COLLECTIVE BARGAINING AGREEMENT

BETWEEN

THE DERBY BOARD OF EDUCATION

AND

THE DERBY ADMINISTRATOR'S' ASSOCIATION

July 1, <u>2018-2021</u> through June 30, <u>20212024</u>

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ARTICLE I RECOGNITION

The <u>Derby Board of Education (the "Board"</u>) hereby recognizes the Derby Administrator-'s' Association ("DAA") as the exclusive bargaining agent of its members as defined by Connecticut General Statutes Section 10-153b.

ARTICLE II MANAGEMENT RIGHTS

It is recognized by both the Board and the DAA that the Board along with the Superintendent of Schools retains and shall continue to retain, whether exercised or not, the sole right, responsibility, and prerogative to direct the operation of the Derby Public Schools in all its aspects as required by all applicable statutes and regulations. Unless expressly and specifically limited, modified, abridged, or relinquished by a specific provision of this Agreement, and whether exercised or not, the rights, powers, and authority heretofore held by the Board, pursuant to, general or special statute, regulation, or other lawful provision over the complete operation, practices, procedures, and regulations with respect to employees covered by this Agreement shall remain solely and exclusively in the Board, including, but not limited to, the following: to determine the standards of services to be offered by Board employees; to determine the standards of selection for Board employment; to direct its employees and to take disciplinary action against them; to relieve its employees from duty because of lack of work or for other legitimate reasons; to issue rules, policies and regulations, including those affecting working conditions; from time to time, to change those rules, policies and regulations and enforce them; to maintain the efficiency of governmental operations; to determine work schedules; to determine the methods, means and personnel by which the Board's operations are to be conducted; to determine the content of job classifications; to exercise complete control and discretion over its organization and technology of performing its work; and to fulfill all of its legal responsibilities. The exercise of the foregoing rights, power, and authority of the Board also is subject to state and federal laws, including but not limited to Sections 10-151, 10-153f(e), and 10-153e of the Connecticut General Statutes.

ARTICLE III ENTIRE AGREEMENT

- A. With respect to matters not covered by this Agreement that are mandatory subjects of bargaining, the Board agrees that it will make no substantial changes in the wages or conditions of employment without negotiating with the DAA.
- B. Nothing in this Agreement shall in any form or manner obstruct the Board of Education in the performance of its legal duties and authority as mandated by the General Statutes of the State of Connecticut. The Board of Education reserves the right to amend, eliminate or revise policies and administrative regulations as the needs of the school district may dictate.
- C. Unless specifically limited by a provision of this Agreement, the Board reserves the right to control the operation of the Derby <u>Public</u> Schools, including but not limited to governing

the practices, policies and procedures of the school buildings, programs, structures, curriculum, employment and termination practices.

ARTICLE HIIV GRIEVANCE PROCEDURE

A. A "grievance" is hereby defined as a claim by an Administrator or a group of Administrators or the DAA that there has been a violation, misinterpretation, or misapplication of a specific provision of this Agreement.

"Days" shall be defined as calendar days.

- B. A written grievance must be submitted to the Superintendent of Schools within thirty (30)fifteen (15) days from the date of the act that is the basis of the grievance or within thirty (30)fifteen (15) days of the date that the Administrator knew or should have known of the act or it shall be considered permanently waived.
- C. Within fifteen (15) days from the filing of the written grievance, the Superintendent shall schedule a meeting with the grievant. The grievant may have a representative of the DAA at this and all subsequent levels of the grievance procedure. Within ten (10) days of such meeting, the Superintendent shall render his-a decision in writing.
- D. If the grievant is dissatisfied with the decision of the Superintendent, he the grievant may, within fifteen (15) days from the date of the written decision of the Superintendent file in writing a request for a hearing before the Board of Education. The Board shall schedule such hearing within thirty (30) days from receipt of the grievant's request. The Board shall render its decision in writing within ten (10) days from the date of such hearing.
- E. Failure by the Superintendent to submit a decision within the applicable time limits shall permit the grievant to proceed to the next level.

Failure by the grievant to file a written request for a hearing with the Board of Education within fifteen (15) days from the date of the Superintendent's decision shall constitute acceptance of the decision of the Superintendent, or shall constitute a waiver of the grievance should no written response be given by the Superintendent within the time frame set forth above.

FE. If the grievant is dissatisfied with the decision of the Board, he the grievant may, within fifteen (15) days from the date of the written decision of the Board, or within twenty (20) days of the Board Level hearing, whichever occurs first, file a request for binding arbitration with the American Arbitration Association. The arbitration shall be conducted under the rules of the American Arbitration Association.

The arbitration hearing shall be held as soon as possible within the <u>Dd</u>istrict, and the costs of such arbitration shall be borne equally by the parties.

- GF. The arbitrator shall hear and decide only one grievance at a time, unless more than one grievance is to be considered by mutual agreement of the parties. He The arbitrator shall be bound by and must comply with all the terms of this Agreement. He The arbitrator shall have no power to add to, delete from, or modify in any way any of the provisions of this Agreement. The decision of the arbitrator shall be binding upon both parties and all employees during the life of this Agreement, except that his the arbitrator's decision shall not usurp the functions or powers of the Board of Education as provided by statute and further, except that the arbitrator may only recommend compensatory awards.
- **HG**.- All time limits may be extended by mutual consent of the Superintendent and the DAA in writing.
- 4H. All written grievances shall contain at least the following information:
 - 1. The name of the grievant(s);
 - 2. The date(s) on which the alleged act or condition occurred;
 - 3. The specific violation as defined herein;
 - 4. A description of the act or condition complained of; and
 - 5. The requested remedy.
- JI. Failure by the Superintendent or the Board—of Education to comply with any required applicable time limits (unless waived by the grievant) shall allow the grievant to proceed to the next level of the grievance procedure upon expiration of the stated time limit. Failure by the grievant to process a grievance according to the applicable time limits (unless waived by the Superintendent or the Board), including a failure to proceed to the next level of the grievance procedure when no written response is given by the Superintendent or the Board within the applicable time limits, shall constitute a waiver of the grievance and/or acceptance by the grievant of the decision of the Superintendent or the Board (as applicable) and the matter shall be deemed settled.

ARTICLE IV-V DEDUCTIONS

The Board agrees to make deductions from salaries of persons in the bargaining units for:

- 1. Teachers Retirement Funds deductions;
- 2. Federal and State Tax deductions;
- 3. Deductions required by order of court;
- 4. Dues deductions:
 - a. The Board agrees to deduct <u>dues for the DAA</u> from the salaries of <u>its</u> employees <u>bargaining unit members</u> <u>dues for the DAA</u> as said Administrators individually and voluntarily authorize the Board to deduct,

- and to transmit the monies promptly to the DAA. Administrator authorizations shall be in writing.
- b. The Board shall be saved harmless from any and all errors of computations associated with the deduction of said dues, except that if the Board is notified of such errors prior to the end of the fiscal year in which the errors occur and all parties of interest agree, salary adjustments shall be made to correct such errors. Further, the Board assumes no responsibility to enforce authorization for dues from members or non-members of the DAA. The Board will make deductions only from the salary of the Administrator who voluntarily submits a properly signed and executed dues authorization form.
- 5. Mutual Ffunds and tax-sheltered annuities may be limited by the Board to a maximum of five (5) funds—plans. (403B fundsplans currently available are: Ameriprise, American, AXA—Equitable, Franklin Templeton, Horace Mann, and VoyaLA—Hertsberg.; _457 fundsplans currently available are: Equitable and VoyaING). If a plan is either no longer offered by the plan manager or closed to new investors, it will no longer be available to bargaining unit members.
- 6. Authorization for deductions can only be filed twice a year and deductions will commence with the first pay check after September 1st and February 1st. Authorizations for deductions may be revoked at any time.
- 7. The Business Manager must be notified of deduction changes in dues amounts in writing no less than thirty (30) days prior to September 1st and February 1st.

ARTICLE VI PROTECTION

- A. The Board recognizes the statutory rights of Administrators concerning indemnification and protection, including assault and workers' compensation. Administrators shall report in writing as soon as possible and not later than within five (5) days to the Superintendent of Schools all cases of assault suffered by them in connection with their employment.
- B. Personal Injury Benefits.
- Pursuant to Connecticut General Statutes Section 10-236a, whenever an Administrator is absent from school as a result of a physical injury arising from an assault or battery suffered in the course of his/her employment, he/she shall be paid his/her full salary (less the amount of any Workers' Compensation payments made for such injury) for the period of such absence. Such period of remuneration shall continue until the Administrator is either able to return to work in a light duty capacity or regular duty, whichever is sooner. The time said Administrator is so absent from school shall not be charged against the Administrator's sick leave.

ARTICLE VII

SICK LEAVE

- A. Each Administrator shall be entitled to a minimum amount of sick leave with full pay for sixteen (16) work days in each school year. Unused sick leave shall be accumulated from year to year to a maximum of one hundred eighty (180) days provided that the employee remains continuously in the service of the Derby Board of Education. Under no condition may the accumulated sick leave exceed 180 days, except that after reaching the 180 day maximum, Administrators who use no sick days during the regular school year will be allowed to accrue five (5) additional sick days per school year until the total accrual reaches two hundred two (202) sick days. The Board agrees that it will construe Article VI, Section A in the following manner: An Administrator who has accumulated one hundred eighty (180) days or more of sick leave may use the sixteen (16) days of current leave before using the accumulated leave.
- B. Upon retirement or death, an Administrator hired prior to June 30, 2000 will be paid at his per diem salary rate for all unused sick days, to a maximum of ninety (90) days. All Administrators hired after July 1, 2000 will upon Upon retirement or death, but not resignation, an Administrator will be paid at histhe Administrator's per diem salary rate for unused sick days to a maximum of forty-five (45) days. Such payment will be made in the second week of July after the Administrator's actual date of retirement.
- C. The benefits <u>set forth in Section B</u> shall be payable to the retiree, or to the estate of a deceased Administrator, unless otherwise directed by the deceased's Last Will and Testament.

ARTICLE VIII PERSONAL AND BEREAVMENT LEAVE

- A. In addition to the sixteen (16) days sick leave per year, as set forth in Article VI, Section A., five (5) days per year may be used with prior authorization of the Superintendent for the reasons set forth under Section B. below or for other good reason approved by the Superintendent. Two (2) of the five (5) days may be taken by notifying the Superintendent seventy-two (72) hours in advance with no reason other than personal reasons.
- B. Criteria for personal leave under Article, VII, Section A.:
 - 1. Religious days;
 - 2. Critical illness or injury to a member of the immediate family;
 - 3. Attendance at court;
 - 4. Death of a member of the immediate family;
 - 5. Other unavoidable absence;

- 6. Attendance at commencement ceremony for self, spouse or children;
- 7. Marriage; or
- 8. Birth of child by wife.

C. Bereavement:

Five (5) days of bereavement leave with pay shall be granted to a unit member for each occurrence of a death in the immediate family. Such leave time shall include the memorial service and/or funeral. If additional time is needed beyond five (5) days for a single occurrence, the Administrator may take the time without pay or have it charged to his/her personal leave time. Notwithstanding the above, the Administrator must return to work forty-eight (48) hours after the funeral or memorial service. Immediate family is defined for the purpose of this clause to include spouse or the Administrator's or his/her spouse's child, parent, sibling, grandparent, or grandchild.

ARTICLE VIII-IX POSITION SECURITY

- A. In the event that the contract of employment of any Administrator is terminated due to the elimination of his the Administrator's position, such Administrator shall be entitled to retain a position with the Board, to the extent such positions are available, in the following order:
 - 1. Any other vacant administrative position, for which the Administrator is certified and qualified.
 - 2. Any other administrative position held by the least senior administrator, for which the Administrator is certified and qualified.
 - 3. The Board will comply with bumping rights of Administrators into the teacher bargaining unit as required by state law.
 - 4. Any teaching position held by a non-tenured teacher for which the Administrator is certified and qualified.
- B. Any administrator bumping into a different position will be given a temporary appointment with a six (6) (school) month probationary period.
- C. Seniority shall be defined as the length of continuous employment as an Administrator in the Derby Public Schools. Seniority shall accrue during periods of paid leave. Seniority shall not be broken, but shall not accrue during periods of approved leaves of absence without pay, and while on the recall list. In the event that two (2) Administrators have equal seniority, the length of continuous employment with the Derby School System in any certified professional position shall break the tie.

D. In the event the contract of any tenured Administrator is terminated due to the elimination of an administrative position, the name of such Administrator shall be placed on a reappointment list and shall remain on such list for a period of twenty-four (24) twelve (12) months, provided such Administrator does not refuse a reappointment to a position, for which hethe Administrator is certified and qualified. The Administrator's name shall be removed from the recall list upon acceptance of employment in a full time administrative position in another school district, or upon refusal of an offer of employment by the Derby Board of Education as a full time Administrator pursuant to this recall procedure. Any written offer of employment to an Administrator on the recall list shall be accepted within ten-five (105) days of receipt, or shall be deemed to be rejected. Recall shall be in inverse order established herein for layoffs, i.e., the Administrator with the highest seniority shall be recalled first. Any Administrator on the reappointment list shall advise the Superintendent in writing of any change in address or contact information within two (2) weeks of the change. Failure to advise the Superintendent shall cause the deletion of the Administrator's name from said list.

ARTICLE <u>IX</u> FRINGE BENEFITS

A. Insurance

1. Effective July 1, 2018–2021 through June 30, 20212024, eligible bargaining unit employees may select from either of the following programs for health insurance benefits:

Option A

PPO Plan \$15 office visit co-payment; \$200 Hospital Co-payment; \$50 Out-Patient Hospital \$50 Emergency Room/\$25 Urgent Care.

Public Sector Option 2 - Rx 3 Tier Managed \$5 Generic/ \$25 Brand Name/ \$35 Non Formulary Brand Name, \$2,000 Maximum. Out of Network deductible to be \$400/\$800/\$1,000 by class (single/two person/family).

or

Option B

HMO Point of Enrollment (POE) Plan: \$30 office visit co-payment; \$350 hospital co-payment; \$350 out-patient hospital; \$100 emergency room/\$50 urgent care.

Rx 3 tier managed \$10 generic/ \$25 brand name/ \$40 non-formulary brand name, \$5,000 maximum.

Note: Prior authorization on high cost radiology; gastric bypass excluded; state fertility mandated benefits; prescription co-pay applies to all prescriptions; No Bariatric Surgery.

- 2. Term-life insurance seven hundred fifty thousand dollars (\$750,000.00) for principals and five hundred thousand dollars (\$500,000.00) for all other DAA positions.
- 3. Vision Care Rider Individual only.
- 4. Dental Rider (Family) available for dependents up to the age of 26.
- B. Effective July 1, 2018-2021 through June 30, 20212024, depending on the option selected by the eligible bargaining unit employee, the Board will contribute its share of health insurance premium or allocation costs as applicable, and the eligible bargaining unit employee shall be responsible for the remaining portion of applicable health, vision, and dental insurance premiums attributable to individual, two-person, and dependent coverage to be paid by way of payroll withholding deductions, as follows:

Option A: The Board will pay eighty percent (80%) of individual, dependent and family coverage in behalf of employees, with the remaining twenty percent (20%) of insurance premiums to be paid by the covered employee by way of payroll withholding deductions.

Option A:

Year	Board	<u>Employee</u>
2021-2022:	79%	21%
2022-2023:	78%	22%
2023-2024:	77%	23%

Option B: The Board will pay eighty two percent (82%) of individual, dependent and family coverage in behalf of employees, with the remaining eighteen percent (18%) of insurance premiums to be paid by the covered employee by way of payroll withholding deductions.

Option B:

Year	Board	Employee
2021-2022:	81%	19%
2022-2023:	80%	20%
2023-2024:	79%	21%

C.- All employees who are required to contribute a portion of their insurance premiums shall, as a condition of enrollment in the foregoing program of insurance, sign and deliver appropriate payroll withholding authorization forms to the Board, authorizing the withholding of the employee's share of insurance premiums from wages, salary and/or stipends. Failure to deliver timely withholding authorization forms shall result in exclusion from the insurance program. Upon receipt of a properly executed payroll withholding

- authorization form, the Board shall request reinstatement of insurance as soon as practicable, subject to any re-enrollment requirements of the insurance carrier.
- D. The Board shall implement and maintain a "Section 125" Salary Reduction Agreement which shall be designed to permit exclusion from taxable income of the employees' share of health and life insurance premiums. The Board makes no representations or guarantees as to the initial or continued viability of such a Salary Reduction Agreement, and shall incur no obligation to engage in any form of impact bargaining in the event that a change in the law reduces or eliminates the tax exempt status of employee insurance premium contributions. So long as the Board makes a good faith effort to comply with this paragraph, neither the association nor any Administrator covered by this Agreement shall make any claim or demand for taxes, penalties, interest or other cost or loss arising from a flaw or defect in the Salary Reduction Agreement, or from a change in the law which may reduce or eliminate the employee tax benefits to be derived therefrom.
- E. Those administrators who are first employed on a part time basis on or after July 1, 2004 shall receive prorated health and life insurance benefits commensurate with their percentage of employment, subject to the above premium sharing arrangement.
- F. The Board shall have the right to change current carriers only if services, administration and benefits remain equal or are better. Prior to any changes in carriers, the Board shall consult with the DAA. If the DAA agrees that the change will provide substantially equivalent or better service, administration and benefits, such change will be implemented. If there is no agreement, either party may submit the dispute (s) to expedited binding arbitration in accordance with the rules of the American Arbitration Association.
- G. Administrators with at least fifteen (15) years of services with the Derby school system may purchase, at the Administrator's expense, individual and spouse health insurance at the district's cost for a period not to exceed three years upon termination of employment with the Derby Schools. Such health insurance shall be equal to that of active employees. Further, the maximum of three (3) years applies only if the individual does not have health insurance from another source paid by another employee, the Administrator or the Administrator's spouse.
- H. Both the DAA and the Board of Education reserve the right to reopen negotiations should any change in fringe benefits be granted to any employee group under the employ of the Derby Board of Education (exclusive of the Superintendent of Schools' employment contract) of the Derby Public Schools. It is understood that such re-opener will be limited to only such change in fringe benefit language and shall not include any other conditions of the collective bargaining agreement unless mutually agreed to by both parties.

ARTICLE XI ADMINISTRATORS' FILES

Official Administrator files shall be maintained under the following circumstances:

- A. No material derogatory to an Administrator's conduct, service, character or personality shall be placed in the files unless the Administrator has had an opportunity to read the material. The Administrator shall acknowledge that he/she has read such material by affixing his/her signature on the actual copy to be filed, with the understanding that such signature merely signifies that he/she has read the material to be filed and does not necessarily indicate agreement with its content. Refusal of an Administrator to acknowledge material under this provision shall not prevent or prohibit the filing of such material in the Administrator's personnel file.
- B. The Administrator shall have the right to answer any material filed and his/her answer shall be attached to the file copy.
- C. Upon appropriate request by the Administrator, he/she shall be permitted to examine his/her file.
- D. The Administrator shall be permitted to reproduce any material in his/her files at an appropriate cost factor established by the Board-of Education.
- E. Material will be removed from files when an Administrator's claim that such material is inaccurate or unfair is sustained.

ARTICLE XII SALARY AND WORK YEAR

Salary Schedules shall be as follows:

SALARY

Position	2018-2019 2.5%	2019-2020 2.5%	2020-2021 2.5%
HS Principal	\$149,301.14	\$153,033.67	\$156,859.51
MS Principal	\$144,453.96	\$148,065.31	\$151,766.94
ES Principal	\$140,102.02	\$143,604.57	\$147,194.68
Director SpEd	\$132,866.99	\$136,188.66	\$139,593. 38
HS Asst. Principal/AD	\$118,372.41	\$121,331.72	\$124,365.01
MS Dean/AD	\$95,482.93	\$97,870.00	\$100,316.75

Dogition	2021-2022	2022-2023	2023-2024
<u>Position</u>	<u>2.00%</u>	<u>2.25%</u>	<u>2.50%</u>
High School Principal	<u>\$159,997</u>	<u>\$163,597</u>	<u>\$167,687</u>
Middle School Principal	<u>\$154,802</u>	<u>\$158,285</u>	<u>\$162,242</u>
Elementary School Principal	\$150,139	\$153,517	<u>\$157,355</u>
Special Education Supervisor	\$107,824	<u>\$110,250</u>	<u>\$113,007</u>
High School Assistant Principal	\$126,852	<u>\$129,706</u>	\$132,949
Middle School Assistant Principal	\$122,740	\$125,502	\$128,640
Elementary School Dean of Students	\$102,323	<u>\$104,625</u>	\$107,241

WORK YEAR

High School Principal—	225 d	ays
Middle School Principal-	225 days	
Elementary School Principal	225 days	
Director of Special Education	220 days	
Special Education Supervisor	196 days	
High School Assistant Principal/Athletic Director	_	196 days
Middle School Assistant Principal	196 days	
MS Dean of Student/Athletic Director	-186 days	
Elementary School Dean of Students	186 days	

<u>Special Education Supervisor</u>, High School Assistant Principal/Athletic Director, and Middle <u>School Assistant Principal</u> – may be required to work an additional ten (10) days beyond the work year of 196 days. <u>Assistant Principal/Administrator</u> shall be paid his/her applicable per diem rate

for such additional day(s). _The required number of additional days shall be at the discretion of and determined by the Superintendent or his/her designee.

<u>Middle SchoolElementary School</u> Dean of Students <u>Development/Athletic Director</u> – may be required to work an additional ten (10) days beyond the work year of 186 days. <u>Middle School DeanAdministrator</u> shall be paid his/her applicable per diem rate for such additional day(s). <u>The required number of additional days shall be at the discretion of and determined by the Superintendent or his/her designee.</u>

During each contract year, the work year for any principal may be extended by up to an additional seven (7) days, at the discretion of and determined by the Superintendent or his/her designee.

Administrators shall receive a per diem rate for all days worked beyond their respective work years set forth above. In order to receive remuneration, such additional work days must be approved in advance, in writing by the Superintendent of Schools.

ADDITIONAL COMPENSATION

Employees serving in the position of Elementary Principal for a period of three (3) or more years will receive an annual stipend of two thousand five hundred dollars (\$2,500.00). _Such annual stipend will be payable in a lump sum payment added to a regular paycheck (less any applicable taxes) during the month of July each fiscal year. _The stipend will not be added to the employee's base salary.

During each contract year, the above-noted salary of a bargaining unit member may be increased by an additional one-half percent (0.5%), paid out as an end of year stipend based upon the bargaining unit member's evaluation.

Rating of Proficiency with a score of 2 in Overall Student Outcomes and 3 in Overall Leader Practice 0.25%

Rating of Exemplary with a score of 3 in Overall Student Outcomes and 2 in Overall Leader Practice 0.25%

Rating of Proficiency with a score of 3 in Overall Student Outcomes and 3 in Overall Leader Practice 0.5%

Rating of Exemplary with a score of 3 in Overall Student Outcomes and 4 in Overall Leader Practice 0.5%

Rating of Exemplary with a score of 4 in Overall Student Outcomes and 3 in Overall Leader Practice 0.5%

Rating of Exemplary with a score of 4 in Overall Student Outcomes and 4 in Overall Leader Practice 0.5%

Administrators shall receive a per diem rate for all days worked beyond their respective work years set forth above. In order to receive remuneration, such additional work days must be approved in advance, in writing by the Superintendent of Schools.

ARTICLE XIII SEVERABILITY

In the event that any provision of this Agreement is ultimately ruled invalid for any reason by an authority of established and competent legal jurisdiction, the balance and remainder of the Agreement shall remain in full force and effect.

ARTICLE XHXIV **DURATION**

This Agreement shall be and remain in full force and effect from July 1, 2018-2021 through June 30, 2021-2024 and shall not be amended except by written agreement of both parties hereto.

If at any time during the term of this Agreement the total cost of a group health plan or the plans offered by the Board in accordance with the terms set forth herein trigger an excise tax under Internal Revenue Code Section 4980Land/or any other local state or federal statute ns

	n order to negotiate over options for health plan or plans w the excise tax thresholds.
IN WITNESS WHEREOF, the parties he of	ereto set their hands at Derby, Connecticut, this day
	BOARD OF EDUCATION – CITY OF DERBY
	By
	DERBY ADMINISTRATORS ASSOCIATION
	By Mario Ciccarini President, Derby Administrators' Association