

2016-2017

CONTRACT

between the

BOARD of SCHOOL TRUSTEES

of the

TIPTON COMMUNITY SCHOOL CORPORATION

and the

TIPTON EDUCATION ASSOCIATION

This contract entered into this, 27th day of September, 2016, by and between the Board of School Trustees of the Tipton Community School Corporation, hereinafter called the "Board," and the Tipton Education Association, hereinafter called the "Association."

The term of this contract is July 1, 2016 to June 30, 2017.

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2015-2016

TEACHER CONTRACT

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Article I

RECOGNITION

- A. The Board hereby recognizes an exclusive bargaining representative. The exclusive bargaining representative for certificated school employees other than those excluded in this recognition clause shall be the Tipton Education Association. Such representation shall exclude the Superintendent, Assistant Superintendent, Business Manager, Principals, Assistant Principals, Director of Technology, and Athletic Director. The term "teacher" shall refer to employees represented by the Association.
- B. The Board agrees not to bargain with any individual certified school employee nor to bargain with or recognize any teacher organization other than the Association.

Article II

DEFINITIONS

As used in this Contract:

- 1. "Board" means the Board of School Trustees of the Tipton Community School Corporation and/or any person(s) authorized to act for said body in dealing with its employees.
- 2. "Corporation" means the Tipton Community School Corporation of the County of Tipton of the State of Indiana.
- 3. "Certified school employees" and "teacher" when used in this Contract shall mean the certificated school personnel employed by the Board in the bargaining unit.
- 4. "School employee organization" means any organization which has said certificated school employees as members and one whose primary purpose is representing said certificated school employees in dealing with the Board.
- 5. "Association" means the school employee organization which has been certified or recognized as the exclusive representative of said certificated school employees or the person or persons duly authorized to act on behalf of such representatives.
- 6. The masculine gender shall include feminine wherever required by the context in which a specific provision of this Contract is applied.

Article III

INSURANCE

A. Life Insurance

The Board shall provide for each teacher a fifty thousand dollar (\$50,000.00) term life insurance policy. The Board shall pay the full cost of such coverage except for one dollar (\$1.00), which shall be paid by the teacher.

B. Health Insurance

1. The Board shall offer each teacher the principal provisions in the Wabash Valley/West Central Indiana School Trust group health insurance program plan or a carrier selected by mutual agreement. Each teacher shall be given the option of selecting either the single plan or the full-family plan when the teacher is eligible to enroll.
2. Beginning with the enrollment/renewal of the health insurance in 2016, the Board will pay five thousand four hundred fifty dollars (\$5,450) for the cost of the single health insurance plan and eleven thousand dollars (\$11,000) for the cost of the full family insurance premium.

C. Income Protection Insurance

1. The Board shall provide Short Term Income Protection Insurance for each full-time teacher employed under regular contract who opts not to enroll in the group health insurance program.
2. The Board shall provide a Long Term Disability Insurance protection for all teachers. The specifications of this plan shall be mutually agreed to by the Association and the Board.

D. Continuation of Benefits

1. Teachers on approved, unpaid leaves of absence for more than one (1) month shall have the option to continue in any or all of the insurance programs provided for in this Contract by paying the premiums at their own expense in a manner directed by the Business Office. The Board shall continue its contribution(s) to the insurance program(s) for teachers during the first month of any approved leave of absence (except that Board contributions shall continue for twelve (12) weeks for approved Family Medical Leave Act leaves).
2. All retired teachers shall be allowed to continue any or all group insurance plan(s) at their own expense until age 65. In order to do this, the retired teacher will give to the School Corporation treasurer a check made payable to the school corporation and in the amount of the appropriate monthly premium. This check will be delivered to the School Corporation treasurer no later than the 25th day of the month preceding the month in which the premium is due to be paid to the insurance company. Failure to deliver this check(s) by the 25th day of the month as prescribed will result in forfeiture of the privilege to participate in the group insurance plan.

E. Dental Insurance

Dental insurance will be offered in addition to the group insurance program. Participants will pay the entire cost of the premium through payroll deduction. The plan for dental insurance shall be selected by mutual agreement.

F. Section 125 Fringe Benefits

1. The benefits provided to employees by Section 125 of the Revenue Act of 1986, as amended shall be made available to any bargaining unit member so requesting. The salary schedule shall include a set aside for Section 125 benefits which includes nontaxable benefits of group health, disability, Section 79 life, unreimbursed medical, dependent care, cancer, and dental.

2. Payroll deduction shall be made available to the administrator of the plan for voluntary universal life, annuities, and disability coverage when applicable.
3. The Board shall provide the above Section 125 Fringe Benefit Plan to all teachers. The carrier for the plan shall be by mutual agreement between the Association and the School Board.
4. Any administrative costs incurred by the carrier shall be paid by the individual teacher(s) who enroll in the plan. The Board shall be held safe harmless by the carrier. At the expiration of the plan year, the parties shall mutually agree on the carrier.

Article IV

MATCHING ANNUITY PROGRAM

The 401(a) annual matching annuity includes a two-year vesting period from the date of the teacher's employment and a mandatory teacher's match.

1. The Board will purchase an annuity for each teacher at the rate of 1.00% of the teacher's base contract per school year. The provider for this annuity shall be mutually agreed upon by the Board of Education and the TEA. Corporation annuity payments shall be made monthly, no later than the 15th of each month, and shall be calculated using payrolls of the preceding month.
2. The teacher must purchase an annuity equal to or greater than the annual amount paid by the corporation in order to participate in this annuity program. For the teacher's matching share the teacher's annuity program must be one of the corporation approved annuity companies.

Teachers must indicate their choice of participation in this matching annuity program no later than September 15 of each school year.

Article V

ANCILLARY DUTIES: MILEAGE AND COMPLIMENTARY PASSES

A. Mileage

Teachers who are authorized to use a private automobile in the conduct of assigned school duties shall be reimbursed at the Board approved rate for all employees while on such assignment. Mileage shall be computed by the map distance between the points.

B. Complimentary Extra-curricular Events Passes

Each teacher will be given a complimentary pass for himself and one adult guest or spouse (non-transferable) to all extra-curricular events (athletic, dramatic, musical, etc.) under the auspices of the School Corporation.

Article VI

LEAVES

A. Adoptive Leave

Adoptive leave shall be granted for up to a period of one (1) school year and shall be paid at the rate of one cent for the entire period of leave.

B. Approved Leave of Absence

A leave of absence to be paid at the rate of one cent for the entire period of leave may be granted to any teacher with Board prior approval.

C. Bereavement Leave

In case of death in the immediate family a teacher is entitled to be absent from school without loss of compensation for up to five (5) consecutive school days and an additional five (5) days, if requested, may be granted within three hundred sixty-five (365) days following the death of the immediate family member for related reasons.

1. Immediate family is defined as: father, mother, wife, husband, child, brother, sister, grandparent, grandchild, step-father, step-mother, step-child, step-grandparent, step-grandchild, father-in-law, mother-in-law, daughter-in-law, son-in-law, and any relative who is living with the teacher as a permanent resident of that household.
2. In case of the death of a brother-in-law, sister-in-law, spouse's grandparent or the teacher's or spouse's uncle, aunt, nephew, niece, or first cousin, the teacher is entitled to two (2) days leave without loss of compensation.
3. Teachers who are requested to be pallbearers will be granted a leave of one (1) day per year without loss of compensation.

D. Legal Leave

Teachers selected for jury duty are expected to serve unless disqualified, and will not be penalized in loss of pay, sick days, or other benefits for absences in such service, provided they notify the Superintendent's Office by 5:00 p.m. of the school day after they receive notice to serve, and provided that they file with the Superintendent's Office a statement from the court certifying the days of service. The Board shall pay the teachers selected for jury duty the difference between the money received for jury duty and the teacher's normal daily rate of pay.

E. Maternity Leave

Any teacher who is pregnant may continue in active employment as late into pregnancy as she desires, if she is able to fulfill the requirements of her position. Temporary disabilities caused by pregnancy shall be governed by the same provisions governing sickness and by the following:

1. Any teacher who is pregnant is entitled to a leave of absence any time between the commencement of her pregnancy and one (1) year following the birth of the child, if, except in a medical emergency, she notifies the Superintendent at least thirty (30) days

- before the date on which she desires to start her leave. She shall also notify the Superintendent of the expected length of this leave, including with this notice either a physician's statement certifying her pregnancy or a copy of the birth certificate of the newborn, whichever is applicable. In case of a medical emergency caused by pregnancy, the teacher shall be granted a leave as otherwise provided in this Section, immediately upon her request and certification of the emergency from an attending physician.
2. All or any portion of leave taken by a teacher because of a temporary disability caused by pregnancy may be charged, at her discretion, to her available sick leave. After her available sick leave has been used, the teacher may be absent without pay, subject to Subsection (1) of this Section.

F. Personal Leave

Teachers shall be granted three (3) days of personal leave with pay per school year. Unused personal leave shall accumulate up to a total of six (6) days. The use of personal leave shall be subject to the following conditions:

1. Application for personal leave will, when possible, be made at least two (2) school days prior to such leave.
2. Personal leave will not be granted for less than one-half (1/2) school day.
3. Any accumulated personal leave days in excess of six (6) days, if unused, will be transferred to a teacher's accumulated sick leave, subject, however, to the limitation on total accumulation for sick leave as provided in Article VI, Section G, Sick Leave.
4. Days used for personal leave during summer school shall be deducted at the rate of one (1/2) day for (1/2) day of absence. This provision is only allowed for summer school teachers whose regular summer school day is a half-day.
5. A teacher may use no more than three (3) personal leave days consecutively.

G. Sick Leave

1. Provisions. A teacher shall be credited with ten (10) days sick leave without loss of pay at the beginning of the first year of teaching, and eight (8) days sick leave without loss of pay at the beginning of each school year thereafter. All absences caused by personal illness or physical disability of a teacher shall be debited to such sick leave. Eight (8) days of sick leave per contract year may be used for family illness. Appointments with doctors, specialists, dentists, and other health related professionals will be charged against sick leave.
 - a. Unused annual sick leave shall accumulate to not more than one hundred sixty (160) days.
 - b. Sick leave accumulated by a teacher prior to a leave of absence of not more than one (1) year shall be credited to that teacher upon return to employment.
 - c. A teacher who is granted an unpaid leave of one (1) month or longer during the school year shall have sick leave credits for that year reduced by one (1) day for each month, or portion thereof, of absence.

- d. Days used for sick leave during summer school shall be deducted at the rate of one (1) day for each day of absence.
 - e. The Board agrees not to deduct any sick leave days for the absence of a teacher resulting from an injury incurred in the course of a teacher's employment while performing his assigned duties, provided, however, that payment to the teacher by the Board shall terminate upon satisfaction of the elimination period for long-term disability insurance and/or approval of a claim under Workman's Compensation Insurance coverage. An employee on an approved workman's compensation leave may use accumulative sick leave days in order to make up the loss in pay. An employee must use sick leave days in whole day increments. An employee may not request a transfer of sick days for this purpose. Under no circumstances may the compensation for any given day of lost wages exceed the normal daily rate of the employee. Example: For every three (3) days of workers compensation pay, an employee may use one (1) day of accumulated sick leave in order to receive full pay for the three (3) days.
2. Transfer of sick leave. A teacher may grant accumulated sick leave days to another teacher who has no sick leave or personal leave remaining. Transferred days may only be used for the personal illness of the requesting teacher.
- a. The process is to be done totally voluntarily.
 - b. Only whole days will be transferred.
 - c. Days must be granted in the year of sick leave expiration.
 - d. A teacher requesting a transfer of additional sick leave may do so only after all forms of paid leave (sick days and personal days) have been exhausted and a minimum of one (1) unpaid day per request has been taken. If a transfer request is for multiple consecutive days the one (1) unpaid days criteria must be met only once per school year. In the event a teacher has been absent a minimum of ten (10) consecutive school days utilizing any combination of one's accumulated sick and personal leave and said absence has caused the teacher to exhaust all accumulated sick and personal days, the requirement of days without pay shall be waived.
 - e. Accumulated sick days will not be transferred from the account of a teacher who is leaving the employment of this School Corporation.
 - f. The Board will not contribute to the account of any teacher.
 - g. The maximum number of days which may be transferred to a teacher is the number of days required to carry him through the elimination period of the then existing long-term disability insurance policy.
 - h. Sick days may be transferred at a rate of one day per teacher per request. If a second request is made, the rate of one day per teacher per request shall apply.

H. Legislative Leave

The Board shall grant the Association three (3) days for the purpose of visiting the General Assembly while it is in session. The president of the Association shall submit the names of the teachers to visit the Legislature to the Superintendent two (2) days prior to such visitation.

The Association shall pay the cost of the substitute teacher for the first such leave day, and the Board shall provide substitute teachers for the teachers released for the second and third such leave day.

I. Leave for the Association President

The Board shall release the Association president, or President's designee, five (5) days per school year. The released time shall be taken in full or one-half day increments. Such released time to conduct Association business shall be taken at the Association president's discretion, provided that the Superintendent's Office is notified two (2) days in advance, except in case of emergency. The Association shall pay the cost of the substitute teacher who replaces the Association president when he is on released time.

J. Family & Medical Leave Act

Leave under the Family and Medical Leave Act shall be granted in accordance with Board Policy 3430.01.

Article VII

GRIEVANCE PROCEDURE

A. Intent

This Grievance Procedure is intended to supplement, but not supplant, routine procedures for resolving personnel problems at the lowest possible administrative level. Nothing in this Contract shall prevent a teacher or group of teachers from seeking resolution of a complaint without recourse to this Grievance Procedure, as long as all resolutions are consistent with the terms of this master contract. The Grievance procedure shall be employed only after other means to resolve problems satisfactorily have not been successful.

B. Definitions

1. Grievance: a claim by one or more teachers and/or Association that an Article of this Contract has allegedly been violated or misapplied in such a way as to personally or adversely affect the teacher or group of teachers.
2. Grievant: a teacher and/or Association directly affected by alleged violation of this Contract. Any grievance filed by the association will be initiated by the Tipton Education Association President.
3. Party of Interest: any Board employee who might be required to take action, or against whom action might be taken in order to resolve a grievance.
4. Working Day: any day on which the central administrative offices of the School Corporation are open for business.
5. Association is defined as those represented by the TEA in Article II and the employee.

C. General Provisions

1. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level of the grievance procedure should be considered as a

maximum to expedite the process. The time limits specified, however, may be extended by mutual agreement.

2. A grievant must file claim within fifteen (15) working days of the time he had knowledge, or reasonably should have had knowledge, of the act giving rise to the grievance. Any grievance not appealed to the next step of the procedure within the prescribed time limits shall be considered settled on the basis of the answer given in the preceding step.
3. A grievant may be represented at all stages of the grievance procedure by the Association. A representative of the Association shall be entitled to be present at all meetings or hearings of the formal Grievance Procedure. In all cases, however, the grievant must be present.

D. Procedures

1. **Informal Resolution:** when a teacher or group of teachers has a complaint, an informal conference with the Principal will be requested. Principals shall grant at least one (1) such conference. Additional conferences should be held if it appears that resolution of the complaint may be achieved without resort to the formal Grievance Procedure.

At any time within ten (10) working days after the last mutually agreed upon conference, the Grievance Procedure may be invoked if the complaint has not been resolved satisfactorily.

2. **Step 1. Formal Grievance:** a grievant may invoke the Grievance Procedure by filing a completed grievance form with the Principal. An information copy of the form will be sent to the Superintendent. Grievance forms will be provided by the School Corporation and will be available at all school buildings. The grievant shall provide:
 - a. A description of the specific grounds of the grievance, including all information necessary for complete understanding of the grievance.
 - b. The reasons why the Principal's proposed resolution of the complaint is unsatisfactory.
 - c. The specific actions requested to remedy the grievance.
 - d. A request for a formal conference with the Principal, if desired.

If the Principal so desires, he may request a conference with the grievant and the party in interest, if any. If either the grievant or the Principal requests a conference, the request shall be granted.

The Principal shall present a written decision to the grievant within ten (10) working days after receipt of the written grievance, or within ten (10) working days following a conference with the grievant, if such is held. Information copies of the decision shall be sent to the Superintendent and to any representative of the grievant.

3. **Step 2. Appeal:** within ten (10) working days after receiving the immediate supervisor's written decision, or if no decision has been made at Step 1 in the time period specified,

the grievant may appeal in writing to the Superintendent. Information shall include, in addition to that required in Step 1:

- a. The complete file of formal actions, supporting papers, memoranda, letters and other documentary materials constituting the record of Step 1.
- b. The reasons why the immediate supervisor's decision on the grievance is unacceptable.
- c. A request for a formal conference with the Superintendent, if desired.

If the Superintendent so desires, he may request a conference with the grievant and such other persons as may be involved or affected by the grievance. If either the grievant or the Superintendent requests a conference at Step 2, the request must be granted.

The Superintendent shall present a written decision to the grievant within ten (10) working days after receipt of the grievance appeal, or within ten (10) working days after a conference with the grievant, if such is held. Information copies of the decision shall be sent by the Superintendent to any representative of the grievant and to the party in interest, if any.

Article VIII

TERMS AND GENERAL PROVISIONS

- A. This Contract shall be in effect for the 2016-2017 school year, expiring June 30, 2017 or until replaced by a successor agreement.
- B. Should any Article, Section or Clause of this Contract be declared illegal by a court of competent jurisdiction, said Article, Section or Clause will be deleted from this Contract to the extent that it is in violation and all other conditions of this Contract shall remain in effect for the term of this Contract.
- C. Copies of this Contract between the Board and the Association shall be posted on the school corporation's web page. The Contract shall be posted within forty-five (45) days of the signing of this Contract.

Article IX

PROFESSIONAL COMPENSATION

- A. Teacher compensation will be based upon performance with teachers earning units for specific performance in the following two defined factors:
 - 1. Evaluation (added to base)
 - 2. Experience (added to base)
- B. Teachers who are evaluated as Needs Improvement or Ineffective (bottom two (2) categories of the evaluation model) are not eligible to receive salary increases, except for those that are eligible per IC 20-28-9-1.5(d).
- C. Teachers may earn four units in factor 1 and one unit in factor 2 for a maximum of five units per year.
- D. The teacher must be under contract the following year to be eligible for unit/performance pay. When notice of retirement is given by June 15 of the year of retirement, those teachers who retire at the end of the school year will be eligible to receive up to eight (8) units, if earned, and this pay will be payable in the form of a stipend.
- E. A base salary range with a minimum salary of \$31,521 and a maximum salary of \$62,541 is established. No teacher will experience a decrease from the per diem she/he earned under the 2016-17 master contract.
- F. In accordance with Indiana Code 20-28-9-1.5, upon completion of a Master's Degree from an accredited postsecondary educational institution in a content area directly related to the subject matter of a dual credit course or another course taught by the teacher, a middle school or high school teacher's base salary will increase by \$2,000 the next contract year. In addition, for an elementary teacher who earns a Master's Degree in math or reading and literacy that a teacher's base salary will increase by \$2,000 the next contract year. This amount was discussed, not bargained.
- G. Teachers who earn units that would result in a compensation being above the maximum salary will have all remaining earned units paid in the form of a stipend.
- H. FACTORS added to salary base - 5 Units Possible
 - 1. Teacher Evaluation – 4 Units
Teachers who score in the top two categories (Highly Effective or Effective) on the teacher evaluation earn 4 units.
 - 2. Experience – 1 unit
A unit is given for a year of experience with TCSC. A year experience is a minimum of 120 paid days as defined by the Indiana Public Retirement System
- I. Total dollars available for professional compensation will include any proportional amount from any new monies from the state's basic grant, as well as any additional revenue that may be available may also be included.

- J. The total amount of money for the professional compensation will be negotiated each contract year. The total number of units earned by the teaching staff will be determined. The unit value will be determined by dividing the amount of money agreed upon by the total number of units earned to establish a per unit value that will be rounded to the nearest whole dollar.
- K. For the 2016-2017 contract, \$90,000, will be used in the compensation formula for the points earned by teachers during the 2015-2016 contract year.

- Appendix A - For teachers employed prior to August 1, 2013, salaries for the designated school year(s) shall be as reflected in Appendix A. The Board will pay the teachers' contribution toward the Teachers' Retirement Fund at 3% of the teachers' salary.
- Appendix B - For teachers newly employed after August 1, 2013, salaries will be determined by the Superintendent within the range established and reflected in Appendix B. The Board will pay the teachers' contribution toward the Teachers' Retirement Fund at 3% of the teachers' salary.
- Appendix C - ECA stipends for the designated school year(s) shall be as reflected in Appendix C. The Board will pay the teachers' contribution toward the Teachers' Retirement Fund of the teachers' ECA salary.
- Appendix D - Extended contracts shall be a part of Appendix D. For each position specified, compensation will be based on the percentage of their salary for the following positions for which an extended contract is granted as defined in the respective Job Description.
- Appendix E - Terminal Pay Supplement Change
- Appendix F - Terminal Pay Supplement (formerly Article IV)

Appendix A

Salary Schedule A

2013-2014		
Bachelor's Degree		Master's Degree
\$31,521	0	\$33,000
\$32,309	1	\$33,909
\$33,117	2	\$34,841
\$33,945	3	\$35,799
\$34,793	4	\$36,784
\$35,663	5	\$37,795
\$37,192	6	\$39,512
\$38,123	7	\$40,599
\$39,075	8	\$41,715
\$40,052	9	\$42,862
\$41,054	10	\$44,042
	11	\$45,696
	12	\$46,953
	13	\$48,244
	14	\$49,571
	15	\$50,934
	16	\$52,334
	17	\$53,773
	18	\$55,252
	19	\$56,772
	20	\$59,041

With the expiration of the previous contract on June 30, 2013, experience in itself is no longer a factor for advancement on the salary schedule. For 2013-2014, teachers remain at the same experience level they were in 2012-2013. All future advancements or pay increases will be based on those factors outlined in Article IX of this agreement.

Appendix B

Salary Schedule B

For teachers newly employed after August 1, 2013, salaries will be determined by the Superintendent within the range established below:

Years Exp.	Salary Range w/BS Degree	
0-4	\$ 31,500	\$ 34,700
5-9	\$ 34,800	\$ 40,000
10 +	\$ 40,100	\$ 45,000

Years Exp.	Salary Range w/MS Degree	
0-4	\$ 33,000	\$ 36,500
5-9	\$ 36,600	\$ 42,500
10-14	\$ 42,600	\$ 49,500
15-20	\$ 49,600	\$ 59,000

Appendix C
Extra-Curricular Schedule
Non Athletic Positions

Group	Level	B/G	Position	Type	Salary
X	HS		Academic Coach		791
XIII	MS		Academic Team		791
	Elem		Academic Team		791
XI	HS		Auditorium Dir.		893
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
XI	HS		Department Head		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
	Elem		Grade Level Chair		831
III	HS		Instrumental Music		3191
VI	MS		Instrumental Music		2162

Group	Level	B/G	Position	Type	Salary
XII	HS		Junior Class Sponsor		795
XII	HS		Junior Class Sponsor		795
XII	HS		Junior Class Sponsor		795
XI	HS		Majorettes		1244
	MS		Natl. Jr. Honor Soc.		985
	HS		Natl. Honor Society		985
XI	HS		Newspaper		831
	HS		NCA Chair*		554*
	MS		NCA Chair*		554*
	Elem		NCA Chair*		554*
			*payable in evaluation year only		
XVI	HS		Senior Class Sponsor		395
XVI	HS		Senior Class Sponsor		395
X	HS		Student Council		985
X	MS		Student Council		985
	Elem		Student Choir		1035
	MS		Team Leader		831
	MS		Team Leader		831
	MS		Team Leader		831
	MS		Team Leader		831
	MS		Team Leader		831
VI	HS		Vocal Music		3191
	MS		World of Creativity		125
	MS		World of Creativity		125
XII	HS		Yearbook		763

Group	Level	B/G	Position	Type	Salary
	HS		Tech Integration Specialist		1000
	HS		Tech Integration Specialist		1000
	HS		Tech Integration Specialist		1000
	MS		Tech Integ Specialist, 8th Gr		1000
	MS		Tech Integ Specialist, 7th Gr		1000
	MS		Tech Integ Specialist, 6th Gr		1000
	EL		Tech Integration Specialist		1000
	HS		Industrial Tech		1575
	HS		Nature Center		1575
	HS		Industrial Tech (Auto Shop)		3209*
	HS		Chemistry		2484*
	MS		Industrial Tech		1284*
	MS		Industrial Tech		1284*
	EL		Computer Teacher		1501*

** These positions will be reviewed with personnel turnover*

Extra-Curricular Schedule

Athletic Positions

Group	Level	B/G	Position	Type	Salary
III	HS	B	Baseball	Head	3192
VII	HS	B	Baseball	Asst	1593
X	6th	G	Basketball	Head	1375
	6th	G	Basketball	Asst	744
IX	6th	B	Basketball	Head	1375
	6th	B	Basketball	Asst	744
IX	7th	G	Basketball	Head	1824
	7th	G	Basketball	Asst	985
VII	7th	B	Basketball	Head	1824
X	7th	B	Basketball	Asst	985
IX	8th	G	Basketball	Head	1824
	8th	G	Basketball	Asst	985
VII	8th	B	Basketball	Head	1824
X	8th	B	Basketball	Asst	985
VII	9th	G	Basketball	Head	2477
VI	9th	B	Basketball	Head	2477
VII	9th	B	Basketball	Asst	1887
II	HS	G	Basketball	Head	5919
V	HS	G	Basketball	V. Asst.	3191
V	HS	G	Basketball	Asst.	3191
I	HS	B	Basketball	Head	5919
III	HS	B	Basketball	V. Asst.	3191
III	HS	B	Basketball	Asst.	3191
IX	HS	B	Basketball	Summer	1199
	HS	G	Basketball	Summer	1199
VIII	HS		Cheer. - Summer/Fall	Head	1329
	HS		Cheerleading - Winter	Head	1329
	HS		Cheerleading - Winter	Asst	560
XI	MS		Cheerleading	Head	1117
	MS		Cheerleading	Asst	961
	MS		Cheerleading	6th	498
V	HS	B/G	Cross Country	Head	2892
IX	MS	B/G	Cross Country	Head	1172
X	Elem	B/G	Elem. Coaching		1035
X	Elem	B/G	Elem. Coaching		1035

Group	Level	B/G	Position	Type	Salary
VII	MS	B	Football	Asst	1593
VII	MS	B	Football	Asst	1593
VII	MS	B	Football	Asst	1593
VII	MS	B	Football	Asst	1593
VI	9th	B	Football		1824
I	HS	B	Football	Head	5919
III	HS	B	Football	Asst.	3191
III	HS	B	Football	Asst.	3191
III	HS	B	Football	Asst.	3191
III	HS	B	Football	Asst.	3191
VII	HS	G	Golf	Head	1427
VI	HS	B	Golf	Head	2125
	MS	B/G	Golf	Head	1030
VI	HS	G	Soccer	Head	2173
	HS	G	Soccer	Asst	1183
VI	HS	B	Soccer	Head	2173
	HS	B	Soccer	Asst	1183
IV	HS	G	Softball	Head	3192
VIII	HS	G	Softball	Asst	1593
IV	HS	B/G	Swimming	Head	4059
	HS	B/G	Swimming	Asst	1308
VII	MS	B/G	Swimming	Head	1365
	MS	B/G	Swimming	Asst	872
VI	HS	G	Tennis	Head	1908
VI	HS	B	Tennis	Head	1908
IV	HS	G	Track	Head	2622
VIII	HS	G	Track	Asst	1482
IV	HS	B	Track	Head	2622
VIII	HS	B	Track	Asst	1482
IX	MS	G	Track	Head	1375
	MS	G	Track	Asst	850
IX	MS	B	Track	Head	1375
	MS	B	Track	Asst	850
VIII	HS		Training		1678
VI	HS	G	Volleyball	Head	2861
VIII	HS	G	Volleyball	Asst	1482
IX	7th	G	Volleyball	Head	1086
	8th	G	Volleyball	Head	1086

Group	Level	B/G	Position	Type	Salary
III	HS	B	Wrestling	Head	3191
VII	HS	B	Wrestling	Asst	1824
IX	MS	B	Wrestling	Head	1375
XI	MS	B	Wrestling	Asst	893

Appendix D

Extended Contracts

For each position specified, compensation will be based on the percentage of their salary for the following positions for which an extended contract is granted as defined in the respective Job Description.

- Lead Teacher 2.7%
- Librarian 5.4%
- Elementary Guidance Counselor 5.4%
- Middle School Band Director 10.9%
- Middle School Guidance Counselor 5.4%
- High School Agriculture 24.5%
- High School Guidance Director 8.2%
- High School Guidance Counselor 8.2%
- High School Band Director 10.9%

Appendix E

Terminal Pay Supplement Change

Beginning with the 2003-2004 contract, the terminal pay supplement was replaced with a matching annuity program. This program is outlined in the Teachers Contract (Article IV, page 4). The language below has been removed from the previous Teacher Contract but remains here in the Appendix as a record for those who were employed at the time. Those employees have the provision of being paid \$50 per unused sick day that was frozen as of June 2003, payable upon retirement. These provisions do not apply to individuals employed after June 30, 2003.

FROM ARTICLE IV, A (2012-2013)

A. Terminal Pay Supplement Change

A 401 (a) matching annuity program replaces the Terminal Pay Supplement plan beginning with the 2003-04 contract. The Terminal Pay Supplement plan is retained as Appendix G for future reference as needed to fulfill the provisions of this article. As used in this section, “matching annuity program” shall apply to any such program that satisfies the IRS definition of a qualifying 403(b) plan.

Existing teachers’ terminal pay supplement amounts will be calculated on June 30, 2003, and will be paid upon retirement following the guidelines listed below. SB199 pension bonds will be sold to fund the old terminal pay supplement unfunded liability. The proceeds from the pension bonds will provide these teachers with a predetermined severance amount upon retirement. The teacher’s amount will be the accumulated number of unused sick days (maximum 160 days) at \$50 per day on that date and the number of years experience at the end of the school year 2002-03 at \$250 per year (maximum \$7,500). Teachers must qualify under all terms of the Terminal Pay Supplement (Appendix G) to collect the severance pay upon retirement. The Section C Benefits Distribution paragraph 1 language is changed: The retirement severance pay amount will be a one-time payment upon retirement either as a cash settlement or a roll-over into an annuity program of the teacher’s choice. The sick day benefit will continue to accumulate as per Article VI, Leaves, Section G, Sick Leave, but the accumulated days above the amount frozen on June 30, 2003 will not have a severance pay value at retirement time. There will be a one-time buy-out option for teachers who had five or more years of service with the TCSC on June 30, 2003 for the \$250 per year (maximum \$7,500) of service at the discounted value. If the teacher elects this option, the corporation will transfer this amount into the teacher’s corporation annuity plan. Teachers will have until September 30, 2003 to select the buyout program.

Appendix F
(formerly Article IV)

Terminal Pay Supplement

A. Eligibility

A permanent teacher having completed ten (10) consecutive years in this School Corporation immediately prior to retirement and having reached the age of fifty-five (55) shall be entitled to terminal pay supplement as outlined:

1. To be eligible for terminal pay supplement benefits, a teacher must submit, no later than June 1 of the year prior to taking retirement, a written notification to the superintendent of his/her intent to retire. The superintendent may, at his/her discretion, waive the required June 15 deadline upon request of the retiring teacher.
2. If a teacher eligible for terminal pay supplement is forced to retire because of accident or ill health supported by a signed statement of a medical doctor licensed to practice medicine in the State of Indiana, the Superintendent may waive the required notice of retirement.
3. Age fifty-five (55) shall be interpreted to mean the teacher has reached fifty-five (55) years of age on or before August 15 of the first year of said teacher's retirement.
4. In the case of part-time teachers, the terminal pay supplement will be pro-rated on the extent of the time they teach. For example, half time teachers will receive half of the terminal pay supplement for which they are eligible, 4/7 time teachers will receive 4/7's, etc. In case of fluctuating assignment, the stipend will be calculated on the highest percentage of employment of the last five (5) years.

B. Benefits:

A permanent teacher who qualifies for benefits under this Article may elect:

1. a "one time" amount of two hundred fifty dollars (\$250) per year of service in the Tipton Community School Corporation, to a maximum of \$7,500; and
2. a sick day buy-back at the rate of fifty dollars (\$50.00) for each day of unused sick leave up to the maximum number of days as stipulated in Article VI, Section G, of this contract.

C. Benefits Distribution

1. The annual distribution of terminal pay shall not exceed four thousand dollars (\$4,000.00) per year until fully paid except as provided under paragraph D. Teacher's Estate.
2. A retired teacher may elect to receive cash payments and/or apply the terminal pay toward insurance premiums.

D. Teacher's Estate

If a teacher who was participating in this Terminal Pay Supplement Program dies before completion of said Program, any remaining stipend(s) which said teacher would have been entitled to receive had the teacher survived shall be paid to the teacher's estate in a single payment.

TERMS OF THIS AGREEMENT

This Agreement shall continue in effect through June 30, 2017. No provisions of this Agreement, separately or in the entirety, shall be extended orally or through any means except by mutual consent and through a written instrument signed by both parties. The Board and the Association shall take such actions as may be required to give full effect to this Agreement, in part and in whole.

This Agreement is made and entered into in Tipton County, Indiana, on the 27th day of September 2016, by and between the Board of School Trustees of the Tipton Community School Corporation and the Tipton Education Association, both of Tipton, Indiana, and so attested to by the duly authorized signatures below:

Board of School Trustees
Tipton Community School Corporation

Tipton Education Association

Rick Powell, President

Amy Cole, President

Karen McKinney, Secretary

Kim Warner, Negotiation Team Secretary