MASTER AGREEMENT

Between the

East Jordan Board of Education

80

East Jordan Bus Drivers

Master Agreement 2011-2012 Final Draft 9/14/2011

INDEX

SINOW DAYS6
NOW DAYS
SICK I FAVE BONTS
SICK LEAVE
SEVERANCE PAY
SENIORITY AND EXTRA TRIPS5
SENIORITY2
SCHEDULE A
KEGULAR ROUTES5
2
RECOGNITION 2
PROBATIONARY PERIOD
PERSONAL BUSINESS DAYS
PAST PRACTICES
OTHER PROVISIONS6
LIMITED HOURS
LENGTH OF AGREEMENT
LEAVES OF ABSENCE
GRIEVANCE PROCEDURES
FRINGE BENEFITS
EMPLOYEE EVALUATION
DOCK DAYS
CHAUFFER LICENSE
BOARD RIGHTS

LENGTH OF AGREEMENT

The terms of this Agreement shall remain in effect from July 1, 2011 through June 30, 2012.

RECOGNITION

Bus Drivers in the East Jordan School District, but excluding all supervisory and executive personnel, and recognizes the East Jordan Bus Drivers Group as the sole and exclusive bargaining representative for all The Board of Education of the East Jordan Public School District (hereinafter called the Board) hereby

The term employee when used hereinafter in this Agreement, shall refer to all employees represented by the

<u>PROBATIONARY PERIOD</u>

All new personnel shall have a ninety (90) day probationary period (not including summer vacation), before

SENIORITY

 \triangleright

- shall be frozen in that seniority classification. When he/she returns to the bargaining unit the seniority Seniority shall be defined as length of service within the district, as of the bargaining unit member's When a bargaining unit member leaves a seniority classification his/her seniority
- There probationary period, at which time seniority shall be retroactive to the date of hire as a bargaining unit shall be no seniority among probationary employees until satisfactory completion of the

Щ

- Ω A bargaining unit member shall lose seniority rights if he/she retires, resigns or is discharged, and is no
- Ď completes ninety (90) work days in the district. A new bargaining unit member shall be considered to be probationary until he/she successfully

İμ

binding, make a final decision on which employee shall be senior. In the case of more than one individual bargaining unit member beginning employment on the same the supervisor's written evaluations and other appropriate criteria will be used by the Board to All Board decisions shall be final and

Lay-offs in work assignments will be made on the basis of seniority and evaluations. The Board retains given to employees that are laid off except in cases of fiscal emergency. final authority in the placement and lay-off of all personnel. Ten (10) working days' notice will be

'n

PERSONAL BUSINESS DAYS

business days shall not accumulate from year to year. The use of personal business days shall be subject to days to conduct personal business which cannot be conducted outside regular work hours. At the beginning of each school year, each full time employee shall be granted two (2) personal business

- Exceptions to this provision may be made at the discretion of the superintendent. A request must be made in writing to the superintendent at least 48 hours prior to the day requested.
- ₽. Personal business days shall not be used for the following purposes:
- Recreation
- Child-care
- Economic activity or gain
- be taken before or after a weekend if a substitute is available. the first day of the school year or the last day of the school year. Personal business days may not be taken the day before or the day after a holiday or weekend or A personal business day may
- S basis by the superintendent whose decision shall be final. Exceptions to the above provisions in emergency situations may be granted on a case-by-case

DOCK DAYS

dock day(s) to conduct personal business not covered elsewhere in this Agreement, the following Dock days are discouraged by the Board and by the bus drivers,

- in Requests for dock days shall be submitted to the bus supervisor.
- responsibility on the other bus drivers or the bus supervisor. substitute driver, or in cases where granting such a request places an undue level of additional any request be granted for which driving duties cannot be covered by a certified and qualified an excessive number of days shall not be granted without the superintendent's approval, nor shall The bus supervisor shall have the sole authority for granting/denying the request. Requests for
- \dot{n} In the event that a request is approved, the driver utilizing the dock day(s) shall be financially

PAST PRACTICES

It is mutually understood and agreed that all previous Agreements are null and void, this being the only All past practices shall be considered null and void effective the date of

SICK LEAVE

Sick days must be earned before they can be taken. Full time personnel to receive one (1) sick day per month worked. Sick leave to accumulate from year-to-year to a maximum of one hundred (100) days. per day. After three (3) days of illness the Board may require a physician's statement. Regularly scheduled part-time personnel to receive a pro-rated share in accordance with hours worked

SICK LEAVE BONUS

counted in the two days) will be compensated in a lump sum payment according to the following schedule: Personnel not using more than two sick leave days per year (days used for bereavement shall not be

,	- د	<u>.</u> c	<u>Days Used</u> 0
\$35	\$55	\$75	Bonus

affect the number of sick days accumulated by the employee. sick day (1/2, 1/3, etc.) shall receive prorated compensation. Payment shall be made prior to August 1st annually. For purposes of the bonus program, personnel using a Sick leave bonus payments shall in no way

CHAUFFEUR LICENSE

are to be paid for by the employee and the district will then reimburse the employee for the cost of the license during the term of employment. The driver will pay for his/her first chauffeur license. Following the probationary period chauffeur licenses

LEAVES OF ABSENCE

granted for the following reasons: Leaves of absence with pay, not chargeable against the employee's allowance, for personal illness, shall be

A maximum of five (5) days per death in the immediate family of the employee or the employee's spouse (the immediate family is defined as the spouse, children, parents or brothers and sisters).

Ы employee will be paid the difference between the daily salary and the court paid fee. must present the court payment voucher to qualify for payment under this section. Absence when an employee is called for jury service or is subpoenaed as a witness in court. The employee

Leave of absence with pay chargeable against the employee's allowance, for personal illness, shall be

- A total of three (3) days per calendar year for critical illness in the immediate family (as defined above).
- Ņ Time necessary for attendance at the funeral service of a person, whose relationship to the employee warrants such attendance in the opinion of the superintendent. The superintendent's decision shall be

LIMITED HOURS

authority to authorize a driver to work more than forty (40) hours per week. Drivers are not to work over forty (40) hours per week, however, in emergencies the bus supervisor has the

SENIORITY AND EXTRA TRIPS

that was cancelled without notification to the bus garage, the driver shall be compensated three (3) hours of extenuating circumstances preclude seniority. In the event that a driver shows up for a scheduled extra trip have the authority to make extra trip assignments not based on seniority in emergency situations and when available for the bus supervisor to reach, the next man on the list will be called. The bus supervisor shall drivers by seniority. The seniority system shall apply to the assignment of extra trips. This list will be used as a revolving system for assigning trips. If a driver is not The bus supervisor will keep a list of

REGULAR ROUTES

Regular routes will be assigned on the basis of seniority.

EMPLOYEE EVALUATION

Þ It is understood that the evaluation process includes assessment of the driver's total job performance and may in part be based upon job-related conduct which has not been personally observed by the evaluator.

Ÿ annual basis. Evaluations shall be based on a period of time that adequately samples a driver's work, Evaluations shall be reduced to writing and a copy given to the driver not later than March 1st on an and shall be completed by the Transportation Supervisor.

Ω

- written comments to the evaluation as an attachment. All written evaluations are to be placed in the that he/she agrees with the contents of the evaluation and, if so desired, he/she may submit additional sign and be given a copy of the evaluation report. The driver's signature shall not be construed to mean Following each formal evaluation, which shall include a conference with the evaluator, the driver shall
- Ŭ If the evaluator believes a driver is doing unacceptable work, the reasons therefore shall be set forth in specific terms in the written evaluation. Further evaluations will include whether or not improvement

OTHER PROVISIONS

>

- a hearing has been held between the supervisor and the driver. Drivers may also write a reply to any complaint will be given to the driver, and one will be maintained in the driver's personnel file only after The supervisor will keep a record on each driver as to any and all complaints. A copy of any serious
- Ħ that they are placed on "conditional" status. Any driver accumulating six (6) points shall be terminated A driver accumulating three (3) points on their driving record shall be notified by the bus supervisor
- O Substitute drivers shall not be eligible for fringe benefits
- Þ however, they may drive extra trips if a regular driver is not available. Probationary drivers will not be included on the extra trip list until after the first year of employment,
- İΠ This agreement can be modified by mutual agreement of the parties.

SNOW DAYS

rescheduled and bus drivers will be required to work on those rescheduled days with no additional salary of receiving State Aid and meeting the number of State-mandated days, then any and all such days shall be authorities, however, if the foregoing cancelled days may not be counted by the school district for purposes due to inclement weather, severe storms, fires, epidemics or other conditions beyond the control of school The parties agree to continue their past practice of compensating bus drivers on days when school is closed

GRIEVANCE PROCEDURE

A grievance shall be an alleged violation of the expressed terms of this Agreement.

 \triangleright

- й Written grievances as required herein shall contain the following
- It shall be signed by the grievant or grievants,
- ω It shall contain a synopsis of the facts giving rise to the alleged violation.
- It shall specify the relief requested. It shall cite the section or subsection of the Agreement alleged to have been violated.

Any written grievance not in accordance with the above shall be considered withdrawn.

LEVEL ONE

the bus supervisor in an attempt to resolve same. Agreement shall, within three (3) working days of the alleged occurrence orally discuss the grievance with An employee believing him/herself wronged by an alleged violation of the express provisions of this

grievance to writing and proceed to Level Two If no resolution is obtained within two (2) working days of the discussion, the employee shall reduce the

LEVEL TWO

days of the receipt of the grievance, the bus supervisor shall meet with the grievant to discuss the grievance. A copy of the written grievance shall be filed with the transportation director. Within three (3) working

If no resolution is obtained within two (2) working days of the discussion, the employee shall proceed to

LEVEL THREE

Superintendent, The grievant may appeal to the Superintendent by filing a copy of the written grievance with the

If no resolution is obtained the employee may proceed to Level Four.

LEVEL FOUR

Committee. The grievant may appeal to the Board of Education by filing a copy of the written grievance with the The decision of the Committee shall be final and binding. The Board shall allow the employee to be heard at a meeting with a Board

SCHEDULE A

Note: Increases in 2010-2011 will be the same % increase given to the certified staff, multiplied against 2010 at the 2008-2009 levels. The Base Contract levels, including Extra Trips, shall be frozen in 2009-

raga school Nun	High School D	Substitutes		Solution Tips	Tyte Thin	Mileage		Trogue Ivolie	Regular Route	Description
\$ 5.55 -	\$25.00			\$13.95		40		\$8,650	0107-7010	2009-2010
\$ 5.55	\$25.00		No EJEA settlement	\$13.95	- 1		No EJIEA settlement	\$8,650	2010-2011	2010 2011
\$ 5.55	\$25.00	magar Jagan	No EJEA settlement	\$13.95	.40	9.7.4	No EJEA selllement	\$8,650	2011-2012	

- Ņ At any time during the course of this Agreement, with the mutual agreement of the parties, the portion of Schedule A covering substitute reimbursement levels may be re-negotiated.
- В Substitute drivers who accumulate more than 60 consecutive days shall be compensated at a rate of \$27.50 for all days worked beyond the 60th consecutive day.

FRINGE BENEFITS.

Michigan School Employees Retirement will be paid for all employees by the Board of Education

Pursuant to the authority, as set forth in the Michigan School Code, the Board agrees to provide the completion of the probationary period. following; dental, life and medical insurance programs for full time employees after satisfactory

For Drivers Employed by the District as of July 1, 2003

share the cost of the monthly premium for this insurance according to the following schedule: plan for all bus drivers employed by the district as of July 1, 2003. The Board and the bus driver shall The Board agrees to provide the following health, dental, vision, life and long term disability insurance

Driver Share	Doard Share	Board Cha
5%	95%	2010-2011
10% (all District bargaining units)	90% (all District hargaining	2011-2012

portion of the premium for each program elected by the driver shall be deducted in equal installments MESSA Pak Plan B, Single Subscriber Annuity Option and Single Subscriber Premium Option. life of the Agreement. Those programs include Priority Health HAS Point of Service Health Plan, elected by the drivers for the life of this Agreement, and to all drivers employed by the district during the It is specifically understood that the cost-sharing levels outlined above shall apply to ALL programs

Bus Drivers Electing Health Coverage

Family/Double and \$1,200 Single, \$10/\$40 Prescription Option, with the Board reimbursing the Driver for each \$40 prescription filled following the full utilization of the HSA. Priority Health HSA Point of Service Health Plan with HSA fully paid by the Board, \$2,400 Full

Bus Drivers Not Electing Health Coverage

- MESSA Pak Plan B in effect as of July 1, 2003.
- Priority Health HSA Point of Service Plan Single Subscriber Premium Option.

equivalent to an individual bus driver's single-subscriber premium in lieu of the above-identified plan In the event the bus driver declines the above-identified plan, the employer shall provide a cash option

- Ņ of the Internal Revenue Code. The employer shall formally adopt a qualified plan document, which complies with Section 125
- Ψ The amount of cash payment received may be applied by the employee to a tax-deferred annuity. The employee shall enter into a salary reduction agreement.
- borne by the employer. All costs related to the implementation and administration of benefits under this program shall be
- administrative services contract with the provider. Section 125 administration shall be provided. The employer shall enter into an
- Any amounts exceeding the employer subsidy share may be payroll deducted

discharge or retirement, or on any type of unpaid leave of absence or layoff and not on the payroll of the termination, The Board subsidy is terminated when an employee terminates his/her position through resignation, The subsidy shall be effective until the first of the month following notice of layoff or

The parties agree that the bus drivers included in the above-mentioned group shall have the option to enroll in any new Board-approved and selected insurance plan offered by the Board during the life of this Agreement. The Board shall research such plans on the request of the drivers.

For Drivers With an Employment Starting Date of July 1, 2003 or After

bus driver shall share the cost of the monthly premium for this insurance according to the following plan for all bus drivers with an employment starting date of July 1, 2003 or after. . The Board agrees to provide the following health, dental, vision, life and long term disability insurance

Driver Share	Board Share	,
5%	95%	2010-2011
10% (all District bargaining units)	90% (all District house)	2011-2012

It is specifically understood that the cost-sharing levels outlined above shall apply to ALL programs elected by the drivers for the life of this Agreement, and to all drivers employed by the district during the life of the Agreement. Those programs include Priority Health HSA Point of Service Health Plan, portion of the premium for each program elected by the driver shall be deducted in equal installments MESSA Pak Plan B, Single Subscriber Annuity Option and Single Subscriber Premium Option. That

Bus Drivers Electing Health Coverage

Single Subscriber Priority Health HSA Point of Service Health Plan with HSA fully paid by the Board, \$1,200 Single, \$10/\$40 Prescription Option, with the Board reimbursing the Driver for each \$40 prescription filled following the full utilization of the HSA.

the school district by the bus driver. deducted in equal installments from the bus driver's paycheck, or shall be covered by direct payment to In the event the employee wishes to purchase additional coverage, the balance of such cost shall be

Bus Drivers Not Electing Health Coverage

- MESSA Pak Plan B in effect as of July 1, 2003.
- Priority Health HSA Point of Service Plan Single Subscriber Premium Option.

equivalent to an individual employee's single-subscriber premium in lieu of the above-identified plan In the event the employee declines the above-identified plan, the employer shall provide a cash option

- Ņ The employer shall formally adopt a qualified plan document, which complies with Section 125 of the Internal Revenue Code.
- က annuity. The employee shall enter into a salary reduction agreement. The amount of cash payment received may be applied by the employee to a tax-deferred
- shall be borne by the employer. All costs related to the implementation and administration of benefits under this program
- 4 administrative services contract with the provider. The Section 125 administration shall be provided. The employer shall enter into an
- Any amounts exceeding the employer subsidy share may be payroll deducted

discharge or retirement, or on any type of unpaid leave of absence or layoff and not on the payroll of the The Board subsidy is terminated when an employee terminates his/her position through resignation, The subsidy shall be effective until the first of the month following notice of layoff or

enroll in any new Board-approved and selected insurance plan offered by the Board during the life of this Agreement. The Board shall research such plans on the request of the drivers. The parties agree that the bus drivers included in the above-mentioned group shall have the option to

Physical Examinations

the Board shall approve the physician. Pre-Employment physical examinations will be paid by the Board. If the Board is requiring the physical,

SEVERANCE PAY

calculated upon the number of days in the employee's individual sick leave account at the time of unused sick leave days up to a maximum of one hundred (100) days. This one time payment will be Jordan Public Schools shall be eligible to receive a payment of ten dollars (\$10.00) for each of their Bus drivers retiring from the District who have at least twelve (12) years consecutive service to the East

BOARD RIGHTS

and the United States. All policies of the Board of Education on behalf of the District as stated in Board of The District retains all rights, powers and authority vested in it by the laws and Constitution of Michigan

exclusively by the District without prior negotiations with the Bus Drivers either as to the taking of action manifestly recognized and intended to convey complete power in the Board shall nonetheless be limited by express provisions of this Agreement and applicable State of Michigan Public Acts. Rights reserved during the term of this Agreement shall include by way of illustration and not by way of limitation, the right in it or conferred upon it from any source whatsoever, provided, however, that all of the foregoing being unaffected by this Agreement and in full force and effect unless changed by this Board. Not by way of limitation but by way of addition, the Board reserves unto itself, all rights, powers and privileges inherent revisions thereof, as the same may be made by the Board from time to time, shall become and remain and effect, unless and until changed by the Board. heretofore have been properly exercised by it, shall remain unaffected by this Agreement and in full force Education Policies, Board of Education minutes, or as set forth in any manner whatsoever, or powers which Any additions thereto, subtractions therefrom or

- the affairs of the employer. Manage and control the school's business, equipment, operations and to direct the working forces and
- Ņ work or business hours or days. conflict with the specific provisions of this Agreement, and the right to establish, modify or change any the number of shifts and hours of work and starting times and scheduling of all the foregoing, but not in Continue its rights and past practice of assignment and directions of work of its personnel, determine
- employees, transfer employees, assign work or extra duties to employees, determine the size of the work force and to lay off and recall employees. The right to direct the working forces, including the right to hire, promote, suspend and discharge
- 4. Determine the services, supplies and equipment necessary to continue its operations and to determine or changes therein. work including automation thereof or changes therein, the institution of new and/or improved methods the methods, schedules and standards of operations, the means, methods and process of carrying on the
- 5. Adopt reasonable rules and regulations
- 9 Determine the qualification of employees, including physical conditions
- .7 offices, departments, divisions or subdivisions, buildings or other facilities. schools, buildings and departments, divisions or subdivisions thereof and the relocation or closing of Determine the location or relocation of its facilities, including the establishment or relocation of new
- Determine the placement of operations, productions, services, maintenance or distribution of work, and the source of materials and supplies

- 9 public relations. Determine the financial policies, including all accounting procedures, and all matters pertaining to
- 10. Determine the size of the management organization, its functions, authority, amount of supervision and specifically provided for in this Agreement. table or organization provided that the Employer shall not abridge any rights from employees as
- shall be based upon lawful criteria. Determine the policy affecting the selection, testing or training of employees providing such selection

IN WITNESS WHEREOF, we have set our hands and seals this 13th day of September, 2011.

For the Bus Drivers

Marty Carey, Megotiator

Cynkhia Bennett, Negotiator

For the Board of Education:

Scott Nachazel, Board President

Susan M. Wooden, Superintendent