Any provision of this Article found in non-compliance with present State or Federal Statutes shall be superseded by said State or Federal standards.
ARTICLE XXIV
SALARIES-PROFESSIONAL DEVELOPMENT

SECTION 1
Subject to the provisions of this Article, the salary schedule of each teacher in the Fitchburg School System shall be as set forth in Schedule A or any subsequent amendment thereto.

SECTION 2
The Superintendent shall set the initial salary step for each teacher entering or re-entering the Fitchburg School System giving due credit for previous experience. Credit for military experience and for Peace Corps or Americorps work up to two (2) years may be given upon initial employment.

SECTION 3
All persons on the teacher salary schedule will be paid in twenty-six equal installments with an option of withdrawing all earned monies in one lump sum on the last scheduled day of school. A teacher must notify the Business Office prior to June 30 of his/her intention to change from one option to the other. The option selected will be binding for the entire school year.

All employees will be required to enroll in direct deposit.

SECTION 4
It is the sole responsibility of each teacher to ensure that they remain licensed by the Department of Elementary and Secondary Education.

The Superintendent will provide courses and workshops that may be used to fulfill the requirements of relicensing as set forth in the Massachusetts Education Reform Act of 1993 and in the standards of ESEA: No Child Left Behind for "highly qualified" teachers. The Fitchburg Public School department will issue a professional development certificate for workshops or activities in accordance with the Recertification Guide issued by the Department of Education, 1994.

SECTION 5
For purposes of advancement to the B+15 and the B+30, the Superintendent must approve courses that are not part of a Master's program.

For purposes of advancement to the M+15, M+30, M+45, and the M+60, all credits must be in graduate level courses and must be earned subsequent to the Master's degree.

Undergraduate courses may be accepted for purposes of salary advancement only with the approval of the Superintendent prior to the course being taken.

In-service courses, provided by the school system, may be accepted for purposes of this Article only if they have approval of the Superintendent. Application for such approval must be made prior to the course being taken. Normally, this decision will be rendered within ten (10) days of the request. All postings announcing in-service workshops or courses will clearly state whether credit may be applied to salary advancement on the educational step. Courses or workshop credits shall be equivalent to 1/10 credit for each hour of the workshop or course.

The Fitchburg Public Schools may offer workshops or pay for enrollment in third party workshops or courses without obligation to issue in-service credit.
In no event shall the in-service credit to be applied to salary advancement exceed 15 credits (150 hours) during a five-year span.

Professional development workshops or courses provided or offered during the regular workday for which a teacher is being paid may not be used for advancement on the educational step. (The hours may be validated for PDP hours.)

*Should any Unit A employee participate in FPS Sponsored Professional Development during the summer months and should the employee terminate their employment prior to the end of that calendar year, the employee shall reimburse the School District for the cost of the professional development.*

**SECTION 6**
Renewal of teachers will be made each year on or before June 15. The Superintendent may elect to place a teacher on professional status who has served for not less than one (1) year. Unless so appointed, the teacher shall achieve professional status after having satisfactorily served the requisite time in accordance with Massachusetts General Laws, Chapter 71, Section 41. Professional status teachers have a responsibility to maintain their “standard professional” license after achieving professional status.

The required notification of termination of employment from the Fitchburg School System is thirty (30) days. The Superintendent agrees to give thirty (30) days notice of dismissal or, in lieu thereof, thirty (30) days pay to non-professional status teachers during the school year, except in cases of discharge for just cause.

**SECTION 7**
Annual increments, as scheduled, will be granted each year effective on the first day of school to all teachers who have rendered satisfactory service. The question as to whether the Superintendent has just cause for withholding the increment of a teacher may be presented through the grievance procedure up to the level of School Committee.

**SECTION 8**
Assignment to extra-curricular duties and positions is subject to annual reappointment by the Superintendent of Schools.

**SECTION 9**
Adjustments in the Salary Schedule's preparation scale shall be made twice a year-once at the beginning of each school year and again on February 1 of each school year.

If a teacher expects to qualify to move to a new preparation scale in the salary schedule during the next school year, Human Resources must be notified in writing or by email on or before December 1 of the school year preceding the expected movement.

To receive the salary adjustment for the full year, all documentation that the course work and/or degree has been completed or received must be submitted on the form in Appendix VI prior to July 1. The salary adjustment will be brought about in the first pay period of the new school year.

If the material is not presented by July 1, no further adjustment will be made until February 1 and then only for the half year.
To receive a salary adjustment for half the year, all documentation that the coursework and/or degree has been completed must be received by February 1. No salary schedule adjustments will be made after February 1.

**ARTICLE XXV
REDUCTION IN FORCE**

In the event that the School Committee determines that it is necessary to reduce the number of employees in the bargaining unit, the following procedure shall be followed:

**SECTION 1**
**Attrition:** Each year there are a number of teachers who do not return. When this occurs, such necessary reductions will be accomplished wherever possible by not replacing such personnel.

**SECTION 2**
**Non-Hiring:** Whenever the disciplines in which such reductions are necessary have been determined, the Superintendent will not employ new personnel in those disciplines on a permanent basis.

**SECTION 3**
**Temporary Positions:** Teachers who are not under permanent contract or who are on status filling leaves of absence will not have their contracts renewed, provided there are certified licensed permanent teachers available.

**SECTION 4**
**Reduction of Provisional Status Personnel:** If it is not possible to accomplish such necessary staff reductions totally from the above factors, layoffs will first be made from among those teachers who have not attained professional status at the elementary level or from among those teachers who have not attained professional status in the appropriate secondary disciplines, as the case may be.

No professional status teacher shall be laid off under this Article if there is a provisional status teacher in a position that the professional status teacher is licensed to fill.

**SECTION 5**
If a reduction in staff results in a layoff of a professional status teacher, the length of service within the Fitchburg School System shall be the factor used to determine the order in which the required layoff will occur within the separate group or disciplines of professional status teachers set forth below.

For purposes of computing length of service, total time in the Fitchburg School System from the first day worked in a permanent position shall be utilized.

For the purposes of this Article, the disciplines shall be:

- **Early Childhood:** Preschool-Grade 2
- **Elementary:** Grades 1-6
- **Middle & Secondary:** Grades 5-12
- **Academically Advanced:** Grades pre k-8
Each area of licensure as issued by the Massachusetts DESE, including, but not limited to:

a) Biology, Chemistry, Earth Science, General Science, Physics  
b) Business  
c) English  
d) Mathematics  
e) History, Political Science/Political Philosophy  
f) French, Latin, Spanish, Italian, or other Foreign Language  
g) Latin and Classical Humanities  
h) Instructional Technology  
i) Technology/Engineering  
j) Health/Family and Consumer Sciences  
k) Middle School Humanities  
l) Middle School Mathematics/Science  

System wide:

a) Dance  
b) English Language Learners  
c) Library  
d) Music: Vocal/Instrumental/General  
e) Physical Education  
f) Speech  
g) Reading  
h) Reading Specialist  
i) Theater  
j) Visual Arts  
k) Teacher of Students with Moderate Disabilities  
l) Teacher of Students with Severe Disabilities  
m) Teacher of Deaf and Hard of Hearing  
n) Teacher of Visually Impaired  
o) Speech, Hearing and Language Disorders  
p) School Guidance Counselor  
q) School Psychologist  
r) School Social Worker/Adjustment Counselor

A professional status teacher subject to layoff within his/her own discipline will be considered qualified to bump a less senior teacher in another discipline if he/she is licensed.

SECTION 6
The provisions of this Article will govern any decision on layoffs. By December 1 of each school year, the Committee shall prepare an updated seniority list in the professional status groupings set forth above which shall be reviewed by the Association for its accuracy. Any differences with respect to the seniority of individuals may be resolved through the grievance procedure commencing at the Superintendent's level and through expedited arbitration if necessary.

Any teacher who is to be reduced pursuant to this Article shall be notified of such reduction no later than June 15 of the school year preceding the school year in which the reduction is to take place.
SECTION 7
Any teacher who is laid off pursuant to this Article shall have a right to be recalled during the first two (2) years of his or her layoff to any vacancy for which he or she is licensed and qualified to fill. If such an opening occurs during that period, the laid off teacher will be offered the opportunity to return to work on a last-out-first-in basis, provided the teacher is licensed and qualified to fill that position.

No new teacher will be employed to fill any such vacancy until every laid off teacher licensed and qualified for that position has been first offered the opportunity to return to work during this two year layoff period.

SECTION 8
Recall notices will be sent to laid off teachers at their last known address with copies being sent to the Association. Any laid off teacher shall have the responsibility of keeping the School Committee informed of any change in address. A recalled teacher shall have seven (7) days after receipt of the recall notice to accept that position. If the teacher either rejects the recall offer or fails to respond to the recall notice, his/her name shall be removed from the recall list and the position shall be offered to the next person on the recall list.

SECTION 9
Upon being recalled to work, a teacher's accumulated sick leave days shall be restored and the teacher shall be placed on the next salary schedule step above that which he or she was on prior to the layoff.

SECTION 10
Teachers laid off under the provisions of this Article shall be given initial consideration on the substitute list if they choose to be so recorded. Laid off teachers shall also be given first consideration for any open titled jobs or newly created positions for which they are licensed or qualified. However, the refusal to accept any such position shall not affect the teacher's recall rights.

SECTION 11
Teachers who have notified the district of their plans to retire must provide a forty-five (45) day notice of any change of plans.

ARTICLE XXVI
SICK LEAVE BANK

SECTION 1
Effective August 1980, a Sick Leave Bank will be maintained for use by qualified members whose sick leave accumulation is exhausted through prolonged illness or accident and who require additional leave to make full recovery from an extended illness.

SECTION 2
Each member of the bargaining unit shall submit one (1) sick day of their personal accumulation to the Sick Leave Bank on the first day of each school year, to be used by teachers who qualify and who have exhausted their own individual sick leave, both annual and accumulated, who still have a serious extended illness.

SECTION 3
Teachers shall not qualify for consideration of extended illness leave within the framework of the Sick Leave Bank unless they have accumulated at least twenty (20) sick leave days as of the beginning of the
applicable school year after the submission required by Section 2. If special circumstances exist this 20 day requirement may be waived by the Sick Leave Bank Committee.

SECTION 4
The Sick Leave Bank shall only be available after the teacher has exhausted his/her entire personal sick leave, both annual and accumulated.

SECTION 5
Any sick leave granted under the provisions of this Article shall expire at the end of the school year.

There shall be no accumulating or carry over to successive years of unused Sick Leave Bank days beyond each applicable school year, except as set forth in SECTION 13.

SECTION 6
The Sick Leave Bank shall be administered by a Sick Leave Bank Committee consisting of two (2) members designated by the School Committee (not covered by another bargaining unit) to serve at its discretion and two (2) members designated by the Education Association. Under normal circumstances this Committee shall convene to consider the eligibility of teachers to draw from the Bank.

SECTION 7
Application for benefits shall be made in writing to the Sick Leave Bank Committee accompanied by a doctor's certificate as to the need for and anticipated extent of extended recovery time from the illness.

SECTION 8
Application for benefits may be made prior to the employee's exhaustion of his or her own personal sick leave to expedite benefits, but drawing upon the Bank will not actually commence until after the employee's own sick leave days are exhausted and adequate medical notification has been provided.

SECTION 9
The initial grant of sick leave by the Sick Leave Bank Committee to an eligible employee shall not exceed thirty (30) days.

SECTION 10
Upon completion of the thirty (30) day period, additional entitlement may be extended by the Sick Leave Bank Committee upon demonstration of need by the applicant.

SECTION 11
Subject to the foregoing requirements, the Sick Leave Bank Committee will determine the eligibility for the use of the Bank and the amount of leave to be granted. The following general criteria shall be considered by the Committee in administering the Bank and in determining the amount of leave:

1. Medical evidence of serious extended illness

2. Prior utilization of eligible leave

The decision of the Sick Leave Bank Committee with respect to eligibility and entitlement shall be final and binding and not subject to appeal.
No days may be withdrawn from the Sick Leave Bank for any other illness other than prolonged illness or accident. Days may not be withdrawn to permit an individual to stay at home to care for other members of the family.

SECTION 12
Upon return from extended sick leave during which benefits were received through the Sick Leave Bank, the recipient shall be entitled to commence a new accumulation of individual sick leave in accordance with the provision of the collective bargaining agreement on the same basis as other teachers.

SECTION 13
If the Sick Leave Bank is exhausted during this contract period, it shall be renewed by the contribution of one (1) additional day of sick leave by each eligible member of the staff covered by this Agreement from their annual days of sick leave. To the extent that such additional days are unused at the conclusion of the three (3) year period, they may be carried over to the Bank in the successive school year.

ARTICLE XXVII
TEACHER FACILITIES/WORKING CONDITIONS

The committee shall strive to make the following facilities and working conditions available in each school:

1. Space in each classroom in which teachers may safely store instructional materials and supplies.

2. A teacher work area containing adequate equipment and supplies to aid in the preparation of instructional materials.

3. A personal desk with a lock and a chair for the teacher in each classroom.

4. A communication system which allows teachers to communicate with the office from their classrooms.

5. Well lit, clean restroom facilities for teachers.

6. A separate dining area for the exclusive use of teachers.

7. An adequate portion of parking area available at the school designated for teacher use.

8. Adequate materials, including textbooks for students, so teachers may implement the required curriculum.

9. A working schedule that ensures that teachers be assigned to teach in their primary area of licensure.

10. An Internet connected electronic device shall be made available for every teacher.

ARTICLE XXVIII
DURATION

SECTION 1
The provisions of this agreement will be effective July 1, 2015 and will continue and remain in full force and effect through June 30, 2018.
SECTION 2
Either party may, if it desires, utilize the services of outside consultants and may call upon professional or lay representatives to assist in negotiations.

SECTION 3
Either party may initiate a request to enter into negotiations over the terms of a successor agreement by Nov. 1 of the year preceding the year in which the agreement expires. Negotiations will commence no later than the following February 1 unless an extension is agreed to by both parties. If a new agreement has not been reached prior to the expiration of the current agreement, then the provisions of the current agreement shall be maintained in full force and in effect until such time as the parties execute a successor agreement.

For the Fitchburg School Committee

For the Fitchburg Education Association

Date

MAY 2, 2016
## Appendix II – Teachers’ Salary Schedule A

### 2015-16

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### 6/30/2018

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<td>74,638</td>
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### ELT SALARY SCHEDULE:

It is understood and agreed that all Unit A members who are assigned to the ELT school for 50% or more of their assigned time shall be compensated above their normal...
rate. This will be prorated appropriately for staff assigned to multiple schools based on the percentage of time assigned at an ELT school.

The current ELT rate is 15.5% of base salary.

LONGEVITY
All teachers who have completed seven (7) years of continuous service in the Fitchburg Public Schools will receive a payment of $1,000 annually.

SUPER LONGEVITY
All teachers who have completed fifteen (15) years of continuous service in the Fitchburg Public Schools will receive, in addition to longevity, a super longevity payment of $500. This amount will increase by $100 after each additional year of service. For example year 16 will receive $600; year 17 will receive $700; and so forth. This super longevity will cap at $2,000 in year 30 and beyond.

Longevity and Super Longevity payments will be made in the last paycheck of the year in which the service was completed.

SURVIVOR BENEFITS
For those employees covered under this collective bargaining agreement who have provided ten (10) or more years of service to the Fitchburg School Department, the Committee agrees, upon the employee's death, to pay the balance of an individual's unpaid yearly salary for the fiscal year (July 1-June 30) to the person's estate.
APPENDIX III
Schedule B
Athletic Coaching Salaries

Level One (1)
Head Football Coach

Level Two (2)
Head Boys/Girls Basketball Coaches
Faculty Manager of Athletics
Head Ice Hockey Coach

Level Three (3)
Team Doctor

Level Four (4)
Head Boys/Girls Soccer Coaches
Head Boys/Girls Outdoor Track Coaches
Head Boys/Girls Lacrosse Coaches
Head Field Hockey Coach
Head Softball Coach
Head Baseball Coach
Asst. Football Coach
Asst. Basketball Coach
Trainer (per season)
EMT (per season)

Level Five (5)
Head Boys/Girls Cross-Country Coaches
Head Boys/Girls Indoor Track Coaches
Head Swimming Coach
Asst. Athletic Director
Head Boys/Girls Volleyball Coaches
Junior Varsity Boys/Girls Basketball Coaches
Junior Varsity Football Coach

Level Six (6)
Junior Varsity Ice Hockey Coach
Junior Varsity Boys/Girls Soccer Coaches
Junior Varsity Boys/Girls Lacrosse Coaches
Junior Varsity Field Hockey Coach
Junior Varsity Baseball Coach
Junior Varsity Softball Coach
Asst. Boys/Girls Indoor Track Coaches
Freshman Football Coach
Asst. Boys/Girls Outdoor Track Coaches
Head Golf Coach
Head Boys/Girls Tennis Coaches
Junior Varsity Boys/Girls Volleyball Coaches
Football Cheerleading/Comp. Coach

Level Seven (7)
Freshman Boys/Girls Basketball Coaches
Middle School Boys/Girls Basketball Coaches
Basketball Cheerleading Coach
Freshman Baseball Coach
Middle School Football Coach
Freshman Softball Coach
Freshman Field Hockey Coach
Assistant Golf Coach
Weight Room Supervisor

Level Eight (8)
Middle School Cross-Country Coach
Middle School Boys/Girls Soccer Coaches
Middle School Boys/Girls Outdoor Track Coaches
Middle School Cheerleading Coach
Hockey Cheerleading Coach
Soccer Cheerleading Coach
Middle School Field Hockey Coach
Middle School Baseball
Middle School Softball

Level Nine (9)
Intramurals – High School
Intramurals – Middle School
Intramurals – Elementary School

Level Ten (10)
Relay Coaches
### APPENDIX III – CONTINUED

**Athletic Coaching Salaries**

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| 2016-2017 |      | 1.25% | Level Level Level Level Level Level Level Level Level Level |
| 1         |      | 1.25% | 1 2 3 4 5 6 7 8 9 10                                       |
| 4         |      | 1.25% | $9,176 $7,645 $6,120 $5,201 $4,283 $3,669 $3,059 $2,447 $0 $0 |
| 3         |      | 1.25% | $8,413 $7,034 $5,811 $4,896 $3,978 $3,251 $2,755 $2,141 $919 $398 |
| 2         |      | 1.25% | $7,645 $6,425 $5,353 $4,436 $3,669 $3,059 $2,447 $1,834 $797 $364 |
| 1         |      | 1.25% | $6,885 $5,811 $4,896 $3,978 $3,366 $2,755 $2,141 $1,528 $724 $329 |

| 2017-2018 |      | 1.25% | Level Level Level Level Level Level Level Level Level Level |
| 1         |      | 1.25% | 1 2 3 4 5 6 7 8 9 10                                       |
| 4         |      | 1.25% | $9,291 $7,741 $6,197 $5,266 $4,336 $3,715 $3,097 $2,477 $0 $0 |
| 3         |      | 1.25% | $8,518 $7,122 $5,884 $4,957 $4,028 $3,292 $2,790 $2,166 $931 $403 |
| 2         |      | 1.25% | $7,741 $6,505 $5,420 $4,491 $3,715 $3,097 $2,477 $1,857 $807 $368 |
| 1         |      | 1.25% | $6,971 $5,884 $4,957 $4,028 $3,408 $2,790 $2,168 $1,548 $733 $334 |

The number on the left of each level represents the years of coaching experience. These stipends are tied into the teachers’ contract and go up annually the same percentage as the teachers’ salaries. Once a coach reaches the top step of his/her level, he or she remains at that step.
APPENDIX IV
Schedule C
Extra Curricular Responsibilities

**Level One A (1A)**
Yearbook Advisor High School
Band Activities Coordinator at the High School

**Level One (1)**
Senior Class Advisor
Junior Class Advisor

**Level Two (2)**
Inter Class Plays - High School
All-School Play - High School
Secondary School Music Dir. (7-12)
Sped PAC Coordinator
Video Club Coordinator

**Level Three (3)**
Sophomore Class Advisor
Freshmen Class Advisor
Financial Secretary - High School
Play Production Advisor
Play Productions - Middle School
Student Council Advisor - Middle School
Mock Trial Advisor - High School
Talent Show Director

**Level Four (4)**
Student Council Advisor - High School
Yearbook Advisor - Middle School

**Level Five (5) - Level Funded**
Academic Challenge Av. - $1,100.00
Student Community Outreach Coordinator

**Level Five (5)**
Majorette Advisor
Tech Prep Coordinators - High School
Alt. Ed.(L Diploma Program) - High School
Talent and Gifted Coaches
Academic Decahth. Coordinator - High School

**Level Six (6)**
All After School Clubs (i.e. Newspaper, SADD)
Asst. Dir. Musical Production
Chorus Director

**Level Six (6)**
Building Curriculum Coordinator Team
Peer Leadership Advisor
Peer Mediation Coach
High School Department Facilitators (10) per quarter
(to be paid bi-annually)
English
Mathematics
Science/Technology Education
Social Studies
Guidance
Foreign Language/Sheltered English
Business Tech//Art/Music
Special Education
P.E./Health

Freshmen Team

**Level Seven (7)**

**Professional Development**
PD Provider - $750/10-hr. unit
presentation with audience
Active Participant - Voluntary $30-hour
Mandated-per diem
PD Facilitator $250/10-hr unit
Attendance, notes, minutes
District Directed Independent Study - $100
Alternative Education Enrichment Specialist-$25-hr.
Academic Remediation Specialist:
  Unlicensed - $20.40
  Licensed - $25.50
Mentor - $380 or up to 5 in service credits
Mentee - $380

**Level Eight (8)**
Written Translator - $20-hr.
Building Substitute Procurer $1,000

**Level Nine (9)**
21st Century Instructor

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<th>X session</th>
<th>Level A</th>
<th>Level B</th>
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<th>Base 2 Year</th>
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**APPENDIX IV**

**Schedule C**

**Extra Curricular Responsibilities**

Continued

**Level Ten (10)**

*(not subject to the Annual negotiated percentage)*

United Way Community Champion Advisor $6,000
21st Century Learning Center Coordinator $19,000

*Category 1 = Full Year Advisors usually meeting weekly = Full Stipend
Category 2 = ½ Year or Bi-weekly = ½ Stipend
Category 3 = ¼ Year or 8-9 weeks = ¼ Stipend*
The number on the left of each level represents the year of experience the teacher has in this position. These stipends are tied into the teachers’ contract and go up annually by the same percentage as teachers’ salaries in Appendix II. This provision went into effect during the 1997-1999 contract.
APPENDIX VI
FITCHBURG PUBLIC SCHOOL DISTRICT
REQUEST FOR COLUMN/LANE CHANGE FORM

1. NAME: ____________________________

2. ASSIGNMENT/SCHOOL: ____________________________

3. DATE OF HIRE: ____________________________

4. CURRENT SALARY COLUMN: ____________________________

5. I AM REQUESTING A COLUMN CHANGE TO: ____________________________

6. IN FEB/SEP: ____________________________ YEAR: ____________________________

Below are the courses that I have taken with the official transcripts or in-service certificates attached to this coversheet. All of these courses have prior approval or meet the terms of the FEA collective bargaining agreement. If the column changes to a Master’s Degree, a copy of the degree is required.

The credits and supporting transcripts that I am providing to you are as follows:

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<tr>
<th>INSTITUTION</th>
<th>DATE</th>
<th>CREDITS</th>
<th>GRADE</th>
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Credit Total __________

Note:
- All in-service certificates after 1999 must state "In-service Credit" to be used for salary advancement.
- In-service credit granted by the Fitchburg Public Schools applied towards salary advancement cannot exceed 15 credits during a five year span.
- All documentation to support salary advancement on the educational step must be received prior to July 1st for full year adjustment or by February 1st for half year adjustment provided that proper notice of the advancement has been given.
- Add another sheet of paper with a continuation of this notification table if necessary.
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