

2007 - 2008

AGREEMENT

NEW BUFFALO AREA SCHOOLS

and

NEW BUFFALO 5-C EDUCATION ASSOCIATION

(MEA-NEA)

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NEW BUFFALO AREA SCHOOLS

-and-

NEW BUFFALO 5-C EDUCATION ASSOCIATION (MEA-NEA)

This Agreement made and entered into this 1st day of October, 2007, by and between the Board of Education of the New Buffalo Area Schools, Berrien County, Michigan, hereafter referred to as the "Board," and the New Buffalo 5-C Education Association (MEA-NEA), hereinafter referred to as the "Association."

ARTICLE I -- PURPOSE AND INTENT

Section 1: The general purpose of this Agreement is to set forth the wages, hours, terms, and conditions of employment which shall prevail for the duration of this agreement.

Section 2: The Board recognizes its obligation to bargain with the Association pursuant to Act 379, Public Acts of the State of Michigan of 1965, and Act 336 of the Public Acts of 1947, as amended.

Section 3: Therefore, the Board and the Association, for and in consideration of the mutual promises, stipulations, and conditions hereafter specified, agree to abide by the terms and provisions set forth herein for the duration of this Agreement.

ARTICLE II -- RECOGNITION

Section 1: The Board recognizes the New Buffalo 5-C Education Association (MEA-NEA) as the sole agent for professional negotiations and collective bargaining relating to wages, hours, terms, and conditions of employment for the professional teaching staff of the New Buffalo Area Schools, excluding the certificated employees primarily hired for the exercising of administrative authority, supervision or direction of employees and non-certificated personnel. The bargaining unit does not include substitute teachers, per diem temporary employees (less than 61 days), adult education teachers, athletic director, and the coordinator of special education. The Board further agrees that, for the duration of this Agreement or any extension thereof, it will not recognize nor bargain with any entity other than the Association. All references to male teachers shall also refer to female teachers.

ARTICLE III -- BOARD RIGHTS

Section 1: Reserved exclusively to the Board are all responsibilities, powers, rights, and authority vested in it by the laws and constitution of the State of Michigan and of the United States or which have been heretofore properly exercised by it, excepting where expressly and in specific terms limited by the provisions of this Agreement.

Section 2: It is agreed that the Board hereby retains and reserves unto itself, without limitations all the powers, rights, and authority which ordinarily vest in and have been exercised by the Board, except those which are clearly and expressly relinquished herein by the Board, or those things covered by applicable law. These rights include, by way of illustration and not by way of limitation, the right to:

- (a) Establish policies, manage and control the school district, its facilities, equipment, and its operations and to direct its working forces and affairs.
- (b) Continue its policies and practices of assignment and direction of its personnel, determine the number of personnel, and the scheduling of all personnel.
- (c) Hire all employees and, subject to the provisions of law, determine their qualifications and the conditions of their continued employment or their dismissal, discipline, or demotion and to promote, assign, transfer, and lay off employees.
- (d) Determine the services, supplies, and equipment necessary to continue its operations.

- (e) Determine the number and location or relocation of its facilities and work stations and bus routes.
- (f) Adopt rules and regulations, as long as they are not inconsistent with this agreement or law.
- (g) Determine the financial policies, including all accounting procedures.
- (h) Determine the size of the administrative organization, its functions, authority, amount of supervision, and structure of organization.

Section 3: Contract interpretation -- in the event of a claim of misinterpretation or misapplication of this agreement, the integrity of Board's rights as delineated in this article shall be preserved.

Section 4: Limitation on Board rights -- the exercise of the above powers, rights, and authority by the employer and the adoption of policies, rules, and regulations shall be limited only by the express terms of this agreement.

ARTICLE IV -- TEACHERS' RIGHTS

Section 1: Nothing contained in this Agreement shall be construed to deny or restrict any teacher those rights he may have under the Michigan General School Laws and Regulations, if any.

Section 2: Each teacher shall have the right, upon request in writing, to review the contents of his own personnel file, provided that all confidential material has been removed before it is made available to him. A representative of the Association may, if the teacher so desires, be requested to accompany the teacher in such review.

Section 3: When an unsatisfactory report warrants, a teacher, at his own request, shall be entitled to have present a representative of the Association when any reprimand or discipline is being exercised under this Agreement.

When a request for such representation is made, no action shall be taken with respect to that teacher until such a representative of the Association is present, provided said representative is available within a reasonable time, not to exceed five (5) school days after the request for a representative is made.

Section 4: No teacher shall be reprimanded, disciplined or degraded in the presence of students.

Section 5: Monitoring for evaluation purposes or supervising of the work performance of a teacher shall be conducted openly and shall not be conducted in such a way as to preclude knowledge of such observation.

Section 6: The complaint by a parent/guardian of a student, and/or student, directed toward a teacher may be called to the teacher's attention; however, no disciplinary action or report will be made part of the teacher's personnel file unless such complaint has been brought to the teacher's attention within a period of ten (10) school days after receipt of the complaint. No disciplinary action may result unless the complaint is made within twenty (20) school days of the incident except in the case of moral turpitude, gross indecency and/or violation of state or local law.

Section 7: Teachers who will be affected by a change in grade assignment, building assignment, subject assignment, or change in extracurricular assignments, will be notified and consulted as soon as is practical by their administrator and, whenever possible, prior to May 15. Teachers will be notified personally, and in writing, if any changes occur from May 15 and the last teacher workday and by certified mail if after the last teacher workday.

Section 8: Teachers shall be given at least five (5) working days advanced notice if transferred or reassigned. Teachers shall be given two (2) release days if transfer results in a forty (40) percent, or more, change in assignment and/or physical change in classrooms.

Section 9: Assignment of teachers to school positions and their transfers shall rest solely with the superintendent of schools after consultation and input from the building principal(s). The superintendent shall assign or transfer only qualified teachers as defined in Article VI, Section 7 and 8 of this agreement.

Since pupils are entitled to be taught by teachers who are working within their area of competence, teachers shall not be assigned outside the scope of their teaching certificates and into positions for which they are not highly qualified.

Section 10: In the event the district receives a FOIA request for the personnel record(s) of any teacher(s), or any portion thereof, the district shall immediately provide the following to the affected teacher(s) and to the Association:

1. A copy of the FOIA request;
2. The name(s) of the requesting parties and all documents and all communications received by the district related to the FOIA request; and
3. Not later than 48 hours prior to their release, copies of all communications and documentation sent to the requesting parties by the district or other agents or attorneys.

ARTICLE V -- ASSOCIATION RIGHTS

Section 1: The Board agrees to make available to the Association, in response to written requests, all public information, available information concerning the financial resources of the district, the preliminary budget, and such other information as will assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the employees, preparing for grievances and for contract negotiations. A service fee may need to be assessed to cover materials.

Section 2: The Board and the Association recognize that an optimum education environment includes a teacher who is working within his area of special competence and in the school setting best suited to his personal circumstances. Therefore, the Superintendent shall post vacancies in each teacher lounge during the school year and shall provide opportunities for teachers to express their desires for changes in assignment for a period of five (5) school days after such notice. For vacancies that arise during the summer, teachers who are qualified and the Association President, will be notified by U.S. mail.

- (a) Teachers desiring a change in assignment should make their desires known by written notice to their respective principals before the end of the school year.

Section 3: The Association shall have the right to use school building facilities for meeting provided (1) such meetings are held at hours other than pupil school hours or during school functions; and (2) advance permission for such usage has been given by the administration.

- (a) The Association shall have the right to use school equipment if not otherwise in use. The Association shall pay for the reasonable costs of all materials and supplies incident to such use.
- (b) Bulletin boards shall be made available for the use of the Association in the teachers' lounges only.

- (c) The Association may distribute all written material by placing such material in the teachers' mail boxes which shall be made available for such distribution.
- (d) All material, either posted or distributed, shall not be of a derogatory or defamatory nature.

Section 4: Association Membership. Each teacher shall have the right to freely join or refrain from joining the Association and shall not be discriminated against by reason of joining or refusing to join the Association or by reason of the institution of any grievance, complaint or proceeding under this Agreement against either party or another employee. Each teacher employed by the Board shall within thirty (30) work days from and after the effective date of this Agreement advise the Association in writing as to whether he desires to join the Association and pay dues, or pay a service fee. The gathering of said designations shall be the responsibility of the Association. The Association shall tabulate the results and immediately provide the same to the Superintendent, together with copies of the responses from each teacher.

Section 5: Financial Responsibility. Membership in the Association is separate and distinct from the assumption by a teacher of his equal obligation to compensate the Association for the benefits he receives from representation. The Association is required under this Agreement to represent all of the teachers in the bargaining unit fairly and equally without regard as to whether or not any employee is a member of the Association. The terms of this Agreement have been equally made for all of the teachers in the bargaining unit and not solely for the benefit of the members of the Association. Accordingly, it is agreed that it is fair that each teacher in the bargaining unit shall pay equally for benefits received and that each assume his fair share of the cost of representation.

Section 6: Service Fee. Except as hereinafter provided, each teacher who is not a member of the Association in good standing or does not make application for membership within thirty (30) calendar days from his date of hire, shall as a condition of employment pay a service fee. The service fee shall be determined by the Association and shall be equivalent to each teacher's proportionate share of the cost of negotiating and administering the collective bargaining agreement but in no event shall it be more than the regular monthly Association membership dues uniformly required of employees who are members. The amount of said dues or service fee shall be that amount which the Association designates in writing during September of each year. If during the term of this Agreement it shall be determined by a court of competent jurisdiction that the foregoing amount is unlawful, the amount shall be modified to such amount as shall be lawful.

Section 7: Teacher Authorization. Each teacher may sign and deliver to the Board an assignment authorizing the deduction of Association dues or a service fee, as the case may be. Such authorization shall continue until revoked in writing by the teacher between August 1 and August 31 of any given year. Teacher authorizations for the deductions of Association dues, or for the payment of the service fee shall identify the teacher, the amount of each deduction, the period for which deductions are to be made, and shall be signed by such teacher.

Section 8: Board Responsibility. The Board shall deduct the authorized amount due from each teacher's pay and transmit the total deductions to the financial secretary of the Association within fifteen (15) calendar days following such deduction, together with a listing of each teacher from whom deductions were made, except that the Board shall not be required to make deductions authorized by a teacher during any pay period such employee did not provide services to the Board unless such teacher was on a paid leave of absence or receiving sick leave benefits authorized by this Agreement. The Board shall use its best efforts to make the aforesaid deductions in the manner set forth and assumes no responsibility for any errors in making such deductions other than to correct such errors. In the event of overpayment, the Association agrees to refund such monies forthwith.

Section 9: Limitations. In the event a teacher who is obligated to, but fails to pay the Association dues or service fee directly to the Association, or to authorize payment through payroll deductions, such failure shall not cause the teacher to be terminated. However, the Board recognizes the right of the Association, based on the obligations set forth in this Agreement, to pursue collection of either the Association dues or the service fee by appropriate action in a court of competent jurisdiction. In no event shall the Employer be a party to such collection action.

Section 10: Conscientious Objections. Notwithstanding the foregoing provisions, any teacher whose personal beliefs prevent him from supporting the Association shall, so as to show good faith in view of the fact that other non-members of the Association must pay a service fee, agree to make a contribution as hereinafter provided. Such teacher shall pay a sum equivalent to the service fee required to be paid by non-members of the Association to a non-union, non-religious charitable organization mutually agreed upon by the Employer and the teacher furnishing a copy of the receipt thereof to the Association. The teacher may authorize a payroll deduction in the same manner as provided in (7) above. In the event a teacher shall not pay such sum directly to the charitable organization or authorize payment through payroll deductions, the Association shall have a right to pursue collection of said contribution by appropriate action in a court of competent jurisdiction pursuant to Section 9 above.

Section 11: Save Harmless. The Association agrees to indemnify and save the Board, and including each individual school board member, harmless against any and all fees, awards, claims, demands, costs, suits, judgments or other forms of liability that may arise out of or by reason of, action by the Board for the purpose of complying with this Agreement.

Section 12: From the second through eleventh pay checks of each year, from those employees who so authorize by properly executed payroll deduction authorization cards, the contents of which comply with all federal and state requirements, the Board agrees to deduct dues, or service fees for the Michigan Education Association, the National Education Association, MEA-PAC/NEA-PAC contributions and the New Buffalo 5-C Education Association, and remit the same to the New Buffalo 5-C Education Association no later than fifteen (15) days after the date the dues or fees have been deducted.

- (a) The Association shall indemnify and save the district harmless against any and all claims, demands, suits or other forms of liability that may arise out of or by reason of action taken or not taken by the employer or in reliance upon signed authorization cards or lists furnished to the employer by the Association for the purpose of payroll deduction of dues.

The Board agrees to give all diligence in complying with the provisions set forth in Section 12 of this article.

Section 13: The New Buffalo 5-C Education Association, through its President, may request in writing, four (4) days per school year to be used by Association officers and leaders for Association business, or by bargaining unit members for leadership training and conferences. Six (6) additional days may be used by Association officers and leaders for Association business, or by bargaining unit members for leadership training and conferences with the cost of the substitute paid by the Association. Requests for such days must be submitted to the Superintendent five (5) days prior to usage and will be approved by the Superintendent. In the event of arbitration, unfair labor practice charges or other administrative or court hearings involving the School District, the Association may use Association leave for officers, leaders or witnesses, but may not use Association leave for the grievant or the person who is a claimant in the proceeding, unless the claimant prevails. In case of a divided award, the claimant will be entitled to receive Association leave in a pro-rata amount to be determined by the total number of issues and the number of issues on which the claimant prevailed.

ARTICLE VI -- PROTECTION OF TEACHERS

Section 1: It shall be the responsibility of the teacher to report to his principal, in writing, the name and reason for the need of any student who, in the opinion of the teacher, needs particular assistance from skilled personnel. The teacher shall, upon request, be advised in writing by the principal of the disposition of the teacher's report that a particular student needs such assistance.

Section 2: Teachers shall comply with the provisions of current teaching procedures established by the Board in dealing with the student discipline.

- (a) Any employee who is assaulted or threatened with bodily harm by an individual or group while carrying out his assigned duties shall as soon as possible notify his building principal or supervisor who shall notify the superintendent's office as soon as possible. If the teacher is not otherwise entitled to counsel and the teacher has acted within applicable laws, the Board shall provide legal counsel upon request, to advise the teacher of his rights and obligations with respect to such threat or assault.
- (b) The Board's administrative and supervisory personnel shall cooperate fully with the law enforcement authorities in connection with the latter's investigation and prosecution of any such offense. In the event court attendance is required of the teacher in connection with the prosecution by the district of any such offense, the teacher shall suffer no loss of pay for absence for such court attendance.
- (c) Personal Property: Employees who provide evidence of loss of personal property that is essential to the teacher performance such as clothes or a personal vehicle, but excluding non-essentials such as radios, works of art, etc., shall not be unreasonably denied reimbursement when the loss arose out of the course of employment.

A maximum of \$500.00 reimbursement will only be made if the loss is not covered by or collected from an insurance policy.

- (d) A teacher may request to consult with his own legal advisor prior to discussing allegations, charges, or threats with law enforcement officials or Department of Social Services representatives.

Section 3: Seniority shall be determined by the length of continuous service with the New Buffalo Area Schools as a regular assigned bargaining unit member. Interruption of teaching service will not continue to accrue seniority as a bargaining unit member if the teacher is assigned a non-unit position within the district. Length of service begins the first day a teacher reports to work as a regular assigned teacher. If more than one person has equal seniority, the following prioritized steps will be used:

- A. Total number of years in the certification and qualification areas of instruction
- B. Number of semester hours completed, beyond a bachelor's degree at the time of layoff.
- C. If all else is equal, a public lottery would be conducted.

Section 4: Layoff Procedure – new employees hired into the unit shall be considered as probationary employees as prescribed in the Tenure Act. First and second year probationary teachers shall not have seniority. In the event that a layoff is necessary, those probationary teachers shall be individually considered for retention using certification and qualifications as the criteria. However, upon achieving tenure, or third year of probation, seniority will date back to the date of hire. Within five (5) working days after the Board's determination that probationary teachers are laid off, a list of the probationary teachers to be laid off shall be furnished to the association for its consideration and consultation.

Leaves of absence shall not be considered a break in service unless for a period in excess of two (2) years. Leaves of absence granted for periods in excess of two (2) years shall constitute an interruption in continuous service. There shall be no loss or gain of seniority due to layoffs. Credit given for outside teaching experience in school districts shall not be considered for the purpose of accumulating seniority, but shall serve to reduce the probationary period in accordance with the provisions of the Tenure Act. The Board of Education shall prepare a seniority list by classification and transmit a copy of the same to the Association on or before the first day of October.

Section 5: Necessary Reduction of Personnel--Layoff: The parties hereto, realizing that education, curriculum and staff to a large degree depend upon the economic facilities available to the Board of Education as provided by the public and the state of Michigan, and in accordance with this realization understand that in some instances it may be economically necessary to reduce the educational program, curriculum and staff when funds are not available, hereby agree as follows:

- (a) It is hereby specifically recognized that it is within the discretion of the Board of Education to reduce the educational program and curriculum. Prior to taking final action, the Board will consult with the Association and receive its recommendations and priorities.
- (b) In order to promote an orderly reduction in personnel when the educational program and curriculum is curtailed, the following procedure will be used:
 1. Reduction of certified personnel will be made according to the following: certification, seniority and qualification (in this sequence).
 2. If a reduction in the workforce is necessary, first and second year probationary teachers will be laid off first provided there are fully qualified, fully certificated teachers to replace and perform all the needed duties of the laid off teachers.
 3. If further reduction is necessary, third and fourth year probationary teachers, with the least number of years of continuous, district teaching experience, will be laid off first, provided there are fully qualified fully certificated teachers to replace and perform all the needed duties of the laid off teachers.
 4. If further reduction is necessary, tenure teachers, with the least number of years of continuous district teaching experience, will be laid off first, provided there are fully qualified, fully certificated teachers to replace and perform all the needed duties of the laid off teachers.
 5. Nothing in the contract shall be construed or interpreted so as to be inconsistent with a teacher's tenure rights.

Section 6: Recall. Tenure teachers and third and fourth year probationary teachers shall be recalled to employment in inverse order of layoff for new positions opening as determined by the programs offered by the Board, for which they are certified and qualified. First and second year probationary teachers will be recalled based upon the needs of the district. The Board shall give written notice of recall from layoff by sending a certified letter to said teacher, at his last known address. It shall be the responsibility of each teacher to notify the Board of any change in address. The Teacher's address as it appears on the Board's records shall be conclusive when used in connection with layoffs, recall or other notice to the teacher. If a teacher fails to report to work within fifteen (15) working days from date of mailing of the recall, unless an extension is granted in writing by the Board, said teacher shall be considered to have terminated his individual employment contract and any other employment relationship with the Board.

Probationary teachers shall retain their right to recall for a period equal to their teaching service in New Buffalo. Tenure teachers shall retain their right to recall according to the Tenure Act. The Board will give teachers to be laid off at least thirty (30) calendar days notice before the effective date of layoff.

The Superintendent shall have no obligation to reassign or transfer employees during a reduction in staff or recall in order to create positions for tenure teachers or teachers with greater seniority, but may do so in his/her discretion. The Board shall have no obligation to create part-time positions.

The Board's obligation to pay salary under any staff member's individual employment contract or under this collective bargaining agreement shall terminate upon layoff, so long as the employee is paid for all days worked. A teacher who is laid off effective any time after the last working day of a school year, but prior to the commencement of the next school year, and who receives unemployment compensation benefits during the summer, who is then recalled to employment by not later than the fourth Wednesday student count day, will be paid according to an annual salary rate such that his unemployment compensation plus that annual salary rate will be equal to the rate of salary he would have earned for the school year had he not been laid off. Repayment shall consist of deductions from the gross pay and will be prorated over the remainder of the current year.

Section 7: Transfers. All teachers by seniority, certification and qualification in the system are to be considered in making transfers due to a reduction in staff. If the original position becomes available, teachers who have been transferred to other positions because of staff reductions shall be notified and have first consideration to return to their original position if they so request. In no event shall a teacher be transferred or assigned to a position for which they are not highly qualified as defined by the "No Child Left Behind Act of 2001" 20 USC 6301 et seq. and/or the Michigan Department of Education.

No teacher shall be involuntarily transferred in order to implement a school improvement plan developed pursuant to the "No Child Left Behind Act of 2001" 20 USC 6301 et seq. unless the evaluator has met all of the obligations set forth in the Professional Development and Appraisal Plan; specifically, the Awareness, Assistance and Final Summary Phase.

Section 8: Definition of Certification and Qualification:

For the purposes of this Agreement:

Certified is defined as holding a valid teaching certificate from the Michigan Department of Education in the designated subjects and grade levels.

Qualified is defined as having the certification(s) and qualification(s) required by any applicable state and/or federal legislation, regulations or guidelines for the position held by the teacher.

Section 9: The District shall pay all costs associated with fingerprinting and criminal background checks for all teachers.

ARTICLE VII – MENTOR TEACHER

Section 1: A “mentor teacher” shall be assigned to every probationary teacher upon employment in the District:

- (a) The “mentor teacher” shall be voluntary and, insofar as possible, shall be a tenure teacher with a minimum of five (5) years teaching experience and shall be engaged in teaching within the same grade, building or discipline as the probationary teacher. It shall be the duty of the mentor teacher to assist and counsel. The mentor teacher shall not be involved in the evaluation of the probationary teacher.
- (b) A mentor teacher shall be defined in accordance with section 1526 of Act 335 of the Public Acts of 1993.
 - (1) The mentor teacher shall not be called as a witness in any grievance or administrative hearing involving the mentee’s evaluation.
 - (2) Upon request, the administration shall make available reasonable release time, up to eighteen (18) hours per year, so that the mentor may work with the mentee and attend appropriate training during the regular work day. When possible, the mentor and mentee shall be assigned common preparation periods.
 - (3) The mentor’s evaluation shall not reflect his/her performance of mentor duties.
- (c) During the first year of a mentor/mentee relationship, the mentor shall receive a stipend of 2% of the B.A. base. In the event more than one mentor is assigned to a probationary teacher, the stipend and duties will be prorated accordingly. In return, during the first year, the mentor shall:
 - (1) Meet with the mentee at least one time per week unless circumstances beyond the control of the mentor and mentee prevent the meeting;
 - (2) If the mentor and mentee have a common planning period, they must meet more frequently than once a week;
 - (3) Meeting length must be fifteen (15) minutes or greater; and
 - (4) Mentor is to receive, from the administrator, a copy of mentee’s Plan I Teacher Development Plan (Appendix A) from the Professional Development and Appraisal Plan no later than October 1 and assist the mentee to implement the plan (no requirement for mentor to inform administration of progress).
- (d) In years two (2) and three (3), the mentor shall provide assistance as needed and shall receive a stipend of 1% of the B.A. base. This provision also provides a mentor teacher for one year to experienced teachers (new to the district having three years or more of teaching experience elsewhere).

ARTICLE VIII – TEACHER EVALUATION

Section 1: All teacher evaluations, both probationary and tenure, shall include a teacher evaluation report as formulated by an Administration and Teacher Committee and approved by the Board and shall be reviewed during the 2007-2008 school year.

All evaluations shall be conducted in conformance with the provisions and timelines set forth in the Professional Development and Appraisal Plan.

- (a) All formal teacher evaluations made on the above reports shall be discussed between the teacher and the administrator or person making the formal evaluation and the teacher shall so indicate such discussion by signing the evaluation.
- (b) Every effort will be made to provide the teacher with a written statement regarding each observation made for the purpose of a formal evaluation within ten (10) working days after the observation.
- (c) It is understood by the parties that a major purpose and intent of evaluations is to improve the performance of the teaching staff. Formal evaluations of teachers shall include reference to strengths as well as weaknesses, when identified.
- (d) Each probationary employee shall be evaluated twice each school year of the probationary period. The first evaluation cycle shall be completed prior to the completion of the first trimester. The second evaluation cycle shall be completed before the end of the second trimester. Each evaluation cycle shall include at least two (2) classroom observations that are at least sixty (60) calendar days apart. An observation is defined as a work station visit of at least forty-five (45) minutes. In the event a teacher is hired after the commencement of a school year and the above timeframes cannot be met, the teacher will be evaluated in accordance with the requirements of Section 3 (a) of the Teacher Tenure Act.
- (e) Each tenure teacher shall be evaluated not less than once every three (3) years. Such evaluation cycle shall be completed prior to April 20 for tenure teachers using the observation evaluation method. The evaluation cycle shall include at least two (2) classroom observations that are at least sixty (60) calendar days apart. An observation is defined as a work station visit of at least forty-five (45) minutes. In the event deficiencies are identified, the evaluator will notify the teacher in writing of an additional evaluation.
- (f) No employee shall be observed during the first or last two (2) weeks of the school year. No probationary employee shall be observed on the days before Thanksgiving, Christmas or spring vacation.
- (g) As assessment of a teacher's performance as deficient or needs improvement must be supported by observation or documentation to support the conclusion made by the evaluator. Should the information demonstrate that an employee has any area that needs improvement, the evaluator shall develop a plan of improvement which:
 - 1. Identifies specifically the area that needs improvement.
 - 2. Provides the employee with specific, appropriate written recommendations for improvement, which are stated in behavioral terms, measurable and observable.
 - 3. Develops a fair and workable timeline for such improvement. This timeline shall include follow-up visit(s) to evaluate the area(s) of concern.
 - 4. Provide a positive program of assistance that may include materials, resources, consultant services and sufficient time during the school day to implement the recommendations(s) of the evaluator.

Either party may request a review as needed in subsequent years. All changes shall be implemented through a Memorandum of Understanding.

ARTICLE IX -- PROFESSIONAL COMPENSATION

Section 1: The salaries of teachers covered by this Agreement are set forth in Appendix "A," which is attached to and incorporated in this Agreement. Such salary schedule shall remain in effect during the term of this Agreement and shall be based on a normal teaching assignment during a regular school year of one hundred ninety (190) days, which include New Years Day, Memorial Day, Labor Day, Thanksgiving, and Christmas.

Section 2: For assigned or voluntary additional duties, the teacher shall be entitled to appropriate additional professional compensation as stated in Appendix "B."

For all Board approved additional classroom teaching assignment duties not stated in Appendix "B," the employee shall be compensated on the hourly rate of .001 of B.A. base salary.

Section 3: Teachers shall not be required to report more than two (2) workdays prior to the first student days in the fall. However, first year teachers may be required to report up to five (5) days before the start of school and shall be compensated per Article IX, Section 13. At least one-half of the teacher work time prior to the reporting of students shall be for the purpose of in-room preparation and planning.

Section 4: A teacher shall be released, with the principal's recommendation and the Superintendent's permission, from regular duties without loss of salary for no more than three (3) days per year for attending professional conferences related to his teaching discipline. Administrative initiated conference attendance should not count in these days.

Section 5: Every part-time teacher shall be paid in a ratio of his time spent with respect to the clock-hour school day and benefits prorated.

Section 6: All new full-time teachers hired to the system shall have a minimum of a bachelor's degree unless permitted by law.

Section 7: Credit for teaching experience outside the school system may be given to new teachers for their teaching experience up to eight (8) full years. Teachers may be advanced one (1) step on the salary schedule for each two (2) years of active wartime military service up to three (3) steps.

Section 8: A sum of up to two hundred dollars (\$200) per semester hour will be reimbursed for the graduate credit earned by a tenure teacher in the New Buffalo Area Schools and having a Michigan Permanent and/or Continuing, Life Certificate, professional certificate, provisional certificate or occupational certificate.

Reimbursement will be made as follows:

1. Semester hours earned for accredited institution courses required for continued, renewal, and re-certification (6 hours/5 years) or courses related to his/her teaching assignment, or
2. Substantiating evidence of semester hours earned must be presented to the Superintendent by the 15th of November or the 15th of May. Payment will be made within 45 days.
3. To be eligible for payment in this section, a teacher must submit a written request specifying graduate hours to be taken with supporting information and receive written approval by the Superintendent (at least 20 days before the start of the course). The Superintendent will issue a written decision on the request within 10 days.

4. Reimbursement under this section shall only be made for coursework outside of the teacher contract time and not subject to registration fees. In the event the ISD offers credit after the class starts, the teacher may receive reimbursement for the course fees, less any registration fees paid by the district.

The Superintendent will not arbitrarily deny a request. If a request is denied, the teacher may request a review by the association president and superintendent. Such review and final determination shall be made as soon as possible, but in no case longer than two (2) weeks.

Section 9: All teachers required to travel to discharge their assigned duties outside the school district shall be reimbursed on a per mile basis, at the current IRS rate, July 1 each year, for miles traveled from the school building to the destination and return to school. The rate, as of July 1 of each year, shall remain constant throughout that school year (July 1 – June 30).

Section 10: Teachers achieving Bachelors + 18, Bachelors + 30/Masters Degree, Masters + 15, or Masters Degree + 30, status before the beginning of the new trimester shall be placed on the proper step for the remainder of the contract year. It is the teacher's responsibility to provide the documentation to the Superintendent's Office prior to the beginning of the new trimester.

Section 11: It is further agreed and understood that, upon the presentation of proper authorization forms, the Board will deduct from a teacher's pay check those amounts authorized by the teacher for payment to Credit Unions, six (6) Tax Annuity Programs and Insurance Programs as long as a minimum of three employees sign up. Such approved deductions shall be made equally from the first and second paycheck of each month, except credit union deductions, which shall be deducted from all paychecks.

Section 12: In the event a teacher is utilized as a substitute at the request of the administration, the Board will grant additional compensation at the rate .001 of the B.A. base per hour spent as a substitute teacher. Subbing for less than or more than one hour will be prorated to the nearest .1, using normal rules of rounding.

Section 13:

- A. In the event local "in-service" training is offered by the District on a non-contract day, attendance at such in-service shall not be mandatory, however, implementation of the subject matter of the in-service shall be expected of the teacher. Such in-service shall be planned with teacher input and at least thirty (30) days advance written notice shall be provided for the training.
- B. Teachers who participate in administrative approved professional development programs or committee work during the summer shall be compensated retroactive to July 1, 2007.
- C. The compensation for A and B above shall be as follows:

2007-2008 \$100 per day

Section 14: All hours earned above the BA level must be graduate hours unless prior approval is granted by the superintendent.

ARTICLE X -- TEACHING ASSIGNMENTS AND HOURS

Section 1: The teaching hours for all teachers employed by the New Buffalo Area Schools shall be as follows:

- (a) The teachers' workday shall not exceed 7 hours and 20 minutes, except for those meetings required under Section 3 of this Article provided, however, that the Board shall possess the right and discretion to determine the length of the instructional day within the 7 hours and 20 minutes teachers' workday.

During the 2007-2008 school year, there will be 19 extended work days (55 minutes each) for Professional Learning Community work. This may include horizontal goals, building vertical goals, professional development, or school improvement. Ten (10) days shall be identified in the calendar; nine (9) days shall be flexible, three (3) each trimester. The content for the ten (10) days, in addition to the half-day and full day PLCs, shall be facilitated by the PLC committee. The flex days shall be designed by the horizontal teams and each team shall submit the meeting dates and minutes to their building administrator. All teachers must participate.

- (b) On Fridays and the last day of school prior to vacations, teachers may leave soon after bus departures. In case of emergency, a teacher may leave at the discretion of the principal.
- (c) All teachers shall be entitled to an uninterrupted, duty-free lunch period for a period equal to that granted students. A designated, student-free space for the faculty and staff shall be provided that includes: a refrigerator, microwave, sink, paper towel and soap dispenser, garbage can, and adequate tables and chairs. Faculty and staff shall leave the area clean.
- (d) The normal daily assignment in the middle and senior high schools shall include one (1) assigned preparation/conference period per day, or its equivalent, for any classroom teacher assigned more than 50% of the day. Two hundred minutes per week will be guaranteed to the building and trades instructor.
- (e) Elementary teachers may use for preparation all time which is currently provided by the various teaching specialists as long as these positions are maintained by the Board. Realistic attempts will be made to provide elementary teachers an average of 50 minutes daily for preparation and conferencing for all full student days.
- (f) Any classroom teacher assignment that is 50% or less, shall be provided with 1.5 hours of prep time, per week, at the .001 of the BA base rate in addition to their contractual instructional time.
- (g) Each teacher will attend those extracurricular activities in which his students have an active participation and in which the teacher has played an active role in preparation.

Section 2: The Calendar consisting of a minimum of 1098 hours with provisions made for make up days for the school years covered by the length of this contract shall be negotiated and adopted by the Board simultaneously with the contract. The state provision allows for 38 hours to be used for professional development and count as instructional hours.

Any revision to the calendar will be accomplished by the Superintendent and the Association president.

- (a) Teachers shall be responsible for regularly scheduled Parent Teacher Conferences and Open House visitation.
- (b) In any canceled student session days, it is agreed that bargaining members will be excused from reporting for duty unless it is a work day, i.e., PLC day, PD day or curriculum day. In such cases, teachers may be required to report.

- (c) The New Buffalo Area Schools intends to provide a minimum of 1098 hours of pupil instruction as prescribed by state law. The school calendar will stipulate days that will be substituted for days that are cancelled because of conditions not within the control of school authorities. If, at any time during the life of this Agreement, it becomes lawful to count these cancelled days as days of pupil instruction, then these days will not be rescheduled and teachers will not be expected to report. It is understood that such days shall be considered part of the regular school year and no employee shall receive additional compensation for those days.

Any action by the Board to reduce the total workdays shall not cause a reduction in wages for days not worked.

- (d) When session days are delayed, teachers will report at least fifteen (15) minutes before the opening of the students' scheduled school day. It is understood that the normal day may have to be revised when the beginning of the day is delayed. However, the school day will not be extended beyond the normal close of the school day.
- (e) Any decision to cancel days, or delay the starting time, shall not be grievable.
- (f) Subsequent school year calendars shall be developed in accordance with state law, as amended.

Section 3:

- (a) Faculty meetings are to focus on education and school issues of the New Buffalo Area Schools. Any activity that involves non-school related matters; such as, charities, annuity companies, etc. shall be voluntary and shall not take place during work hours or faculty meetings.
- (b) Up to twelve (12) faculty meetings (published in Teachers' Handbook) may be scheduled per school year. No more than three (3) meetings per year may last beyond sixty (60) minutes with teachers notified two (2) days in advance. No meeting shall exceed forty-five (45) minutes in length beyond the instructional day unless unusual circumstances exist.
- (c) During the year of North Central Evaluation, the principal may require additional meetings, not to exceed a total of fifteen (15) meetings.
- (d) Faculty meetings should occur at the end of the month allowing for committee reports (school improvement, curriculum, PLC, trimester, etc.) to be scheduled on the agenda.
- (e) A tentative agenda will be forwarded to the staff no later than the preceding Friday.

ARTICLE XI -- TEACHING CONDITIONS

Section 1: The parties recognize that the availability of optimum school facilities for both student and teacher is desirable to insure the high quality of education that is the goal of both the teacher and the Board. It is also acknowledged that the primary duty and responsibility of the teacher is to teach and that the organization of the school and the school day should be directed at insuring that the energy of the teacher is primarily utilized to this end.

Section 2: To the extent possible and/or practical, the Board agrees at all times to keep the schools safe, reasonably and properly equipped, cleaned and maintained.

Section 3: The Board shall provide in each building, where physical facilities permit, at least one (1) teachers' work room equipped with large table or tables, and space for a professional library.

Section 4: Teachers shall be provided with parking facilities separated from student parking.

Section 5: Because the pupil-teacher ratio is an important aspect of an effective educational program, the parties agree that class size should be lowered wherever necessary and possible. Ideal class size for K-3 is 20 or fewer students. Above this primary level, ideal class size is 25 students. Realistic attempts should be made to achieve these goals as financial and other conditions, as determined by the Board, may allow. If the number of students in any K-3 classroom exceeds 23, or 27 in grades 4-5, the teacher will be provided with an aide upon request. The teacher and principal shall mutually agree upon who the aide will be and make a recommendation to the superintendent. However, in the event an aide is on layoff, that person shall be recalled.

Section 6: All principals may, at their discretion, designate another certified employee, excluding guidance personnel, to act as "emergency principal" in their absence.

Section 7: The administration shall provide necessary information about students assigned to the teacher's class, such as, tether, probation, etc.

ARTICLE XII – SCHOOL IMPROVEMENT AND ACCOUNTABILITY PROGRAM

Section 1: The Board, administration, teachers, and Association recognize the necessity of maintaining ongoing district-wide school improvement plans and the importance of continued recognition of quality educational services as a fundamental priority and shared goal of the parties.

The Board recognizes that the terms and conditions of the collective bargaining agreement will govern with respect to wages, hours, and other conditions of employment and that those terms shall not be altered or modified through the school improvement process, absent written mutual agreement and ratification by the parties.

To the extent any proposed element of the district's school improvement plan conflicts with the terms of the master agreement, the identified provision will be subject to re-negotiation at the request of the Board or Association. Any amendments to the agreement will be subject to ratification by the parties.

Section 2: Public Act 25 requires the development of building level School Improvement Plans (SIP) with the involvement of building administrators, parents, teachers, other school employees and others in the community.

Each building will have one SIP committee.

The committee will include teachers, administrators, parents, other school employees, and others in the community. Student input is encouraged through the Student Senate as topic appropriate issues arise.

- a) The District will send the Association a list of all building SIP teams each year by November 1 of the school year.
- b) The chairperson of the committee will be selected by the committee and shall receive 3% of the BA base.
- c) Minutes and agendas will be required for all meetings with copies distributed to all building certified staff.
- d) Committee decisions shall be by consensus.

- e) All building SIP decisions, courses of actions, and proposed plans will be sent to the Superintendent and NBEA president. The committee recognizes that some decisions; such as, allocation of resources require Superintendent and/or Board approval as required by district policies.

Section 3: The conditions which follow shall govern bargaining unit members' participation in any and all plans, programs, or projects included in the SIP.

- a) The involvement of teachers in School Improvement and/or Professional Learning Communities is required for the professional development time taking place during the scheduled workday.
- b) School Improvement Plan time outside the regular work hours shall be voluntary.
- c) The act of participation or non-participation shall not be used as a criterion for evaluation or discipline, including the placement of any negative information in any bargaining unit member's files related to SIP.
- d) First year teachers shall not serve on committees except in instances of curricular review and the teacher is the only subject representative available in the building.
- e) A teacher who is currently a mentee (2nd and 3rd year teachers and experienced teachers in their first district contract year) cannot serve on more than two (2) building and/or district committees in one school year.

Section 4: The individual school improvement teams through the building SIP chairpersons and building principals shall make recommendations to the Superintendent for its approval as to the types of decisions to be made. Recommendations may include, but not limited to the following:

- a) instructional improvement
- b) strategies to achieve the goals
- c) P.A. 25, NCA, Michigan Yes!, and NCLB compliance
- d) other types of decisions to be made by the committee

The School Improvement Committees shall not make any decisions, which are contrary to the provisions of the Collective Bargaining Agreement, Board policy, nor state law.

ARTICLE XIII -- SICK LEAVE/FUNERAL LEAVE

Section 1: Ten (10) days of sick leave per year with full pay shall be granted to each teacher at the beginning of each school year. However, in the event of termination, sick days shall be prorated one day per month worked.

Sick leave must be utilized in a minimum of one-half (1/2) day increments unless the teacher's absence can be covered at no additional costs to the School District. For the purpose of specifying the time, 1/2 AM will be 7:45 – 11:25 and 1/2 PM will be 11:25 – 3:05.

Such sick leave may be used by teachers in case of necessary absence due to:

- (a) Personal illness (incapacity to work); doctor verification of illness may be required by the Board for any illnesses lasting five (5) consecutive working days or more, or whenever a pattern of absences raises the suspicion of abuse.

- (b) Illnesses of the teacher's spouse, child, mother or father;
- (c) For purposes of attending the funeral of a teacher's relatives (brother-in-law, sister-in-law, niece, nephew) and relatives living in the same household, or any other funeral with prior written permission of the Superintendent.
- (d) Occasionally, there are emergency situations that do not fit other leave requirements. The teacher shall submit a written request to the superintendent and the decision to grant the request shall be in the sole discretion of the superintendent. This leave provision will not be approved for vacations or other recreational pursuits.
- (e) The teacher shall complete a form prepared by the Board indicating the reason for the taking of his sick leave.
- (f) Upon request by the Board of Education, a teacher must submit a certificate from a medical doctor indicating the nature of the illness and a statement to the effect that such teacher is physically or mentally able to return to his classroom duties.
- (g) Worker's Compensation shall be the exclusive salary benefit for an employee's illnesses or disabilities which are work-related provided the employee qualifies for the Worker's Compensation benefits.

Section 2: Unused sick leave days shall be allowed to accumulate for each teacher to a maximum of one hundred fifty (150) days.

- (a) Teachers hired after the beginning of the school year shall be credited with one (1) day of paid sick leave pro rata, to the nearest half day, for each month remaining in the school year, not to exceed ten (10) days.
- (b) Accumulated sick days will be noted on the salary notification at the beginning of each year.

Section 3: Teachers will be allowed up to five school days funeral leave of absence for the purpose of attending the funeral of a member of the teacher's immediate family. Immediate family shall include spouse, father, mother, children, siblings, son-in-law, daughter-in-law, grandparents, grandchildren, father-in-law, and mother-in-law. Permission for such leave days shall be granted by the superintendent. If the death or funeral occurs outside of the immediate geographical area, a copy of acceptable documentation must be submitted prior to such days being credited under this section of the contract. Funeral days are not accumulated.

Section 4: It shall be the responsibility of the teacher to comply with the reporting requirements of the PESG (AESOP) system as long as it is maintained in a contract by the district. The teacher shall call or log-on to report their unavailability for work due to ill health, injury, or other absence as described in Article XIII at least one (1) hour before his/her scheduled reporting time or as soon as possible due to unforeseen circumstances.

ARTICLE XIV -- LEAVES OF ABSENCE

Section 1: Any teacher whose personal illness (incapacity to work) extends beyond the period compensated for in Article XIII may be granted a leave of absence of up to one year in accordance with the provisions of Article V of the Teachers' Tenure Act.

Section 2: Pursuant to the Family and Medical Leave Act of 1993, as amended, the employer shall abide by the provisions of the act and shall provide leave for the following situations:

- a. Birth, adoption, or foster care placement of an employee's child;
- b. Serious health condition of an employee's spouse, child, or parent;
- c. The employee's own serious health condition.

All leaves shall be granted only in accordance with the provisions of the federal law. An employee requesting leave under the Act must do so as soon as practical. Eligibility for FMLA leave shall be determined on a previous twelve (12) month basis beginning with the date the leave begins. An employee requesting leave under the Act must do so in writing, as soon as practical, on a form provided by the superintendent's office unless prevented by circumstances beyond the control of the employee.

This Family and Medical Leave section is not intended to interfere with the use of any other leave provision within this Article and shall include both paid and unpaid leave. The teacher may elect to reserve up to five (5) days paid sick leave/personal leave days for usage upon return to work. Any teacher who wishes to request a Family and Medical Leave will be granted such a leave of absence in accordance with Federal requirements.

Section 3: Any member of the certified staff who is required to serve jury duty shall receive his regular salary, less the fees paid by the Court for such service without loss of business, professional or sick leave days.

Section 4: All teachers shall be granted, with pay, two (2) days per year for personal business leave. Such leave shall be for the purpose of transacting business which cannot be transacted at a time other than during the school day.

- (a) A personal business day may be used for any purpose at the discretion of the teacher, except that personal business days shall not be used for any type of recreational pursuit, nor will it be granted for the first day of school, the last day of school, the day prior to or the day following a vacation period or holiday.
- (b) Written notification of a business leave request shall be submitted to the teachers' principal using the form prepared by the school five (5) days in advance of the intended absence.
- (c) All leaves granted for personal business shall be subject to the approval of the Superintendent of Schools prior to their being granted.
- (d) It is recognized that there may be extenuating circumstances where the Superintendent may waive the restrictions in (a), (b), and (c). The Superintendent's decision may be appealed to the Board. The Board's decision is final and not grievable.
- (e) Any personal business day or days not used during a school year shall be added to the teacher's accumulated sick leave days at the start of the next school year.

Section 5: Upon return from a leave of absence, the teacher shall be restored to his same level on the salary schedule as when he left and be entitled to accrued benefits prior to said leave. Completion of 150 or more of the scheduled student days shall entitle a teacher to advance to the next salary step for the following school year.

Section 6: The decision to grant an unpaid leave request shall be in the sole discretion of the Superintendent.

ARTICLE XV -- GRIEVANCE PROCEDURE

Section 1: A grievance shall be defined as any dispute regarding the meaning, interpretation or application of the terms and provisions of this Agreement, except that no item subject to consideration under the tenure provisions of the Michigan General School Code shall be considered as a grievance under this contract.

Those items excluded shall include but not be limited to the following:

- (1) The termination of a probationary teacher.
- (2) The termination of a tenure teacher.
- (3) The assignment of extra-curricular positions.

Section 2: First Step: Grievances may be initiated by an individual teacher, or by the Association. Teachers either personally or with their representatives, or in the case of an Association grievance, Association representatives shall first discuss the matter with the principal within ten (10) school days after the occurrence of the event upon which the grievance is based. It shall be the objective of both parties to resolve the matter in this manner. Within five (5) school days of the First Step meeting:

The principal shall provide a written response on the form mutually agreed to and shall submit the response to the grievant, Association and the superintendent.

Section 3: Second Step: Those grievances which have not been settled in the First Step and are to be appealed to the Second Step shall be submitted in writing to the Superintendent within ten (10) school days after the completion of Step 1, and shall state the facts upon which the grievance is based, when they occurred, the provisions of the contract which have been allegedly violated and shall be signed by the teacher who is filing the grievance or an officer of the Association when the Association is filing the grievance.

The Superintendent or his/her designee shall meet with the grievant and/or Association representative or representatives within ten (10) school days after receipt of the grievance to consider the grievance. The Superintendent shall give a written answer to the aggrieved teacher and/or his Association representative or representatives within fifteen (15) school days after the date of this meeting. If the answer is mutually satisfactory, the grievant shall so indicate on the grievance form and sign it with two (2) copies of the grievance thus settled retained by the Association and one (1) by the Superintendent.

Section 4: If the grievance has not been settled in the Second Step, the Association representative or representatives and not the individual grievant may process a grievance to arbitration provided such submission is made within fifteen (15) school days after receipt of the Second Step answer.

All matters submitted to arbitration shall be submitted to the American Arbitration Association in accordance with its Voluntary Rules and Regulations then obtaining within the time specified above and such rules shall govern the arbitration hearing.

Section 5: The arbitrator shall have no power or authority to alter, amend, add to, or subtract from the terms of this Agreement nor hear any matter which is provided for under Section 7 of this Article (teacher discharge). Any tenure teacher believing he has been unjustly discharged may appeal his discharge to the Tenure Commission pursuant to the Michigan Teacher Tenure Act. Both parties agree to be bound by the award of the arbitrator provided the arbitrator has acted within the scope of his authority and subject to judicial review for legally recognized reasons. The Board will only reimburse the Association one-half the cost of any arbitration process that results in a decision, or unless otherwise mutually agreed.

Section 6: Grievances which are not appealed within the time limits specified in the above grievance procedure shall be considered to be withdrawn by the grievant and/or Association. Any waiver of time limits shall be in writing and signed by both parties.

Section 7: The presentation and discussion of grievances provided for in this Article shall take place outside of the regular school hours, except during the first two (2) steps of this procedure (Sections 2 and 3 of this Article) which will be held during school hours so long as all persons involved could so meet without interference with their assigned duties. Such procedures shall remain confidential unless subject to the Freedom of Information Act or applicable law.

Section 8: In the event grievances filed under this Article shall not be satisfactorily settled during the school year, they shall continue after the end of the school year with the weekdays Monday through Friday being as if they were school days in determining the time limits set forth above.

ARTICLE XVI -- JUST CAUSE

Section 1: A teacher shall not be reprimanded, disciplined, or discharged without just cause. However, the discharge or non-renewal of a probationary teacher may be made without just cause provided the teacher's performance is determined unsatisfactory by the Board and applicable legal requirements have been followed.

Further, any matter subject to the Tenure Act shall not be subject to the grievance procedure. Probationary teachers shall be excluded from this Article to the extent that any grievance filed under this Article shall not be subject to arbitration. Adverse evaluations shall not be considered reprimand or discipline, but reprimands or discipline resulting from adverse evaluations shall be grievable subject to the above restrictions.

Extracurricular positions, retention in, or the filling thereof, shall be excluded from Just Cause and the grievance procedure.

ARTICLE XVII -- SALARY PAYMENT REGULATIONS

Section 1: Pay days shall be on alternate Fridays. Each teacher shall have a choice of receiving pay in twenty (20) or twenty-six (26) equal installments. So as to prevent the payment for services before they are performed and depending on the school calendar, the pays may have to be divided into twenty-one (21) or twenty-seven (27) equal payments.

Section 2: During the summer months, checks shall be mailed to the last address on record with the Superintendent's office to be received on or before the Friday pay day.

Section 3: A teacher terminating employment in the New Buffalo Area Schools shall be paid in a lump sum all monies earned and due him on the next regular pay day following the last day of his employment

Section 4: The salary payment schedule of each teacher shall remain in effect from year to year unless he/she notifies the business office no later than July 1 of a desire to change the payment schedule for the following school year.

ARTICLE XVIII -- STRIKES AND LOCKOUTS

Section 1: The Board and the Association subscribe to the principle that differences should be resolved by appropriate and peaceful means, in keeping with the high standards of the professions, without interruption of the school program.

Section 2: Accordingly, the Association and/or teachers agree that, during the term of this Agreement, it or they shall not direct, instigate, participate in, encourage or support any strike against the Board by any teacher or group of teachers.

Section 3: In the event of a strike by bargaining unit members, the number of lost school hours shall be added to the school year so as to meet the minimum number of school hours required by the state.

Section 4: Also, the Board agrees that, during the terms of this Agreement, it shall not direct, instigate, participate in or support any lockout against the Association by the Board.

ARTICLE XIX -- TERMINATION PAY (AND RETIREMENT BENEFITS)

Section 1: Any teacher resigning after 10 or more years, or retiring from the district after five (5) years of continuous employment, at New Buffalo Area Schools may sell back to the school district all unused, accumulated sick days. If the individual is retiring from Michigan public school teaching then he shall be compensated at the rate of 50% of the top substitute pay for each accumulated day. If the individual is resigning from the New Buffalo Schools, after ten (10) or more years of service in the district, then he shall be compensated at the rate of (\$25.00) for each accumulated day.

Section 2: Employer pick up of universal service credit:

- A. The Internal Revenue Code (IRC) Section 414(h)(2) permits employer "pick-up" of the employee portion of contributions to a retirement plan, thereby resulting in tax deferral of employee contributions. Under the Michigan Public School Employees Retirement System (MPSERS) plan conditions, teachers may be allowed to: (1) redeposit contributions previously withdrawn plus interest, and when full repayment is made before termination of employment, the previously forfeited service is reinstated in full; and/or: (2) purchase permissive service credit (such as Universal Service credit, maternity/paternity/child care and non-public school teaching, military active duty, sabbatical leave of absence, etc.)
- B. Therefore, in order to permit tax deferral for these additional employee contribution amounts, the employer shall adopt the payroll resolution attached to this Agreement as Appendix "E" and implement the salary reduction (payroll authorization) agreement attached to this Agreement as Appendix "F" for any teacher wishing to purchase additional retirement service credit or to repay retirement contributions previously withdrawn (plus interest). The teacher that wishes to purchase additional retirement service credit or to repay retirement contributions previously withdrawn (plus interest) shall enter into a binding irrevocable payroll deduction authorization by completing a copy of Appendix "F." The teacher shall not have the option of choosing to receive the amount directly instead of having them paid by the employer to MPSERS.

Section 3: Any teacher notifying the district, in writing prior to March 15, of an end of the school year resignation shall receive a \$500 stipend to be paid in the last paycheck of the academic year.

ARTICLE XX -- GENERAL

Section 1: Teachers shall assist in enforcing all student conduct policies and all Board of Education policies relating to student conduct. Teachers shall assist with the maintenance of control of students. However, all teachers shall observe rules respecting punishment of students as established by the Board or required by state law. The administration will provide teachers with reasonable assistance and support to enforce school policies. Individual teachers shall not be held accountable or responsible for the actions of other school employees.

Section 2: Teachers shall not be required to administer prescription drugs to students when at a school site, except in cases of emergency.

Section 3: Teachers shall not be required to perform the services of catheterization, suctioning and/or changing diapers, or any other services for which health care licensure is required.

Section 4: A teacher assigned a known special education student or a student with known special needs will be provided information regarding the needs of the student involved.

- (a) The employer or designee (not a classroom teacher) shall seek input before a student's IEP/504 from each of the student's general education teachers who will not be attending the student's IEP/504 regarding behavioral strategies/interventions, necessary accommodations/program modifications, and support for personnel.
- (b) Any bargaining unit member who will be providing instructional or other services to a student shall be given the opportunity and time to consult with the general education teacher who will be participating at the IEP/504 Plan meeting.
- (c) Any bargaining unit member who will be providing instructional or other services in any setting, shall be informed of the student(s) who they are serving within five (5) school days after an IEP/504 Plan has been finalized or within five (5) school days after the beginning of a new trimester. The information provided will include: the student's name, the case manager's name, the disability, and the accommodations that are itemized in the IEP.
- (d) Bargaining unit members will have access to students' IEP/504 Plans at a centralized secure site in each building as designated by the responsible administrator. Additional information about a student's disabilities or accommodations shall be available upon request from the special education student's case manager or from the building's 504 administrator.

Section 5: If, during the life of this Agreement, any of the provisions contained herein are held to be invalid by operation of law or by any tribunal of competent jurisdiction or if compliance with or enforcement of any provisions should be restrained by such tribunal pending a final determination as to its validity, the remainder of this Agreement shall not be affected thereby. In the event any provision herein contained is so rendered invalid, upon written request by either party hereto, the Board and the Association shall enter into collective bargaining for the purpose of negotiating a mutually satisfactory replacement for such provision.

Section 6: This Agreement shall supersede any rules, regulations or practices of the Board or the Association or teachers which shall be contrary to or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms contained in any individual teacher contracts heretofore in effect. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.

ARTICLE XXI -- SEVERABILITY

If any provisions of the Agreement or any application of the Agreement to any employee shall be found contrary to law, then such provision or application shall be deemed null and void, but all other provisions or applications shall continue in full force and effect; furthermore, the provisions of such law shall supersede, to the extent of the conflict, the provisions of this Agreement and govern the relation of the parties hereunder.

ARTICLE XXII-- INSURANCE

Section 1: The insurance benefit year shall be September 1-August 31.

Section 2: The Association shall determine the insurance carrier and coverages and shall advise the Board of the coverages selected for each insurance benefit year and distribution rate to members.

Section 3: The Board shall provide the following amounts toward the costs (premiums) of insurance benefits:

- a) July 1, 2007 to June 30, 2008 \$1075/mo per FTE teacher.

Section 4: To be eligible for insurance, a teacher must be employed .5 FTE or more. For teachers who are assigned to a less than full-time position the Board's contribution shall be pro-rated by using the fraction of the full-time rate the teacher is contracted to teach.

Section 5: For all teachers continuously employed, insurance benefits allowed shall not be terminated prior to September 1st for any teacher leaving the employment of the Board after June 1st of the same school year. The Board's FTE teacher contribution shall cease for any teacher whose employment ceases or who goes on an unpaid leave of absence, other than a leave of absence under the Family and Medical Leave Act.

Section 6: Coverage will be subject to the rules and regulations of the carrier. If allowed by the insurer, insurance coverage will become effective on the first day of work during the school year. Coverage will be paid on twelve (12) month basis for all teachers who work for the contract year September-June. A maximum of twelve (12) months of coverage shall be provided each eligible teacher, beginning with the first day of work through August of each year.

ARTICLE XXIII-- DURATION

Section 1: This Agreement shall become effective as of the 1st day of October, 2007 and the terms and provisions thereof shall remain in full force and effective through the 30th day of June, 2008.

Section 2: Sixty days prior to the expiration of this Agreement, or other mutually agreed upon date or at such other time as may be established by law, either party may initiate negotiations over a successor agreement. Such negotiations will include the subjects covered by this Agreement, unless so relieved by law.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in New Buffalo, Michigan on the 1st day of October, 2007.

NEW BUFFALO TEACHERS' ASSOC.

BOARD OF EDUCATION

President

Vice President

Secretary

Treasurer

Trustee

Trustee

Trustee

APPENDIX A

2007-2008 with Index BASE 32798

Step	Bachelor Degree		BA+18		BA + 30 and Master Degree		MA+15		MA+30	
	2007-2008	Index	2007-2008	Index	2007-2008	Index	2007-2008	Index	2007-2008	Index
0	32798	1	34766	1.06	36799	1.122	37718	1.15	42637	1.3
1	33781.94	1.03	35783	1.091	37783	1.152	38702	1.18	44277	1.35
0-2	35422	1.08	37423	1.141	39456	1.203	40342	1.23	45917	1.4
3	37718	1.15	39751	1.212	41817	1.275	42637	1.3	47557	1.45
4	39686	1.21	41719	1.272	43818	1.336	43425	1.324	49197	1.5
5	41653	1.27	43720	1.333	45819	1.397	46573	1.42	50837	1.55
6	43621	1.33	45720	1.394	47819	1.458	48541	1.48	52477	1.6
7	44277	1.35	47688	1.454	49820	1.519	50509	1.54	54117	1.65
8	47557	1.45	49689	1.515	51854	1.581	52477	1.6	55757	1.7
9	49197	1.5	51329	1.565	53526	1.632	54117	1.65	57397	1.75
10	50837	1.55	53002	1.616	55199	1.683	55757	1.7	59036	1.8
12	52477	1.6	55101	1.68	57397	1.75	59036	1.8	60676	1.85
14	54117	1.65	56741	1.73	59036	1.8	60676	1.85	62316	1.9
16	55757	1.7	58380	1.78	61660	1.88	62808	1.915	66613	2.031

APPENDIX B – EXTRA-CURRICULAR SALARY SCHEDULE

1. All positions listed are listed for purposes of a compensation scale for extracurricular duties, when such position is filled by a bargaining unit member. The fact that a position and salary is listed does not determine that a position in fact does exist. The Board of Education and administration determines each year what programs can be offered and who shall fill these positions in a given year.
2. Coaches' pay will be granted after completion of 1/3 of the season and 2/3 of the season. The final 1/3 will be paid after all responsibilities are completed. The season will be defined as beginning on the first date that the MHSAA allows practice in that event, and the end of the season to be the date of the last scheduled season event.
3. Non-athletic appendix B positions will be compensated at the end of the trimester in which completion of the activity occurs.
4. New positions: If any new extracurricular positions are added during the duration of this Agreement, the parties agree to negotiate the compensation for such in the event a bargaining unit member is granted the position.
5. If a teacher/sponsor starts a new program that will be covered as Academic Coach, Club Sponsor, or Athletic Club in Appendix B, they must follow these guidelines:
 - A. Meet with the appropriate building administrator to explain the program, mission, goals, time involved, relationship to curriculum, etc.
 - B. Demonstrate interest of at least 10 students.
 - C. If principal approves, it will be submitted to the superintendent for approval/disapproval.

TOURNAMENT PAY FOR COACHES

Coaching compensation for post-season regional tournaments and associated practices shall be compensated at an additional 1% of the BA Step 0 of Schedule A. Sports that have a regional bye are excluded until competition reaches the state level.

Additional scholastic tournament schedules for practice and competition shall be compensated at an additional 1% of the BA Step 0 of Schedule A.

SECTION 1:

- A. The percentages shown will be applied to the BA Step 0 amount on Appendix A for the first two years of service in that activity. For the third and fourth year of service in that activity, the percentages shown will be applied to the BA Step 1 amount. For the fifth, sixth, and seventh years of service in that activity, the percentage shown will be applied to the BA Step 2 amount. After eight or more years of experience the percentage will be applied to the BA Step 3 amounts. Experience must be in that activity in the New Buffalo Area Schools. Assistant coaching in the same activity will count as experience.
- B. Bargaining unit members shall be given first consideration for Appendix "B" positions when posted.

SECTION 2 - ATHLETICS

	<u>Percent</u>
Athletic Clubs	2%
Baseball Varsity Coach	11%
Baseball Junior Varsity Coach	9%
Basketball Varsity Coach	13%
Basketball Junior Varsity Coach	10%
Basketball Freshman Coach	9%
Basketball Middle School Coach	8%
Cheer Coach HS - Varsity	5%
Cheer Coach MS (per season)	3%
Cheer Coach - Junior Varsity	3%
Cross Country Coach	11%
Elem. Sports Coordinator	3%
Football Varsity Coach	13%
Football Junior Varsity Coach	10%
Football Middle School Coach	8%
Golf Coach	11%
Soccer – Varsity	11%
Soccer – Junior Varsity	10%
Softball Varsity Coach	11%
Softball Junior Varsity Coach	9%
*Tennis Varsity Coach	11%
*Tennis Junior Varsity Coach	9%
Track Varsity Coach	11%
Track Junior Varsity Coach	9%
Track Middle School Coach	7%
Volleyball Coach	13%
Volleyball Junior Varsity Coach	10%
Volleyball Freshman Coach	9%
Volleyball Middle School Coach	8%
*After at least one year as an Athletic Club.	

SECTION 3 - SCHOLASTICS

Academic Coaches	3%
Mock Trial	
Project Close-Up	
Science Olympiad – MS	
Science Olympiad – Elem	
Spelling Bee	
Geography Bee	
Project Close-Up	
Quiz Bowl	4%
Science Olympiad – HS	4%
Annual Sponsor (not part of teaching load) High School	6%
Annual Sponsor (when part of teaching load)	4%
Annual Sponsor – Middle School	4%

SECTION 4 – FINE ARTS

Band Middle & High School	12%
* Band Director-Band Camp	4%
* Asst. Band Dir.-Band Camp	2%
Asst. Band Dir. – Marching Season	2%
Percussion Instructor	2%
Flag Corps	2%
Honor’s Choir	2%
Choir Director - Elementary	3%
Choir Director – Middle School	1.5%
Choir Director – High School	1.5%
Musical Production	5%
Play Production	4%

SECTION 5 – CLUBS

Club Sponsors	2%
Bison Trail	
Future Educators of America	
International Club	
National Honor Society – HS	
National Honor Society – MS	
Peer Mediation	
Project Pride	
SADD – HS	
SADD – MS	

SECTION 6 – CLASS SPONSORS

Class Sponsor:	
Senior Advisor	2%
Junior Advisor	3%
Junior Assistant	2%
Sophomore Advisor	2%
Sophomore Assistant	1%
Freshman Advisor	2%
Student Senate High School	5%
Advisor/Assistant	
Student Senate Middle School/Elem	3%
Advisor/Assistant	
Student Senate Elementary School	3%
5 th Grade Class Advisor/Camp	3%
5 th Grade Camp/Additional Staff	\$200 per night

SECTION 7 – DRIVER EDUCATION

Driver Education -- Per hour in car; teaching in classroom per Article IX Section 2.

Summer 2007 - \$19.00
Summer 2008 and beyond - \$22.00

*NOT DURING SCHEDULED SCHOOL DAYS

APPENDIX C - CALENDAR – 2007/2008

		<u>PLC Extended Days</u>
Aug	29 Professional Development/Classroom Preparation	Oct 4,18
	30 Professional Development/Classroom Preparation	Nov 1
	31 No School – Friday before Labor Day	Dec 13
Sep	3 No School – Labor Day	Jan 17
	4 First day students - ½ day; (Professional Dev/Classroom Prep)	Feb 7, 28
	21 ½ day students; teachers – PLC in p.m.	Mar 13
Oct	8 MEAP Window begins (ends 10/20)	Apr 17
	25 ½ day students – Parent/Teacher Conf – (1-4 p.m. and 6-8 p.m.)	May 15
	26 ½ day students; teachers – PLC in p.m.	
Nov	2 ½ day students; teachers – PLC in p.m.	
	21 No school	
	22/23 Thanksgiving Break	
	29 ½ day students – (Exams/Record)	
	30 ½ day students – End of 1 st Trimester - (Exams/Record)	
Dec	3 No students – (Curriculum Plan Day)	
	21 ½ day students; teachers - PLC in p.m.	
	24 Winter Break begins	
Jan	7 School resumes	
	24 ½ day – Parent/Teacher Conf – (1-4 p.m. and 6-8 p.m.)	
	25 ½ day – students; teachers – PLC in p.m.	
Feb	15 No school students; PLC – all day	
	18 No School – Great Americans’ Day	
Mar	5 ½ day students; (Exams/Record)	
	6 ½ day students; (Exams/Record)	
	7 No school students; End of 2 nd Trimester - (Curriculum Plan Day)	
	11/12 HS MEAP	
	21 ½ day - Good Friday (no students) ½ PLC	
	25/26 HS MEAP make-up	
	28 No school students, teachers – PLC in a.m.	
	31 Spring Break begins	
Apr	7 School resumes	
	24 ½ day students – Parent/Teacher Conf – (1-4 p.m. and 6-8 p.m.)	
	25 No school students; teachers – PLC/Professional Development	
May	23 No school students – PLC all day	
	26 No school – Memorial Day	
June	8 Graduation	
	10/11 ½ day students – exams/records	
	12 Teacher record day	

DEFINITIONS

PLC is a school environment where all stakeholders study teaching and learning through analysis of data about student learning and research, engagement in collegial conversation, and application of proven practice.

PLC uses vertical and horizontal teams that work collaboratively, in an ongoing process, to focus on the results of student learning within the district.

Teams are defined as:

Vertical Teams – a school or district wide content area team (middle school, high school, or K-12 in the same content area)

Horizontal Teams – building (elementary, middle school, or high school), grade level teams in the same content area teams

Professional Development Day – part of an ongoing comprehensive professional development plan that addresses the long term professional needs of the individual as well as the long term change of practice in the building and district.

Curriculum Plan Day – this day occurs at the beginning of the new trimester and will be used as:

Elementary:	data-based curriculum adjustment
Middle School:	data based curriculum adjustment and planning for new trimester
High School:	curriculum planning for the new trimester day

Classroom Preparation Day – in-room preparation and planning.

Exam/Record Day – grading of exams, posting grades, elementary completes CA 60 recordings.

APPENDIX D
NEW BUFFALO AREA SCHOOL DISTRICT
PROBATIONARY TEACHER - INDIVIDUALIZED DEVELOPMENT PLAN

TEACHER
BUILDING
SCHOOL
YEAR
PRINCIPAL

DATE RECEIVED
POSITION
PROBATIONARY YEAR

I. PROGRAM DEVELOPMENT

A. Physical Environment

1. Maintains a safe environment
2. Establishes a stimulating classroom environment, eg: charts, displays, bulletin boards
3. Arranges classroom in a way which is conducive to learning

B. Classroom Management

1. Maintains appropriate effective discipline
2. Establishes appropriate and effective discipline
3. Applies standards equitable and consistently
4. Uses positive reinforcement to encourage appropriate behavior
5. Maintains proper supervision
6. Develops and maintains systematic classroom procedures
7. Begins instruction on time and keeps students on task
8. Monitors individual progress and offers assistance

C. Planning

1. Presents lessons reflecting adequate preparation
2. Organizes material for effective use
3. Makes effective transition from one activity to another
4. Prepares lessons that correspond to the district curriculum objectives
5. Provides up-to-date plans, information and directions to substitute teachers

D. Implementation

1. Conducts instructional activities resulting in interaction and involvement of all students
2. Utilizes a variety of instructional materials and methods to facilitate learning and provide for individual differences
3. Gives clear directions and explanations
4. Communicates objectives to students
5. Relates objectives to prior knowledge and experience

E. Evaluation

1. Monitors learning and uses results to modify instruction
2. Prepares appropriate evaluation activities
3. Provides students with timely specific evaluation feedback. Uses evaluation information from various sources, eg: daily work, unit tests, and standardized tests, to inform parents and supervisors of progress and achievement

II. PROFESSIONAL QUALITIES AND RESPONSIBILITIES

A. Content Mastery

1. Present content in a manner that demonstrates knowledge of subject matter
2. Present information that is accurate, up-to-date and which follows the district curriculum

B. Interaction and Communication with Students

1. Promotes feelings of adequacy and success
2. Listens to students and responds appropriately
3. Encourages students to achieve to their highest potential
4. Strives to develop student self-discipline, self-directed learning and individual responsibility
5. Respects opinions and suggestions of students

C. Interaction and Communication with Parents

1. Initiates parental contacts, e.g.: conferences, phone calls, newsletters
2. Is prompt and dependable about meeting with parents as scheduled
3. Deals effectively with parent comments and concerns
4. Interprets school system policies and objectives accurately

D. Dependability in Responsibility

1. Is prompt on meeting deadlines in routine matters
2. Is punctual in reporting for work
3. Arrives at assigned station as scheduled
4. Adheres to district and building policies and procedures
5. Displays skill in written and oral communication
6. Attends and supports school functions
7. Willing to serve on committees
8. Provides appropriate input into curriculum
9. Makes use of opportunities for professional growth
10. Uses discretion and observes confidentiality when discussing school business

III. SCHOOL RELATIONS

A. Maintains an Effective Working Relationship with Staff and Administration

1. Works harmoniously with other teachers
2. Cooperates in planning instruction, developing materials, and sharing of ideas

3. Participates in decision making
4. Communicates with administration in an effective and timely manner
5. Is tactful

B. Conducts Self As Appropriate Role Model

1. Maintains professional appearance appropriate to assignment
2. Is enthusiastic and positive in performance of duties
3. Uses correct grammar
4. Demonstrates adaptability and self-control
5. Speaks with clear well-modulated voice
6. Accepts constructive criticism and suggestions

All probationary teachers shall be informed these are the areas of evaluation. If any deficiencies are noted, an individualized plan of improvement will be developed.

APPENDIX E
PAYROLL RESOLUTION
(Pursuant to Article XVII, Section 2-B of the Master Agreement)

WHEREAS Internal Revenue Code (IRC) Section 414(h)(2) permits employer “pick-up” of the employee portion of contributions to a retirement plan, thereby resulting in tax deferral of employee contributions; and

WHEREAS under the Michigan Public School Employees Retirement System (MPSERS) plan conditions, members may be allowed to: (1) redeposit contributions previously withdrawn plus interest, and when full repayment is made before termination of employment, the previously forfeited service is reinstated in full; and/or: (2) purchase permissive service credit.

NOW THEREFORE BE IT RESOLVED that in order to permit tax deferral for these additional amounts, an employee shall enter into a binding irrevocable payroll deduction authorization and such employee shall not have the option of choosing to receive the amounts directly instead of having them paid by the employer to MPSERS;

BE IT FURTHER RESOLVED that additional amounts herein specific, through payroll deduction from salary, are designated as being picked up by the employer and paid by the employer in accordance with MPSERS retirement plan requirements.

REPORTING UNIT NAME: _____(school district)

REPORTING UNIT NUMBER: _____

Approved by the Governing Board (school board)

DATE: _____

Secretary of the Governing Board (school board)

SIGNATURE: _____ DATE: _____

APPENDIX F
Election of Retirement and Universal Service Credit Benefits
ADDITIONAL RETIREMENT CONTRIBUTIONS
PAYROLL AUTHORIZATION

A Michigan Public School Employees Retirement System (MPSERS) member, pursuant to statute, is permitted to: (1) redeposit member contributions previously withdrawn plus interest, and when full repayment is made before termination of employment, the previously forfeited service is reinstated in full; and/or: (2) elect permissive service credit purchase through additional contributions to the retirement system. Any additional amounts due may generally be paid by the member directly to the retirement system, or the member may request, and the employer may permit, deductions through payroll. I understand that my employer has adopted a resolution under the "pick-up" tax deferral provisions of Internal Revenue Code (IRC) Section 414(h) (2) and that tax deferral of any additional amounts due to the retirement system requires this irrevocable payroll deduction authorization. The employer resolution (and this agreement) shall take effect _____.

I hereby authorize and understand that this authorization is binding and irrevocable under IRC Section 414(h) (2) and my employer's resolution.

1. Deductions are to be made from my salary, for a total of _____ months in the amounts of \$ _____ per month with a final payment of \$ _____.
2. These are additional retirement contributions.
3. For the effective period of the agreement, payments are to be made by my employer. With this agreement in effect, I understand that MPSERS will only accept payment from my employer for the designated service and not directly from me.
4. My employer is obligated to make payment pursuant to this agreement only if there are sufficient funds from my earnings to do so after any other mandatory deductions.
5. This agreement shall remain in effect only until: a) payroll payments are completed, or b) termination of employment.
6. Selections shall be made and submitted to the business office no later than May 1 of any year.

REPORTING UNIT NAME (school district) _____ NUMBER _____

I irrevocably authorize the above payroll deductions under the conditions specified in my employer's resolution and this authorization.

EMPLOYEE NAME _____

EMPLOYEE SOCIAL SECURITY NUMBER _____

EMPLOYEE SIGNATURE _____ DATE _____

APPENDIX G

HEALTH INSURANCE

Full-time bargaining unit members shall select either Plan A or Plan B or Plan C. An open enrollment period shall be provided whenever contribution subsidy amounts change for the groups.

In the event a full-time (1.0 FTE) teacher, employed as of the date of ratification of this agreement, is subsequently rescheduled so as to become a part-time teacher, such teacher shall have the option to elect Plan "A" status. In the event a part-time teacher desires to elect Plan "A," he/she shall be allowed to so elect upon the condition he/she pays the difference in monthly premium between Plan "A" and Plan "C."

Plan A – For employees electing health insurance:

Super Care 1 2003 REV \$50/100 \$5/10 Rx (Includes \$5,000 Basic Term life with AD&D)
PAK-Hearing & Preventive

LTD: 66 2/3% max. mo. salary \$7,500 5% minimum payout
\$5,000 maximum monthly income Survivor Income Benefit - no
90 calendar days modified fill Pre-existing Condition Waiver – yes
Alcohol/Drug – same as any other illness COLA – no
Mental/Nervous – same as any other ill Education Supplement Program – no
Family Social Security Offset Maternity Coverage, Rehabilitation Ben
2 year Own Occupation Freeze on Offsets – yes
Life: \$40,000 AD&D: \$40,000
Vision: VSP-3 Plan year is July to July
Delta Dental 6216-0002 (80/80/80/80 \$1,300; \$1,000 Class I, II & III maximum) Cleanings: 2

Plan B – For employees not electing MESSA health insurance:

LTD: 66 2/3% max. mo. salary \$7,500 5% minimum payout
\$5,000 maximum monthly income Survivor Income Benefit – no
90 calendar days modified fill Pre-existing Condition Waiver - yes
Alcohol/Drug – same as any other illness COLA – no
Mental/Nervous – same as any other ill Education Supplement Program – no
Family Social Security Offset Maternity Coverage, Rehabilitation Ben
2 year Own Occupation Freeze on Offsets – yes
Life: \$50,000 AD&D: \$50,000
Vision: VSP-3 Plan year is July to July
Delta Dental 6216-0003 (100/90/90/90: \$1,500; \$1,000 Class I, II & III maximum) Cleanings: 2

Plan C – For employees electing health insurance:

Choices II \$5/10 Rx (includes \$5,000 Basic Term Life with AD&D)
LTD: 66 2/3% max. mo. salary \$7,500 5% minimum payout
\$5,000 maximum monthly income Survivor Income Benefit – no
90 calendar days modified fill Pre-existing Condition Waiver – yes
Alcohol/Drug – same as any other illness COLA – no
Mental/Nervous – same as any other ill Education Supplement Program – no
Family Social Security offset Maternity Coverage, Rehabilitation Ben
2 year Own Occupation Freeze on Offsets – yes
Life: \$40,000 AD&D: \$40,000
Vision: VSP-3 Plan year is July to July
Delta Dental 6216-0002 (80/80/80/80: \$1,300; \$1,000 Class I, II & III maximum) Cleanings: 2

APPENDIX H
ACCEPTABLE USE OF INTERNET/INTRANET

Purpose:

- A. The parties recognize that the Internet/Intranet is a vast resource capable of providing enhanced information gathering and communication skills to assist in educational, employment-related, and Association endeavors.
- B. Bargaining unit members' use of Internet/Intranet is appropriate under the following circumstances:
 - a. Support of the academic program;
 - b. Telecommunications;
 - c. Association activities, reasonable personal and recreational usage outside of the school day and not violating any express prohibitions of this agreement.
- C. The parties agree that all other provisions of this Agreement, including but not limited to: Grievance Procedure (Article XIII), Just Cause (Article XIV), Teachers' Rights (Article IV), Association Rights, remain in force and effect and the specific provisions outlined in this Article regarding acceptable Internet/Intranet use do not supercede any of the other provisions of this agreement.
- D. The district shall provide training or allow teachers to acquire training based on the standards identified in the State Teacher Technology Initiative assessment. Training may be provided on district equipment.
- E. Bargaining Unit members shall not be disciplined for a student's misuse of the Internet/Intranet when appropriate supervision is provided.
- F. The employer agrees to provide appropriate, regularly updated virus detection software on all district computers.
- G. The parties recognize that there is no legitimate expectation of privacy in electronic mail communications.
- H. The employee agrees to maintain confidentiality with regard to their passwords; however, it is understood that the Employer will have access to all bargaining unit members' passwords.
- I. Access to Internet resources is offered as a privilege for educational use. Unacceptable uses of Internet resources include, but are not limited to, the following:
 - An infringement on copyright.
 - The transmission or viewing of any material which is pornographic in nature, abusive, racial, gender offensive, ethnically offensive, defamatory, or an invasion of privacy.
 - Posting of goods and services and other transactions commercial in nature.
 - Activity viewed as detrimental to the stability and security of the Internet.
 - An activity otherwise prohibited by law.

APPENDIX I

NEW BUFFALO AREA SCHOOLS
Employee Absence Form

Bereavement Leave – per Article XIII, Section 1 (c) – “other funeral with prior permission of the Superintendent.”

Date _____
Month/day/year

Name _____
(As shown on payroll records)

Number of days requested and dates _____

Signed _____

Approval _____ Date _____
(Superintendent Signature)

Denied _____ Date _____
(Superintendent Signature)

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