MASTER AGREEMENT

Breckenridge Community Schools

Educates Each Student to Achieve Personal Excellence



Breckenridge Community Schools

Between The

Breckenridge Board of Education

And the

Breckenridge Education Association

2019-2021

TABLE OF CONTENTS

	HEADER PAGE	1
	PURPOSE	2
ARTICLE I	RECOGNITION OF THE BARGAINING GROUP	2
ARTICLE II	ASSOCIATION AND TEACHER RIGHTS	3
ARTICLE III	BOARD RIGHTS	3
ARTICLE IV	PROFESSIONAL COMPENSATION	4
ARTICLE V	DIVISION FACTOR	4
ARTICLE VI	PROFESSIONAL QUALIFICATIONS AND ASSIGNMENT	5
ARTICLE VII	CLASSLOAD AND TEACHING CONDITIONS	5
ARTICLE VIII	TEACHING HOURS	8
ARTICLE IX	LEAVES	9
ARTICLE X	TEACHER PROTECTION AND STUDENT DISCIPLINE	12
ARTICLE XI	PERSONNEL FILES	13
ARTICLE XII	VACANCIES AND TRANSFERS	13
ARTICLE XIII	SENIORITY	14
ARTICLE XIV	GRIEVANCE PROCEDURE	15
ARTICLE XV	SUBSTITUTE TEACHERS	18
ARTICLE XVI	CONTINUITY OF OPERATION	18
ARTICLE XVII	NEW HIRES	18
ARTICLE XVIII	SEVERABILITY	18
ARTICLE XIX	TERMINATION PAY	19
ARTICLE XX	RETIREMENT AGREEMENT	19
ARTICLE XXI	INSURANCE	21
ARTICLE XXII	NEGOTIATION PROCEDURE	23
	SALARY SCHEDULE - 2019-2020	24
	SALARY SCHEDULE - 2020-2021	25
	LONGEVITY SCHEDULE	26
	SUPPLEMENTARY SALARY REGULATIONS	27
	SUPPLEMENTARY SALARY SCHEDULE B	28
	SUPPLEMENTARY SALARY SCHEDULE C	28
	SCHOOL CALENDAR	31
	ADDENDUM A	32
	ADDENDUM B	33
	ADDENDUM C - Evaluation	34
	MEMORANDUM OF UNDERSTANDING	40
	DURATION	41

Collective bargaining agreements under the Public Employment Relations Act may be rejected, modified, or terminated pursuant to the local financial stability and choice act, 2012 PA 436, MCL 141.1541 to 141.1575. That Act does not confer a right to bargain that would infringe on the exercise of powers under the local financial stability and choice act, 2012 PA 436, MCL 141.1541 t 141.1575.

PURPOSE

This agreement entered into by and between the Board of Education of the Breckenridge Community Schools, Breckenridge, Michigan, hereinafter called the "Board" and the Breckenridge Education Association/MEA/NEA, hereinafter called the "Association."

The Mid Michigan Education Association/MEA/NEA hereby designates the Breckenridge Education Association as its local agent for the purposes of contract administration.

ARTICLE I - RECOGNITION OF THE BARGAINING GROUP

A. The Board hereby recognizes the Association as the exclusive representative for:

librarians; counselors; speech pathologist; certified degree personnel, to include regular classroom teachers both on probation and on tenure and such other certified degree classroom personnel as may be hired by the Board on a full time or regularly scheduled part time basis for employment in the Breckenridge School only but excluding:

all others such as, but not necessarily limited to, the superintendent, assistant superintendent, business administrator, principals, assistant principals, teaching principals, athletic directors, and all other administrative or supervisory personnel and further, all custodial, maintenance, bus drivers, office and clerical personnel, and cafeteria employees.

- 1. The term "Teacher" when used hereinafter in this Agreement shall refer to all employees represented by the Association in the bargaining or negotiating unit as above defined. When used hereinafter, the term "non classroom professional" or "NCP" shall refer to those employees whose employment is not regulated by the Michigan Teachers' Tenure Act, as amended, MCL 38.71 et seq which shall include but may not be limited to bargaining unit employees who are not required to possess a valid Michigan teaching certificate for their assignment of employees who do not possess a valid Michigan teaching certificate.
- 2. The term "Certified Employee" as used in this Agreement shall mean any employee of the school district required to hold a valid Michigan teaching certificate.
- B. Except as mandated by law, the Board agrees not to negotiate with any teacher's organization other than the Association for the duration of this agreement. Nothing contained herein shall be construed to prevent any individual teacher from presenting a grievance and having the grievance adjusted without the intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the Association has been notified of such adjustment.
- C. It is understood that this contract will abide by the Public Employment Relations Act ("PERA"), MCL 423.201, et seq.
- D. The law supersedes contract language. (Both parties agree that evaluation of teachers has changed).

ARTICLE II - ASSOCIATION AND TEACHER RIGHTS

- A. The Association shall have the right to use school buildings and equipment consistent with Board policy governing public use of such facilities. All school equipment used by the Association will be scheduled and approved by the Administration. If the usage of facilities and equipment results in extra costs to the Board, the Association will be charged for such usage.
- B. The Association and Board agree that the rights and protections accruing to teachers will be guaranteed without regard to race, creed, color, age, sex, marital status, or membership in the BEA, or any other organization.
- C. The Board may consult the Association on any major revisions of educational policy, instructional change, or other programs proposed or under consideration.
- D. The Board agrees to make available to the Association, upon request, information as required under the Freedom of Information Act.
- E. No NCP shall be disciplined for reasons that are arbitrary and capricious.
- F. No teacher shall be prevented from wearing insignia or other identification of membership in the Association.
- G. Bulletin boards shall be provided in the teachers' lounge for Association business. The Association will devise a system of disbursement of mail and other Association business in keeping with Federal Postal Regulations. All Association communication on bulletin boards must be signed by an Association officer.

ARTICLE III - BOARD RIGHTS

- A. It is agreed that all rights which ordinarily vest in and have been exercised by the Board, except those which are clearly relinquished herein by the Board, shall continue to vest in and be exercised by the Board without prior negotiations with the Association. The Board, as in the past, will continue to have such rights which will include, by way of illustration and not by way of limitation, the right to:
 - 1. Establish policies, manage, and control the Breckenridge Community School District, its facilities, equipment, and its operations and to direct its working forces and affairs.
 - 2. Continue its policies and practices of assignment and direction of its personnel, determine the number of personnel and scheduling of all the foregoing, and the right to establish, modify or change any work or business or school hours or days, but not in conflict with the specific provisions of this Agreement.
 - 3. Hire all employees and, subject to the provisions of the law, to determine their qualifications and the conditions of their continued employment or their dismissal or demotions and to promote or transfer the work force and lay off employees.
 - 4. Determine the services, supplies, and equipment necessary to continue its operations and to determine all methods and means of distributing, methods, schedules, and standards of operation, the means,

methods, and processes of carrying on the work.

- 5. Adopt reasonable rules and regulations.
- 6. Determine the qualifications of employees.
- 7. Determine the size of the administrative organization, its functions, authority, amount of supervision and structure of organization.

The exercise of the foregoing powers, rights, duties, and responsibilities by the Board and the adoption of policies, rules, regulations, and practices in furtherance thereof, shall be the exclusive prerogative of the Board except as otherwise limited by an express provision of this Agreement.

ARTICLE IV - PROFESSIONAL COMPENSATION

A. The salaries of bargaining unit members are set forth in Schedule A, which is attached to and incorporated into this Agreement. Each bargaining unit member's contract salary shall be divided by 21, or 26 as specified by the bargaining unit member at least 5 days prior to the first day of work.

It is recognized from time to time, that it will be necessary to schedule 27 pays rather than 26 pays for the upcoming year. In such instances, the Central Office will notify the Association President by April 1.

The Board shall make payroll deductions, upon written authorization, from bargaining unit members for annuities, credit union, local financial institutions, insurance and other programs that have been approved by the Board. Normally the deduction will be implemented within thirty (30) days after the written authorization is received from the bargaining unit member. This provision is also subject to applicable rules and regulations of the involved financial institutions, insurance companies, and other organizations to which such deductions are forwarded.

B. Both the Teacher Contract for the year and the Schedule C Supplemental Contract will be prepared and ready to sign on the first teacher day back to school. Members shall sign and return the supplemental contracts to payroll within 10 business days.

ARTICLE V - DIVISION FACTOR

- A. Salary shall be deducted for the following reasons:
 - 1. Absence or illness beyond leave for sickness allotted
 - 2. Any unexcused absence
 - 3. Absence approved without pay
 - 4. Disciplinary action by the Board

The daily rate of pay shall be determined by the following formula: Bargaining unit member's contractual salary divided by the number of contractual days. The school year will consist of days as listed on the calendar. In the event of the need to payroll withhold a daily rate of pay, the cost of insurance benefits will not be included in the first three (3) of such days in any fiscal year.

ARTICLE VI - PROFESSIONAL QUALIFICATIONS AND ASSIGNMENT

A. NCPs who will be affected by a change in assignments will be notified by the Administration as soon as practicable.

However, it is recognized that unforeseen conditions may arise which may require reassignment of NCPs during the school year. Such changes shall be voluntary to the extent possible.

B. Teachers must be highly qualified for the classes to which they are assigned. Teachers may voluntarily take course work and/or subject area tests to become highly qualified to teach additional classes.

ARTICLE VII - CLASS LOAD AND TEACHING CONDITIONS

- A. Whenever possible the Administration will schedule teacher pupil ratios as follows:
 - 1. Kindergarten 25 First-5th grade 29
 - 2. Secondary

English	30
Social Studies	30
Math	30
Science	30

3. Physical Education class loads will be maintained at a ratio not to exceed 35:1. If class load exceeds 35, a teacher aide will be added to the section. Where two classes are scheduled at the same time, the total student enrollment shall not exceed 70.

Classes such as Business, Typing, Clerical Block, Industrial Arts, Drafting, Language and Homemaking will be limited to the teaching stations available whenever feasible as determined by the Board or its designee.

- B. In the event that the pupil/teacher ratio in grades K-5 exceeds the number stated in this article, one half hour of aide time assistance per child per day overload will be provided by the Board, at the teacher's request. The Board will also provide additional texts and reasonable materials as are necessary.
- C. Should the Board change any Special Education Policy, either by their own volition or as mandated by State Law, the working conditions affected by such changes shall be bargained before they are implemented.
- D. Class lists for the coming year will be provided to each teacher. The BEA may submit a list of classes considered too large to a committee consisting of the principal, the counselor, and the Superintendent, to be considered for an additional section.
 - 1. All NCPs shall be given written notice of their assignment for the forthcoming school year no later than

the last school day prior to Memorial Day. If it is necessary for an NCP's assignment for the forthcoming school year to change after the last school day prior to Memorial Day, such notification will be given to the affected member and the Association as soon as the change has been determined.

- E. All teachers shall have no more than three (3) preparations per semester whenever possible.
- F. The Administration will schedule K-5 classes so that the number of students assigned to individual teachers within a grade will be approximately equal except for specialized classes. Significant differences in class sizes will be discussed with the teachers involved prior to implementation.
- G. Present telephone facilities shall be made available to teachers for their reasonable use.
- H. To the extent possible, without remodeling or additional expenditures, the Board shall make available restroom facilities for adult use and a faculty lounge.
- I. Parking areas to accommodate teachers who drive to school shall be reserved for their use at each school building and shall be kept clean of snow in the winter at the Board's expense.
- J. All classroom teachers must maintain a plan book which contains general plans for a week in advance and detailed lesson plans for at least one (1) day in advance. A copy of such plans must be available in the building at all times.
- K. The Association and the Board of Education recognize the need for experimentation and innovation in educational programs. New approaches in staffing and scheduling may involve changes in the length and number of class periods taught and the number of students in a given class. Therefore, teachers are requested and expected to participate in curriculum study, research, and revision committees during the teacher's school year as a part of professional duties without pay. Arrangements for these curriculum revision committee meetings shall be made by the Superintendent or his designee. The Association recognizes the right of the Board to modify, adjust, or change teaching conditions for experimental classes including new technological and innovative approaches in the educational program.
- L. Supervision of students, school materials, equipment, and facilities is the teacher's responsibilities during the entire school year. This includes activities in all school areas such as cafeteria, halls, laboratories, playground, assemblies, and any other place where students may congregate during the normal school day. It is the responsibility of the teacher to see that good housekeeping practices are observed in the halls, respective classrooms, and their lounge. Damaged, lost, or stolen items are to be reported to the administration promptly.
- M. Upon the request of the Administration, each teacher shall attend staff meetings as scheduled by the Administration. Such meetings shall be scheduled one week in advance; however, a meeting may be called at any time if an emergency arises. An agenda shall be provided in advance of such meetings.
- N. All teachers, unless excused by the Administration, shall attend each scheduled staff meeting. Failure to attend shall result in a loss of 1/1000 of the BA, Step 1, salary for each meeting missed and an unexcused absence may result in discipline.

O. There will be no more than two (2) one-hour regular scheduled staff meetings per month unless the Administration believes additional meetings are necessary.

P. Placement of student teachers.

- 1. Acceptance of student teachers shall be voluntary on the part of the supervising teachers.
- 2. No teacher will be assigned more than one (1) student teacher per semester, without the consent of the affected teacher.
- 3. Supervising teachers will have tenure.

Q. Acts of God

Scheduled days of student instruction and/or teacher attendance that are cancelled because of conditions not within the control of school authorities, such as severe storms, fires, epidemics, or health conditions as defined by the city, county, township, or state health authorities, shall be rescheduled by mutual agreement between the Superintendent and the BEA President. Such rescheduling shall not affect or otherwise require an adjustment of salary, compensation, or other benefits provided within the collective bargaining agreement.

If, at any time during the life of this Agreement, it becomes lawful to count as days of pupil instruction, days when pupil instruction is not provided due to conditions not within the control of school authorities such as due to severe storms, fires, epidemics or health conditions, it is agreed that the following school closing provision shall become immediately effective:

When an act of God or an employer directive forces the closing of a school or other facility of the employer, bargaining unit members shall be excused from reporting to duty without loss of pay. Days lost due to school closing under the foregoing circumstances shall not be rescheduled. However, bargaining unit members may be required to stay at school when school is dismissed for Act of God days, and it is fully understood that the administration will consult with the BEA to determine the appropriate dismissal and/or retention on each specific individual basis if needed.

R. Reimbursement for Meals

Staff will be reimbursed the following for meals: \$7 - breakfast, \$12 - lunch, and \$20 dinner.

S. Reimbursement for Mileage

Teacher or non-classroom professional will be reimbursed for using their personal vehicle on official school business. Such reimbursement shall be equal to the IRS's current rate per mile. Travel must be pre-approved by administration. Staff shall travel as efficiently as possible (carpooling, etc...).

Any teacher or NCP that is required to travel, using their personal vehicle, from the elementary to the middle/high school building (or vice versa) shall be reimbursed at the current IRS rate after completing a mileage reimbursement for actual days driven. Mileage reimbursement forms must be turned in by the 15th of the following month.

T. Bargaining unit members shall not be required to provide regular or ongoing custodial care (i.e. diaper changes, blood cleanup, bathing) health services nor dispense medicine except in emergencies or special circumstances (i.e. field trips, camp, etc...). Training will be provided for members who are given assignments which include students requiring custodial care or health services.

ARTICLE VIII - TEACHING HOURS

A. The length of the working day for full-time employees shall be seven hours and thirty minutes. Reporting and ending times shall be as follows:

Elementary: 7:35 a.m. - 3:05 p.m. MS/HS: 7:45 a.m. - 3:15 p.m.

The class schedule for students will be as follows:

Elementary: 7:45 am -2:45 pm - First bell rings at 7:43 am Secondary: 8:00 am -3:00 pm - First bell rings at 7:55 am

*Teachers are requested to be in their classroom five minutes before the start of all classes and shall remain five minutes after students are dismissed.

The above schedule may be changed by up to a plus or minus fifteen (15) minutes from the above starting and ending times but will not increase the length of the teacher day.

B. In the middle and high school, a preparation period of one period per day will be provided. In the event that a teacher voluntarily agrees to teach a high school or middle school class instead of taking advantage of the preparation period, he/she shall be compensated at a factor of 1.14 his/her contracted salary.

The schedule for the building will be addressed by the Administrator and a BEA Representative or the building's counselor.

Members will use their daily preparation periods as they deem professionally necessary. Administration shall not assign regular or ongoing tasks to members to be completed during their preparation periods. It is recognized that projects, such as curriculum adoptions, will occur and are a reasonable use of prep time.

C. Elementary teachers will receive preparation time during special classes and recess periods. Special class preparation time in the elementary will be equivalent to that of the high school and middle school teachers. Special class teachers will receive similar planning time to that of a classroom teacher.

No elementary teacher is required to supervise more than two recess periods per week, with the exception of kindergarten. Kindergarten teachers shall not be required to supervise recess periods for more than two days a week.

- D. All teachers shall be entitled to a duty-free, uninterrupted lunch period of at least thirty minutes.
- E. Parent Teacher conferences will be scheduled in the fall to coincide with dates set on the adopted district master calendar. Conferences will be held for two evenings between the hours of 4 7 pm.
- F. Half-day dismissal times will be 11:15 a.m. elementary and 11:30 a.m. secondary unless mutually agreed upon by the BEA and the administration.

G. The administrators will have a Master Class Schedule completed by May 15 each year.

ARTICLE IX - LEAVES

A. Sick Leave

- 1. Teachers shall be entitled to a sick, injury, and health related leave with pay and benefits to a total of 10 days per year, to be credited upon commencement of the teacher's attendance at work each year. It shall be the prerogative of the Administration to investigate all absences for illness. Teachers shall be allowed to use sick leave from the yearly allotment of ten before using any accumulated sick leave days. Any unused sick days will be added to the teacher's accumulated sick leave days at the end of the year. Unused sick leave shall accumulate to one hundred thirty (130) days.
- 2. Worker's Compensation. Worker's Compensation shall be provided as specified by law. If an employee is injured in the course of employment at the school, he/she must notify the immediate supervisor and the superintendent's office. Should an employee be forced to miss work because of an injury that is work related, the employee may choose to use a prorated portion of sick leave time plus workers' compensation payments to equal their regular salary. Workers' compensation insurance is furnished by the Board of Education at no cost to the employee.
- 3. Any teacher whose personal illness extends beyond the period of allotted sick days shall be granted a leave of absence without pay or benefits beyond those provided by the Family Medical Leave Act for such time as provided in the Tenure Act, Article V, Section II. Upon return from leave, a teacher shall be assigned to the same position, if available, or a substantially equivalent position.
- 4. Sick days may be used by teachers in the event of family illness.
- 5. Teachers shall be allowed to use sick days, for any family member as defined by law within the guidelines of FMLA.
- 6. Any teacher using no more than one sick day per school year will be compensated \$350.00, to be paid the last pay period in June.
- 7. We agree upon language to clearly spell out the sick and personal days allotted to a teacher working less than full time:

Employee Status	Sick Days	Personal Days
6/7	8.5	1.5
5/7	7	1.5
4/7	5.5	1.5
1/2	5	l
3/7	4	1
2/7	2.5	l l
1/7	1.5	.5

Any fraction not prescribed within the above mentioned table will be calculated to the same percentages. This shall take precedence over any and all past practices.

B. Sabbatical Leave

- 1. Purpose: In order to provide opportunities for maximum professional improvement, sabbatical leave shall be available to teachers for formal full time study at a recognized college or university, or courses approved by the Board.
- 2. Eligibility: An applicant must have accrued seven (7) full consecutive years of teaching service in the Breckenridge School District. Applicants shall not have received a sabbatical leave during the seven (7) years immediately preceding application.
- 3. Application: The application shall be accompanied by plans for the use of the sabbatical leave and an exposition of the plan's potential for increasing the applicant's professional competence.
- 4. Selection: Consideration shall be given to:
 - a. Assured eligibility
 - b. The applicant's potential for contributing to his professional growth.
 - c. The applicant's prior contribution to the Breckenridge School District and potential for future leadership.
- 5. Miscellaneous Administrative Provisions: Sabbatical leave may be for a portion of the year, but may not exceed a full school year. A teacher on sabbatical leave may not deviate from his approved plan except with the written permission of the Superintendent. Sabbatical leave may be terminated should the grantee be placed upon probationary academic status by his college or university. Any falsification of information by the teacher in application may subject the leave to termination. Upon the return from sabbatical leave, the teacher shall be advanced on the salary schedule as though he had been employed as a teacher during the period of leave; he/she shall be restored to his former position, if possible, or to a position of at least comparable status.
- 6. The teacher shall be considered to be in the employ of the Board without pay during the time of the sabbatical leave.

C. Personal Leave

1. Personal leave shall be granted for reasonable causes to attend to personal business which cannot normally be taken care of after regular school hours. It is understood that personal leave is not to be used as vacation time. There will be a maximum of two (2) days per year non accumulative which may be used at the teacher's discretion. These days may not be used to extend a vacation or holiday period. If the leave day(s) are not used, they may be transferred to the teacher's sick leave upon request. Except in cases of extreme emergency, requests for such leave should be submitted to the building principal as early as possible and in no case less than one day in advance of the anticipated absence. The use of personal business days shall not exceed four per level per day (K5 6-8, and 9-12). Requests will be honored on a first come, first served basis. In the event that an employee desires a personal leave and the allotment for his/her level is already spoken for, the Superintendent may grant the personal leave provided the reason for this leave is deemed valid.

2. In very unusual circumstances for approved emergency absences greater than two (2) days, the Superintendent may grant leave to be deducted from the teacher's accumulated sick leave allowance.

D. Jury Duty

A teacher called for jury duty or to give testimony before any judicial or administrative tribunal shall be compensated for the difference between the teaching pay and the pay received for the performance of such obligation.

E. Association Leave

The Association will be allowed a maximum of six (6) days per year compensable leave for any Association business at no expense to the employee. Only two of these days may be used to attend the bargaining conference. The Superintendent shall be notified, in writing, by the Association two (2) days in advance of the person's absence. Any teacher granted leave for Association business shall be compensated at his salary. Leave taken under this provision will not be deducted from individual leave. The Association will reimburse the district for the cost of the substitute teacher.

F. Bereavement Leave

- 1. A maximum of five (5) days per occurrence shall be granted in the event of a death of mother, father, spouse, child, step-parent, or step-child.
- 2. A maximum of two (2) days per occurrence shall be granted in the event of a death of other family members (brother, sister, grandparent, parents-in law, grandchildren).
- 3. One day per occurrence shall be granted to attend the funeral of a family member not mentioned in #1, or #2 above.
- 4. Leave used in No. 1 and No. 2 and No. 3 above shall not be deducted from accumulated sick leave.
- 5. One day per occurrence shall be granted for the funeral of a non-family member to be deducted from accumulated sick/personal or compensatory leave.
- 6. Upon written application, the Superintendent may grant additional days under the provisions of this section. Such days will be deducted from accumulated sick leave.

G. Military Leave

A military leave of absence shall be granted to any teacher who shall be inducted or shall enlist during time of national emergency for military duty in any branch of the armed forces of the United States.

H. Unpaid Leave of Absence

- 1. Upon written request of a teacher, the Superintendent may, on not less than five (5) days' notice, grant a leave of absence when such leave is for two (2) weeks or less. Such leave shall be without pay.
- 2. Upon written request of a teacher, the Board may, at a regular or special meeting, grant a leave of absence for more than two weeks.
- 3. Whenever an extended leave of absence is granted by the Board, the leave shall be without pay and/or

other benefits. Group insurance shall be assumed and paid by the teacher on leave when leave commences and the school district shall be relieved of any contribution thereto.

4. A teacher returning from an extended leave of absence will be placed in his old position, if possible, or to another position to which the teacher is certified.

A leave of absence for up to an entire school year may be granted by the board of education. If such leave is granted, the employee shall notify the board by March 15th of their leave year, with their intention for the following school year to return to work, resign from the staff, or request an additional one year extension of their current leave. It is fully understood that only one extension will be given by the board and furthermore, that such a leave request may or may not be allowed by the board.

I. <u>Teacher Compensatory Leave</u>

Teachers who agree to supervise after school programs will be compensated with a half day of compensation leave for every 3 hours and a full day for every 6 hours. These days are separate from the personal business days.

J. Mentor Teacher Leave

Mentor teachers are an integral part of a non-tenured teachers' development. Mentors will be assigned to all non-tenured teaching personnel and remain in that role until the teacher receives tenure. The roles and responsibilities of a Mentor Teacher will be outlined in a plan that is agreed upon by the administration and the BEA.

Teachers who agree to serve as a Mentor Teacher for a new teacher in the system shall be granted one day of leave time for each year that they fulfill the requirements of being a mentor teacher. These days are separate from the personal leave days.

<u>ARTICLE X - TEACHER PROTECTION AND STUDENT DISCIPLINE</u>

- A. The Board recognizes its responsibilities to support and assist teachers with respect to the maintenance of control and discipline in the classroom.
- B. The Board recognizes that discipline problems are less likely to occur in classes which are well taught and where a high level of student interest is maintained; however, a teacher may use such force as is necessary to protect himself/herself from attack or to prevent injury to another student
- C. A teacher may temporarily remove a pupil from his class when the grossness of the offense, the persistence of the misbehavior, or the disruptive effect of the violation makes the continued presence of the student in the classroom intolerable. Disciplinary procedures will be consistent with the handbook.
- D. Any case of assault or legal action upon a teacher while acting within the scope of his duties shall be promptly reported to the building administrator. The Board shall render all reasonable assistance to the teacher in connection with the investigation of such instances. Time lost by a teacher in connection with any incident mentioned in this Article shall not be charged against the teacher.

- E. If any teacher is complained against or sued by reason of disciplinary action taken by the teacher against a student in accordance with school policy, the Board will provide legal counsel and render all necessary assistance to the teacher in his/her defense to the extent provided by the Board's liability insurance protection, providing the teacher acted in a reasonable manner.
- F. The Board will reimburse a teacher for damage or destruction of clothing or personal property worn by a teacher acting within the scope of his duties provided:
 - 1. The damage or destruction is caused by an assault by a student upon a teacher acting within the scope of their duties and responsibilities.
 - 2. The teacher exhausts his/her personal insurance prior to requesting reimbursement and actual monetary loss is incurred.
 - 3. The total liability of the Board shall not exceed \$200.00 under this provision.
- G. Complaints against a bargaining unit member which are to become part of the employee's personnel file shall be immediately drawn to the employee's attention.
- H. No action against an NCP shall be taken on a basis of a complaint by a parent, student, teacher, or administrator, nor any notice thereof shall be included in the NCP's personnel file unless the matter is first reported to the NCP's

ARTICLE XI PERSONNEL FILES

- A. Two (2) copies of the written evaluation shall be submitted to the NCP's, one to be signed and returned to the administration and the other one (1) to be retained by the NCP. In the event the NCP feels that his evaluation was incomplete or unjust, he may put his objections in writing and have them attached to the evaluation report to be placed in his evaluation file.
- B. Each teacher shall have the right upon request to review the contents of his personnel file. A representative of the Association may, at the teacher's request, accompany the teacher in his review. After the teacher's initial employment, teachers shall be mailed a copy of any evaluative additions to the teacher's file.
- C. NCP' shall be entitled, at the NCP's request, to have present a representative of the Association when being reprimanded, disciplined, reduced in rank or compensation. Information forming the basis for disciplinary action shall be made available to the NCP upon his/her request.
- D. Evaluation Form as shown in Addendum D For informational purposes only.

ARTICLE XII - VACANCIES AND TRANSFERS

A. Whenever a vacancy arises, the Superintendent shall promptly notify the Association and post notices of same on a bulletin board in each building. If the vacancy occurs after the close of the school year, the Superintendent shall notify all Association members. Notices of summer vacancies shall be sent to the

Association members and to those teachers with written request for transfers on file.

- B. The Administration shall consider all applications from the current teaching staff for any vacancy.
- C. If a teacher having expressed in writing a desire to change his/her field or grade level is not awarded such a position when it may become available, they may, in writing, request an explanation for not being awarded their request.
- D It is understood that enrollment shifts, declining enrollment, district financial problems, and reorganization could cause involuntarily transferred teachers to be transferred more often than every three years. The changing of classes at the secondary level (6-12) does not constitute a transfer.
- E. Any teacher desiring to voluntarily trade or exchange his/her assignment with another teacher, or volunteer to reduce their schedule to part time, may do so with administrative approval. Such transfers may be granted to expand the individual teaching experiences or facilitate scheduling. Such exchanges may, at the request of the teacher(s) involved, be extended for a second year. Voluntary transfers such as these must normally be requested in the academic year prior to such requested moves. Teachers who exchange under this provision will have the option of returning to their original position providing that position has not been eliminated. Such exchanges may not be used to avoid layoff.

ARTICLE XIII - SENIORITY

- A.
- 1. For employees reduced to part time, seniority credit may only be earned in ½ amounts with the minimum criteria being listed below. seniority credit and salary schedule advancement (including longevity) may only be earned in 1/2 year amounts with the minimum criteria for them being listed below:
 - a. A contracted employee with a minimum of 2/3 of a student day for sixty (60) days in a semester will receive 1/2 year of credit in computing seniority.
 - b. A contracted employee with less than 2/3 of a student day must work sixty (60) days in both semesters to receive 1/2 year of credit in computing seniority.
- 2. For purposes of this Article, qualifications shall be defined as having the appropriate state certification. It is expressly recognized that in special classes Career Education, Computer Science, etc.,) the Board retains the sole discretion to adopt qualification criteria.
- 3. Seniority shall continue to accumulate when bargaining unit members are on sabbatical, military, study, parental (maternity) health, or Association leave. All seniority is lost when employment is severed by resignation, retirement, or discharge for cause. In cases of layoff, bargaining unit members so affected shall retain all seniority accumulated as of the effective date of layoff and continue to accrue seniority during that period.
- 4. Seniority shall be frozen for bargaining unit members who accept an administrative job with the district and for those members on unpaid leaves of absence.

B. INDIVIDUAL CONTRACT

The individual contract, executed between each teacher and the employer is subject to the terms and conditions of this agreement and Board policy. It is specifically agreed that this article takes precedence over and governs the individual contract and the individual contract is expressly conditioned upon this article and Board policy.

ARTICLE XIV - GRIEVANCE PROCEDURE

A. A grievance shall be defined as an alleged violation of the expressed terms and conditions of this contract.

The following matters shall not be the basis of any grievance filed under the procedure outlined in this Article:

- 1. The termination of services of or failure to re employ any probationary teacher;
- 2. The termination of services or failure to reemploy any teacher to a position on the extracurricular schedule:
- 3.. Any matter for which there is procedural remedy under state/federal law shall be exempt from the grievance procedure except that the individual shall have access to the grievance procedure for reprimand and discipline short of dismissal. Dismissal shall be subject to the tenure laws.
- 4. Any matter that is a prohibited subject of bargaining.
- B. The Association shall designate one representative to handle grievances when requested by the grievant. The Board hereby designates the principal of each building to act as its representative at Level One as hereinafter described and the superintendent or his designated representative to act at Level Two as hereinafter described.
- C. The term "days" as used herein shall mean days in which school is in session. As long as a grievance is filed during the school year and within the duration of this contract, a grievance not settled by the last teacher work day may be extended into the administrative work days of the following week(s) within the time limits specified herein.
- D. Written grievances as required herein shall contain the following:
 - 1. It shall be signed by the grievant or grievants; .
 - 2. It shall be specific;
 - 3. It shall contain a synopsis of the facts giving rise to the alleged violation;
 - 4. It shall cite the section or subsections of this contract alleged to have been violated;
 - 5 It shall contain the date of the alleged violation;
 - 6. It shall specify the relief requested.

Any written grievance not in accordance with the above requirements may be rejected as improper. Such a reduction shall not extend the limitations hereinafter set forth.

E. Level One A teacher alleging a violation of the express provisions of this contract shall within five (5) days of its alleged occurrence orally discuss the grievance with the building principal in an attempt to resolve the same.

If no resolution is reached within three (3) days of the discussion, the teacher shall reduce the grievance to writing and submit it to the principal within five (5) days. The principal shall respond to the written grievance within five (5) days in writing. Within five (5) days of the receipt of the principal's disposition, the grievance may be submitted to Level Two.

Level Two A copy of the written grievance shall be filed with the Superintendent or his designated agent as specified in Level One with the endorsement thereon of the approval or disapproval of the Association. Within five (5) days of receipt of the grievance, the Superintendent or his designated agent shall arrange a meeting with the grievant and/or the designated Association representative, at the option of the grievant, to discuss the grievance. Within five (5) days of the discussion, the Superintendent or his designated agent shall render his decision in writing, transmitting a copy of the same to the grievant, the Association secretary, the building principal in which the grievance arose, and place a copy of the same in a permanent file in his office.

If no decision is rendered within five (5) days of the discussion, or the decision is unsatisfactory to the grievant and the Association, the grievant shall within five (5) days appeal same to the Board of Education by filing such written grievance along with the decision of the Superintendent with the officer of the Board in charge of drawing up the agenda for the Board's next regularly scheduled Board meeting.

Level Three Upon proper application as specified in Level Two, the Board shall allow the teacher or his Association representative an opportunity to be heard at the meeting for which the grievance was scheduled. Within one (1) month from the hearing of the grievance, the Board shall render its decision in writing. The Board may hold future hearings therein or otherwise investigate the grievance provided, however, that in no event except with express written consent of the Association, shall final determination of the grievance be made by the Board more than one month after the initial hearing.

A copy of the written decision of the Board shall be forwarded to the Superintendent for permanent filing, the building principal for the building in which the grievance arose, the grievant, and the secretary of the Association.

Level Four Individual teachers shall not have the right to process a grievance at Level Four.

- 1. If the Association is not satisfied with the disposition of the grievance at Level Three, it may within ten (10) days after the decision of the Board refer the matter for arbitration to the American Arbitration Association, in writing, and request the appointment of an arbitrator to hear the grievance. If the parties cannot agree upon an arbitrator, he/she shall be selected in accordance with the rules of the American Arbitration Association, except each party shall have the right to peremptorily strike not more than three from the list of arbitrators,
- 2. Neither party may raise a new defense or ground at Level Four not previously raised or disclosed at other written levels. Each party shall submit to the other party not less than three (3) days prior to the hearing a prehearing statement alleging facts, grounds, and defenses which will be proven at the hearing and hold a conference at that time, in an attempt to settle the grievance.
- 3. The decision of the arbitrator shall be final and conclusive and binding upon employees, the Board, and the Association. Subject to the right of the Board or the Association to judicial review, any lawful

decision of the arbitrator shall be forthwith placed into effect.

- 4. Powers of the arbitrator are subject to the following limitations:
 - a. He/she shall have no power to add to, subtract from, disregard, alter, or modify any of the terms of this agreement.
 - b. He/she shall have no power to establish salary scales or to change any salary.
 - c. He/she shall have no power to change any practice, policy, or rule of the Board nor substitute his judgment for that of the Board as to the reasonableness of any such practice, policy, rule, or any action taken by the Board.
 - d. He/she shall have no power to decide any question which, under this agreement, is within the responsibility of the management to decide. In rendering decisions, an arbitrator shall give due regard to the responsibility of management and shall so construe the agreement that there will be no interference with such responsibilities, except as they may be specifically conditioned by this agreement.
 - e. He/she shall have no power to decide grievances alleging a violation of state or federal law.
 - f. He/she shall not hear any grievance previously barred from the scope of the Grievance Procedure.
 - g. More than one grievance may not be considered by the arbitrator at the same time except upon expressed written mutual consent and then only if they are of similar nature.
 - h. Where no wage loss has been caused by the action of the Board complained of, the Board shall be under no obligation to make monetary adjustments and the arbitrator shall have no power to order one.
 - i. Arbitration awards or grievance settlements will not be made retroactive beyond the date of the occurrence or nonoccurrence of the event upon which the grievance is based. In no event, however, shall the settlement be earlier than thirty (30) days prior to the date on which the grievance is filed.
- F. The fees and expenses of the arbitrator shall be paid by the loser of the arbitration. In the event no loser can be determined, fees and expenses of the arbitrator shall be shared at the rate of 50% for the Association and 50% for the Board
- G. Should a grievance not be instituted within the time limits specified, the grievance will not be processed. Failure to appeal a decision within the limits specified, or leaving the employment of the Board, (except a claim involving a remedy directly benefiting the grievance regardless of his/her employment), shall bar all further proceedings on a previously instituted grievance.
- H. The Association shall have no right to initiate a grievance involving the individual rights of a teacher without his or her express approval. A grievance which concerns a group of teachers may be filed by the Association as a group grievance on behalf of the affected teachers. In such instance the grievance will be

- signed by the Association as the grievant.
- I. All preparation, filing, presentation or consideration of grievances shall be held at times other than when a teacher or a participating Association representative are to be at their assigned duty stations.
- J. The time limits provided in this Article shall be strictly observed but may be extended by written agreement of the parties. In the event a grievance is filed after May 15 of any year, the Board shall use its best efforts to process such grievance prior to the end of the school term or as soon thereafter as possible.
- K. Notwithstanding the expiration of this Agreement, any claim or grievance arising there under may be processed through the Grievance Procedure until resolution.

ARTICLE XV - SUBSTITUTE TEACHERS

- A. The member shall advise the administration of his/her impending or anticipated absence the preceding day, where possible. In cases where one day's notice is not possible, members shall notify the district by 5:30 A.M. whenever possible.
- B. The administration shall try to secure temporary substitutes to cover class periods. Under no circumstances will classes be doubled because of a lack of a substitute without the consent of the affected teacher. Teachers agreeing to substitute shall receive either \$15 per class period/hour, or may earn ½ day compensation day for every 3 hours/periods and 1 full day compensation day for every 6 hours/periods.

ARTICLE XVI - CONTINUITY OF OPERATION

Both parties recognize the desirability of continuous and uninterrupted operation. The Board agrees that during the life of the Agreement it will not engage in any unfair labor practice as defined by the Public Employment Relations Act. The Association accordingly agrees that during the life of this Agreement neither the Association nor any of its members shall directly or indirectly engage in or in any way encourage or sanction any strike or any group action which shall interrupt or interfere with the operation of school.

ARTICLE XVII - NEW HIRES

Teachers coming into the system with previous teaching experience may be placed at the appropriate step on the salary schedule at the discretion of the Board.

ARTICLE XVIII - SEVERABILITY

- A. 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.
- B. At such time as any provision of this Agreement shall be found contrary to law, the parties shall meet to discuss resolution of such conflict.

ARTICLE XIX - TERMINATION PAY

- A. A teacher who has acquired a minimum of twelve (12) years of fully certified teaching service in the Breckenridge School District, including approved leaves, and is eligible to receive retirement benefits from MPSERS may at his/her option terminate employment and receive a monetary stipend, providing that notice is given to the Board by March 15 of the year in which they plan to retire, unless extenuating circumstances change the status of the employee. In that case the Superintendent and the Association will have to mutually agree that a change in status has actually happened. Teachers with at least 12 years, but less than 15 years of service will have their monetary stipend prorated.
- B. For bargaining unit members who terminate their employment pursuant to this article, the employer agrees to provide a payment equal to fifty dollars (\$50) for each unused sick day that the employee has to his/her credit up to a maximum of 100 days. Teachers may bank up to 130 days. The employee will notify the Superintendent's Office of their preference within the guidelines stated on page 19 (cash payments paragraph).
- C. Payments made under this article shall be made to the said employees no earlier than the first payroll pay date of the following school year (employee will notify the Superintendent's Office of their preferred date of payment).

ARTICLE XX - RETIREMENT AGREEMENT EXPIRES JUNE 30, 2023

- 1. To be eligible for participation in this program, a teacher must satisfy all of the following requirements:
 - A. Completion of twelve (12) years of teaching service in the Breckenridge Community Schools (excluding periods of layoff and unpaid leave).
 - B. The teacher must be employed with the district and on active duty as of the date of submission of resignation and until his/her retirement.
 - C. The teacher must submit a written and irrevocable resignation to be effective June 30 of the current year or the beginning of the month after a teacher's age becomes 55 for the MPSERS Basic program to the district not later than March 15 of the same year.
 - D. The teacher must be eligible to receive retirement benefits from the Michigan Public School Employees Retirement System (MPSERS). The teacher shall provide documentation as required by the administration to confirm retirement eligibility by March 15 of the current year. If MPSERS eligibility cannot be documented to the satisfaction of the Superintendent by (and as of) June 30th, the teacher shall not be eligible for the Supplemental Retirement Stipend, his/her resignation letter shall be deemed void, and he/she shall be considered to remain actively employed by the Breckenridge Community Schools.
 - E. The teacher must sign the "Waiver and Release" form and Letter of Resignation form letter in the contract addendum.

- F. All teachers shall be deemed to be on notice of the following:
 - (i) Any teacher considering participation in this Supplemental Retirement Stipend program is expressly advised and encouraged to consult with an attorney before signing the documents required for participation in this program.
 - (ii) Any teacher who executes the documents required herein for participation in this Supplemental Retirement Stipend program shall be permitted to revoke said documents and withdraw from participation in the program by submitting a signed and dated written notice to such effect which must be received by the district within seven (7) calendar days of the date on which the documents were originally signed.
 - (iii) A list is available upon request from the office of the Superintendent of Schools of the ages of the teachers known to satisfy the eligibility requirements of Section 1.A. and the ages of those teachers who do not satisfy the requirement. The district is unable to provide similar information as to the eligibility requirements of Section 1.D. because it does not possess the relevant data.
- 2. A teacher who satisfies the requirements set forth above to receive the Supplemental Retirement Stipend shall be granted by the Board cash payments according to the following schedule:

**Years of Service	
*25-30	\$40,000
31	\$0

Article XX will phase out as outlined in the following table.

Sunset Table

2019-2010	\$40,000 Awarded to 2 Members, No Longevity Benefits
2020-2021	\$20,000
2021-2022	\$10,000
2022-2023	\$5,000

^{**}Years of Service is defined as Office of Retirement Service (ORS) Life to Date Total

Employees who have 25 30 years of service credit earned (not including purchased years) by July 1, 2017 are eligible to receive the Supplemental Retirement Agreement providing they retire by the end of their 30th earned year.

A teacher who reaches the 30th year during the school year shall be allowed to complete the year without penalty.

* The 30 years of service time limit will be waived for a teacher who is unable, by MPSERS guidelines, to retire after 30 years, providing that the teacher does retire in the first year of eligibility under MPSERS guidelines.

The cash payments will be made in three (3) installments for three years not to exceed \$15,000 including unused sick leave pay, not to exceed \$15,000 or an amount acceptable under current tax laws, with the first payment no earlier than July 1st of the current year and no later than June 30th of the next fiscal year. If needed, the remaining money would be paid in the fourth year. (Employee will notify the Superintendent's Office of their preference within the above guidelines.)

Retiring teachers qualifying for the above described cash payments will have their payments deposited into an already established 403(b) plan set up by the employee or a 403 (b) plan, chosen mutually by the Board of Education and BEA, less any FICA, federal, or state income tax, or other deductions required by law or contract.

The creation of this opportunity to receive a Supplemental Retirement Stipend is intended by the parties to act as an additional benefit and consideration for those teachers who elect to voluntarily retire in order to receive benefits under the Michigan Public School Employees Retirement Act of 1979, MCLA 38.13401, et seq. In the event that this retirement stipend is found to be contrary to law during the term of its existence, this Agreement shall be immediately cancelled, and the parties shall meet to negotiate for a successor provision. Teachers who have previously elected to receive the stipend shall continue to be covered by these provisions to the extent permitted by law.

- 3. A teacher retiring under this plan will have his/her stipend reduced by any amount he/she receives as unemployment compensation charged against the Breckenridge Community Schools.
- 4. The cash payments will be made to the estate of the retiring teacher in the event of that teacher's death subsequent to receiving all payments to which he/she is entitled.

ARTICLE XXI - INSURANCE

- A. The coverages listed in this article are subject to the rules and regulations of the insurance carriers.
- B. The Board will provide health insurance coverage for all full time employees until separation, termination or retirement. Cobra rates are applied after separation from employment.

For the fiscal year, the Board shall make available the following health care plan for employees eligible and electing such coverage.

Plan A: In general, the Board agrees to share insurance costs on an 80/20 split with the employee and the high deductible plan will consist of a \$1,350/\$2,700 annual in network deductible; prescription drug copay and annual out of pocket max as outlined in the current health care plan. The health savings account contributions are \$1,350/\$2,700.

For any new bargaining unit member hired after 7/1/2016, spouses will not be eligible for enrollment in the above hospital/medical plan if the spouse is eligible to enroll in a plan through the spouse's employer or is eligible to enroll in the spouse's retirement hospital/medical plan. Proof of spouse not being offered insurance by their employer will be required.

Teachers will be required to sign an affidavit acknowledging their responsibilities in relationship to spousal restriction which will include the obligation to repay premiums, claims or other costs that should not have been paid on behalf of the teacher's spouse.

The Board shall provide a cash option in lieu of health benefits. The cash amount is described in Plan B. the employer shall formally adopt a qualified plan document which complies with a health savings account of the Internal Revenue Code. All costs relating to the implementation and administration of benefits under this program shall be borne by the employer.

In the event that two spouses are employed by the district, only one will be allowed to carry insurance and the other will be considered a dependent and NOT receive the Cash in Lieu option, with determination on who will be the primary carrier left to the employees.

For any new bargaining member and for any medical/hospital plan offered by the employer including an HSA contribution amount on behalf of the employer, the amount shall be prorated to the amount of time that the member is employed with the district for that annual calendar year, i.e. a new Member hired as of 9/1 will receive 4/12th of the HSA employer contribution into their account.

Plan B: Those employees not desiring Plan A may take advantage of vision and dental insurance options and the cash in lieu annuity option, not to exceed \$250.00 per month.

Employees assigned to less than full time shall be allowed to form their own plan group and prorate their benefits according to the money available to them on the prorated premium paid by the Board.

C. The Breckenridge Plan is defined as the following:

Plan A: MESSA ABC 1 with HSA \$1,350/\$2,700 20% Coinsurance

Life - \$20,000 LTD - 60%

<u>Plan B</u>: Life - \$50,000 LTD - 60%

All covered employees will receive the dental and vision benefits outlined in the chart below:

Vision Plan A & Plan B

Self-Insured

Exams \$50 allowance (one exam per benefit year)
Frames \$100 allowance (one set each benefit year)

Lenses Two lenses (one pair each benefit year)

Single Vision \$50 allowance
Bi-focal \$75 allowance
Tri-focal \$100 allowance
\$150 allowance

5130 attowan

Lenticular

Contact Lenses

\$150 allowance

Vision coverage covers a routine eye exam every benefit year and one of the following: a set of frames each benefit year and two lenses each benefit year; or contact lenses (to annual allowance).

Dental Plan A & Plan B

Self-Insured

Class 1 - Preventative Covered 100%
Class 2 - Basic Covered 80%
Class 3 Major Covered 50%

Class 4 - Orthodontia

Maximum Benefits

Class 1, 2 and 3 \$1,000 per calendar year per covered member

Covered 50%

Class 4 (Ortho) \$2,000 lifetime (children under 19 only)

ARTICLE XXII - NEGOTIATION PROCEDURES

- A. At a reasonable time prior to the expiration of this Agreement, upon the request of either party, negotiations will be undertaken for an agreement covering the school year. In any event, negotiations will begin no later than May 1st prior to the expiration of this agreement.
- B. The calendar for the following year shall be mutually agreed upon by the Association and the Board by May 15th.
- C. Within a reasonable time after the agreement has been signed; a printed copy of the Master Agreement for each member will be given to the BEA President for distribution.

D. COMPENSATION

Teachers or NCPs who declare by August 1 that they will be retiring the next school year shall receive an additional 3% to their salary schedule and are eligible for this step for their final year of employment at Breckenridge Schools. If a teacher or NCP changes their mind concerning retirement after receiving this money, the money will be revoked. A teacher or NCP may revoke their retirement decision prior to December 10th, after receiving the Declaration Step. If a teacher revokes their retirement decision then the 3% already received shall be deducted over the next four pay periods. To be eligible for Declaration Step, the teacher must be eligible to receive benefits under the Michigan Public School Employees Retirement System.

MERIT PAY: Teachers and NCPs who receive a "Highly Effective" rating will receive \$100.00.

Breckenridge Community Schools BEA

BEA			
Salary Schedule 2019-2020			
	2019-2020	Teacher Wage	Scale
Step	BA	MA	MA18
0	\$ 34,017	\$ 35,523	\$ 37,446
1	\$ 36,153	\$ 37,754	\$ 39,264
2	\$ 38,326	\$ 40,017	\$ 41,619
3	\$ 40,211	\$ 41,977	\$ 43,657
4	\$ 42,092	\$ 43,942	\$ 45,696
5	\$ 43,974	\$ 45,897	\$ 47,735
6	\$ 45,861	\$ 47,859	\$ 49,772
7	\$ 47,742	\$ 49,821	\$ 51,812
8	\$ 49,624	\$ 51,780	\$ 53,852
9	\$ 51,510	\$ 53,738	\$ 55,889
10	\$ 53,388	\$ 55,700	\$ 57,931
11	\$ 55,271	\$ 57,663	\$ 59,971
12	\$ 55,271	\$ 57,663	\$ 59,971
13	\$ 55,271	\$ 57,663	\$ 59,971
14	\$ 55,271	\$ 57,663	\$ 59,971
15	\$ 57,994	\$ 60,503	\$ 62,922
16	\$ 57,994	\$ 60,503	\$ 62,922
17	\$ 57,994	\$ 60,503	\$ 62,922
18	\$ 57,994	\$ 60,503	\$ 62,922
19	\$ 59,906	\$ 62,485	\$ 64,984
20	\$ 59,906	\$ 62,485	\$ 64,984
21	\$ 59,906	\$ 62,485	\$ 64,984
22	\$ 59,906	\$ 62,485	\$ 64,984
23	\$ 61,818	\$ 64,475	\$ 67,058
24	\$ 61,818	\$ 64,475	\$ 67,058
25	\$ 61,818	\$ 64,475	\$ 67,058
26	\$ 61,818	\$ 64,475	\$ 67,058
27	\$ 63,726	\$ 66,467	\$ 69,124
28	\$ 63,726	\$ 66,467	\$ 69,124
29	\$ 63,726	\$ 66,467	\$ 69,124

Breckenridge Community Schools			
	BEA		
	Salary Sch	edule 2020-20	21
	and the state of t		
rise agentini ti da i s	2020-2021	Teacher Wage S	cale
Step	ВА	MA	MA18
0	\$ 34,357	\$ 35,878	\$ 37,820
1	\$ 36,515	\$ 38,131	\$ 39,656
2	\$ 38,709	\$ 40,417	\$ 42,035
3	\$ 40,613	\$ 4∡,396	\$ 44,094
4	\$ 42,513	\$ 44,381	\$ 46,153
5	\$ 44,414	\$ 46,356	\$ 48,212
6	\$ 46,320	\$ 48,337	\$ 50,270
7	\$ 48,219	\$ 50,319	\$ 52,330
8	\$ 50,120	\$ 52,297	\$ 54,391
9	\$ 52,025	\$ 54,275	\$ 56,448
10	\$ 53,922	\$ 56,257	\$ 58,510
11	\$ 55,824	\$ 58,240	\$ 60,570
12	\$ 55,824	\$ 58,240	\$ 60,570
13	\$ 55,824	\$ 58,240	\$ 60,570
14	\$ 55,824	\$ 58,240	\$ 60,570
15	\$ 58,574	\$ 61,108	\$ 63,551
16	\$ 58,574	\$ 61,108	\$ 63,551
17	\$ 58,574	\$ 61,108	\$ 63,551
18	\$ 58,574	\$ 61,108	\$ 63,551
19	\$ 60,505	\$ 63,110	\$ 65,634
20	\$ 60,505	\$ 63,110	\$ 65,634
21	\$ 60,505	\$ 63,110	\$ 65,634
22	\$ 60,505	\$ 63,110	\$ 65,634
23	\$ 62,436	\$ 65,120	\$ 67,729
24	\$ 62,436	\$ 65,120	\$ 67,729
25	\$ 62,436	\$ 65,120	\$ 67,729
26	\$ 62,436	\$ 65,120	\$ 67,729
27	\$ 64,363	\$ 67,132	\$ 69,816

Breckenridge Community Schools		
Longevity Schedule		
At the Completion of:		
Continuous Yrs of Service	\$\$	
15		
16	\$ 750.00	
17	\$ 750.00	
18	\$ 750.00	
19	\$ 750.00	
20	\$ 1,500.00	
21	\$ 1,500.00	
22	\$ 1,500.00	
23	\$ 1,500.00	
24	\$ 2,000.00	
25	\$ 2,000.00	
26	\$ 2,000.00	
27	\$ 2,000.00	
28	\$ 3,500.00	
29	\$ 3,500.00	
30	\$ 3,500.00	
31	\$-	
32	\$-	

To be paid in the same manner as how the employee has opted their base contract to be paid for the fiscal year.

I.e. spread to 21 or 26 payments.

Longevity payments will begin after the completion of 15 years of continuous service to the district.

Any lapses in service, if the employee leaves for one year and goes to another district, and decides to come back, longevity scale restarts at 0 years of service.

I.g. an employee works continuously for 15 years. Leaves the district for two years and teaches elsewhere, and returns to the district, employee is NOT eligible for longevity in their 16th year of service to the district as they were not ALL continuous service years.

Longevity payments cease after completing 30 years of service.

BRECKENRIDGE COMMUNITY SCHOOLS SUPPLEMENTARY SALARY SCHEDULE FOR B & C POSITIONS

EXPERIENCE	BASE PAY
0	\$33,350
1	\$34,500
2	\$36,000
3	\$37,500
4	\$39,000
5	\$41,000
6	\$43,000
7	\$44,450

SUPPLEMENTARY SALARY REGULATIONS

- A. Teachers will be given first consideration in filling supplemental positions.
- B. Individuals shall not attain tenure in supplemental positions.
- C. Due to unusual circumstances, items may be changed in the supplemental salary schedule by mutual agreement between the Association and the Board.
- D. If certain positions can be combined so that two jobs can be supervised by one coach, then the combined job shall be paid at a rate equal to the higher percentage plus one-half of the lower percentage. Example: the boys' and girls' varsity track teams are coached by one coach; then the rate shall be 12% (8% plus one-half of the second job = 4%).
- E. The percentage amount on the Supplementary Salary Schedules (both B and C) shall be computed on the years of experience in the activity, regardless of level, including those at other schools, and shall advance to a maximum of Step 7 of the Supplemental Salary Schedule
- F. The Athletic Director will be responsible for evaluating all coaches. The head coach will work in conjunction with the Athletic Director in evaluating those who coach in the same sport at a lower level.
- G. Coaches who receive an unfavorable evaluation will be frozen at their current salary for a maximum of one (1) year. No coach will be frozen more than once in their coaching career.
 - The determination for freezing any coach will be made by the administrator in charge after reviewing the individual's evaluation. Any coach who has been frozen at his/her salary will advance only one step based upon the next year's evaluation.
- H. Athletic positions on the supplementary salary schedule are to be filled on a voluntary basis.

SUPPLEMENTARY SALARY SCHEDULE B (Based on supplementary salary schedule)

(Athletics)

Football	Softball	Golf 8%
Varsity10%	Varsity 10%	JV 6%
Asst. Var., 8%	JV 8%	
Head JV 8%		Wrestling
Asst JV 6%	Baseball	Varsity 10%
	Varsity 10%	JV 8%
Basketball	JV 8%	Middle School 5%
Varsity10%		
JV 8%	Track	Volleyball
7th/8th 5%	Boys Var 8%	Varsity 10%
	Girls Var 8%	JV 8%
Cross Country	(combined12%)	7th 5%
Varsity 8%	Asst 6%	8th 5%
Jr. High 5%		
(combined 11%)	Competitive Cheer9%	
7th/8th boys 5%	Asst3%	
7th/8th girls5%		

SUPPLEMENTARY SALARY SCHEDULE C (Based on supplementary salary schedule)

Concert Band	3%
Pep Band	3%
Marching Band	3%
*Summer Band Camp	2%
Flag Girl Advisor	3%
*Choir (Junior & Senior)	
Festivals	3%
Madrigals	3%
Concert	3%
Dean of Students	\$5,000 (If employed by the district)
Dean of Students Drama Director	\$5,000 (If employed by the district) 2%
Drama Director	2%
Drama Director Musical Director	2% 2%
Drama Director Musical Director (Combination Drama/Musical)	2% 2% 3%

*Band (Junior & Senior)

*Journalism	5%		
Class Advisors			
Senior	3% per adviso	or.	
Junior	3% per adviso		
Sophomore	2%		
Freshman	2%	_ · ·	
MS Activity Coordinator	3% per adviso	or	
Broadcasting	3%		
BPA	4% per adviso	or	
*FFA	25%		
Fall Sideline Cheer	5%		
Fifth Grade Camp	Per day	\$64.00	
Camp Coordinator	3%		
Quiz Bowl Advisor	3%		
Club Advisors			
Spanish	1%		
Art Director for Plays			
(per play)	1%		
Varsity Club	1%		
Pom Pon	5%		
Student Council Advisor	4%		
National Honor Society	4%		
League Activity or Other			
Administratively Approved Activities Lunchroom/Gym Supervisor	1%		
(Administratively Approved)	Per day	\$12.00/day	
(ridiningularion ripprovou)	1 01 0)	\$12.00 <i>0.</i> may	
State Assessment Coordinator Building	2%		
State Assessment - Coordinator	2%		
O.M. Coaches	Per team	\$75.00	
O.M. Coordinator	\$250	373.00	
Co-op Coordinator	3%		
German Trip Coordinator	2%		
Coman Trip Coordinator	270		
School Improvement Chairs	\$350 annually	y (Capped at 3 individuals)	
State Assessment Accommodations	\$350 annuall	=	
Coordinator		•	
Medicaid Reports	\$350 (If com	pleted on a monthly basis)	
	, , , , , , , , , , , , , , , , , , ,	•	

VIRTUAL EDUCATION: \$250/student/semester. The amount of compensation will be prorated based on total days enrolled for students who are dropped from the program and fail to earn credit due to lack of participation. Teachers of students who fail to meet enrollment criteria for count purposes will have their compensation prorated based on the date of

the student's last login.

- A. Positions on the activities schedule are to be filled on a voluntary basis except those positions which are identified by asterisks.
- B. The amount listed for FFA is for a full time summer work and may be prorated to reflect time worked.
- C. Hourly, daily, and team rates on schedule C shall be increased by the amount of increase on the Master Salary Schedule negotiated for that year.
- In the event that no person on or off staff, accepts a needed Schedule C position, the administration has the right to assign an activity to a staff member with the recommendation of the BEA. The person assigned, will not be required to supervise this activity for more than one school year.

The administration will develop job descriptions for Schedule C positions.

The Breckenridge School District has regularly scheduled breaks during its normal school year. These breaks occur when school is not in session or in recess. During these breaks, the district provides you the assurance, in good faith, that you will return to work in the same or similar position at the completion of the break or recess. This district will notify you, in writing, if conditions should change and we are unable to provide you with reasonable assurance of re-employment following a break.

BRECKENRID	GE COM	MUNITY SCHOOLS 2019-		
<u>Month</u>	Week	First Semester	Student <u>Days</u>	Teacher <u>Days</u>
Aug.	20-21	Teachers Only Tues. & Wed.	0	2
Aug.	26-30	Aug. 26 -First Day/Aug. 30-No Sch	-	4
Sept.	2-6	Sept. 2 - Labor Day No School	4	4
Sept.	9-13	p 2000120, 100 201100.	5	5
Sept.	16-20	Mid Term Marking Period	5	5
Sept	23 27	8	5	4 5 5 5 5 5 5 5 5 5 5 5 5
Sept./Oct.	30-4		5	5
Oct.	7-11		5	5
Oct.	14-18	Oct. 16, 17-PT Conf; Oct. 18 PD-No Se	chool 4	5
Oot.	21-25	End of Marking Period	5	5
Oct./Nov.	28-1	Oct. 31 - 1/2 day /PD Day	5	5
Nov.	4-8		5	5
Nov.	11-15	Nov. 15 – No School	4	4
Nov.	18-22		4 5	5
Nov./Dec.	25-29	Nov. 28, 29-Thanksgiving Breal	κ 3	3
		Mid-Term Marking Period		
Dec.	2-6		5	5
Dec.	9–13		5 5	5
Dec.	16-20		5	5
Dec.	23-27	Christmas Vacation	0	0
Dec./Jan.	30-3	Christmas Vacation	0	0
Jan.	6-10		5	5
Jan.	13-17	Jan. 17 - 1/2 Day - PD DAY - End of Sem	iester5	5 5 5 0 0 5 5 5 5
Jan.	20-24		5	5
Jan.	27-31		5	5
Feb.	3-7		5 5 5 4	5
Feb.	10-14	Feb. 14 1/2 Day-PD Day	5	5
Feb.	17-21	Feb. 17- Built-in Snow Day	4	4
•		Mid-Term Marking Period	1	•
Feb.	24-28		5	5 5 5 5 5
Mar.	2-6		5	5
Mar.	9-13		5 5 5	5
Mar.	16-20		5	5
Mar.	23-27	End of Marking Period	5	5
Mar./Apr.	30-3	Spring Break	0	
Apr.	6-10	Apr. 10-No School	4	4
Apr.	13-17	Apr. 14- 1/2 PD Day	5	5
Apr.	20-24		5	5
Apr./May	<u> 27-1</u>	Mid-Term Marking Period	5	<u>5</u>
May	4-8		5	5 5 5 4 4 5
May	11-15		5 4	5
May	18-22	May 22 – Built-in Snow Day		4
May	25-29	May 25 - Memorial Day - No School	4	4
June	1-5	Last Day June 5 - ½ Day	5	5
		End of Semester	180	183

Revised 07/22/19

- A. Teachers shall not be required to stay at school on the final teacher workday once they have been checked out by their immediate supervisor. Check out for teachers on the final workday shall start at 9:00 am.
- B. For any year in which the calendar must be extended so that the last student day falls on a Friday, teachers will be allowed to check out on that last student half day.

ADDENDUM A
Expires June 30 2023

TO: Breckenridge Community Schools P.O. Box 217 Breckenridge, MI 48615

Dear Board Members:

Please be advised that I am hereby submitting my resignation and retirement from employment in any capacity with the Breckenridge Community Schools effective July 1, 20____, in accordance with the terms of the "Supplemental Retirement Stipend" program.

It is my intent that upon acceptance and compliance with the above referenced Supplemental Retirement Stipend Program, this resignation will constitute a permanent termination of my employment and of all obligations of the Breckenridge Community Schools to re-employ me in any capacity. Provided, however, that pursuant to Article XX Section D this Letter of Resignation may be deemed void in the event that I cannot, or do not, provide documentation satisfactory to the Superintendent of Schools of my eligibility to receive benefits under the Michigan Public School Employees Retirement System. Provided, further, that I understand that pursuant to Article XX Section F.2, I can revoke this Letter of Resignation within seven (7) days of the date upon which I executed (signed) this Letter of Resignation. I understand that after seven (7) days, this resignation becomes irrevocable.

Thank you for this opportunity.

Very truly yours,	
Teacher	
Date	

ADDENDUM B Expires June 30, 2023

WAIVER AND RELEASE

I hereby acknowledge that the early retirement incentive plan available to me is intended to be a bona fide employee benefit plan and not a subterfuge to evade the purposes of the Age Discrimination in Employment Act. I further acknowledge that my determination to take early retirement pursuant to the plan is strictly voluntary on my part and that I am not being compelled in any way to retire early.

I acknowledge that I have been advised by the Board of Education of the Breckenridge Community Schools to consult with an attorney before agreeing to participate in this early retirement incentive program.

It is my intent that this "Waiver and Release" shall not apply to rights or claims arising after the date of execution of the "Waiver and Release."

I understand that I may revoke my agreement to participation in this early retirement incentive plan at any time within up to seven (7) days after the date on which I executed (signed) this "Waiver and Release" and the accompanying "Letter of Resignation and Retirement."

Accordingly, in consideration of the benefits available to me under the early retirement incentive plan, I hereby release Breckenridge Community Schools, its Board of Education, and its employees from any and all actions, causes of action, claims and demands under the Age Discrimination in Employment Act or the Elliott Larsen Civil Rights Act (or by in any other way alleging that the plan impermissibly discriminates based on age) which I may have against any of them by virtue of electing to take advantage of the early retirement incentive plan benefits available to me. I acknowledge that I have had a reasonable opportunity to consider taking early retirement and that I have had the opportunity to consult with others regarding this decision.

Dated:		
Acknowledged by:	Teacher	
Breckenridge Community Schools Representative		
Breckenridge Education Association Representative		

ADDENDUM C EVALUATION PACKAGE

Educator Performance Evaluation System Name: Building: School Year: Assignment: Number of Years in Current Assignment: Evaluator's Name: Evaluator's Title: Final Performance Rating Ineffective | Minimally Effective | Highly Effective

2011-2012 - Reference Danielson, Marshali, MI HB 4625, 4626, 4627, 4628. Created by GIRESD Instruction Team with Local District Contribution.

GIRESD Framework for Teaching

		Complet Flances		
Component 1a		Basic	Proficient	
Demonstrating	Teacher's plans and practices	Teacher's plans and practices reflect some	Teacher's plans and practices reflect	Distinguis hed
Browlesian of	display little knowledge of the	awareness of the important concepts in the	solid knowledge of the content,	Teacher's plans and practices reflect extensive
60086W45XV4)	content, prerequisite relationships	discipline, prerequisite relations between	prerequisite relations between	
Bequeosy.	between different aspects of the	them and of the instructional practices	important concepts and of the	T MIC MICHIGATE TEREST CONTRACTOR CONTRACTOR
1	content, or of the instructional	specific to that discipline.	instructional practices specific to that	knowledge of prered uisites and misconception.
	practices specific to that discipline.		discipline.	when describing instruction or seeking causes f student misunderstanding.
Component 1b		Basic	Proficient	Distinguis hed
Demonstrating	Teacher demonstrates little or no	Teacher indicates the importance of	Teacher actively shows respect for and	Toosharabalala
knowledge of students	knowledge of or respect for	understanding and respecting students'	seeks knowledge of students'	Teacher actively shows respect for and seeks
students	students' backgrounds, cultures, skills, language proficiency,	backgrounds, cultures, skills, language	backgrounds, cultures, skills, language	1 MICHIGUE OF STOREDLES, POSTORES, TO
	Interests, and special needs, and	proficiency, interests, and special needs, and	proficiency, interests, and special needs,	
	does not seek such understanding.	attains this knowledge for the class as a	and attains this knowledge for groups of	
Component 1c	Unsatisfactory	whole.	students.	knowledge for individual students.
· Settles	Instructional outcomes are	Basic	Proficient	Distinguished
. presidential p	unsultable for students, represent	instructional outcomes are of moderate rigor	Instructional outcomes are stated as	Instructional outco
064656565	trivial or low-level learning, or are	and are suitable for some students, but	goals reflecting high-level learning and	Instructional outcomes are stated as goals that
. Againments	stated only as activities. They do not	consist of a combination of activities and	Curriculum standards. They are suitable	be assessed, reflecting rigorous learning and curriculum standards. They represent different
ľ	permit viable methods of	goals, some of which permit viable methods of assessment. They fellect more than one	for most students in the class, remeson	
 -	assessment	type of learning, but teacher makes no	different types of learning, and are	\$2001411144411141161111TEN \$29Pen\$7.5. ct
Ĺ	<u> </u>	attempt at exercilization or integration.	capable of assessment. The outcomes	the needs of individue Students,
Component 1d	Unsatisfactory	Basic Haganton	reflect apportunities for coordination.	
Domonatoring	Teacher demonstrates little or no	Teacher demonstrates some familiarity with	Proficient	Distinguished
knowledge of	familiarity with resources, including	resources, including appropriate technology	Teacher is owere of and uses resources,	Teacher seeks out reservinger to the
1646544589	appropriate technology to enhance	available through the school or district to	including appropriate technology available through the school or district to	
ii .	own knowledge, to use in teaching,	enhance own knowledge, to use in teaching	enhance own knowledge, to use in	
ĺ	or for students who need them.	of for students who need them. Teacher does	teaching, or for students who need	
Ħ	Teacher does not seek such knowledge.	not seek to extend such knowledge.	them.	In teaching, and for students who need them.
Component 1e	Unsatisfactory	Basic	Proficient	Distinguished
Contract Contract	The series of learning experiences is poorly aligned with the instructional	The series of learning experiences	Teacher coordinates knowledge of	Teacher coordinates !
PARTICION CONTRACTOR	outcomes and does not represent a	demonstrates partial alignment with	content, of students, and of resources to	Teacher coordinates knowledge of content, of
A A A A A A A A A A A A A A A A A A A	coherent structure. It is suitable for	instructional outcomes, some of which are	design a series of learning experiences	students, and of resources to design a series of learning experiences a ligned to instructional
Vine of	only some students.	likely to engage students in significant	aligned to instructional outcomes and	I DUICONIES, UNDERNITIATARC
entramplete of	,	learning. The lesson or unit has a recognizable structure and reflects partial knowledge of	suitable to groups of students. The	
. दु <i>र-१</i> क		students and resources.	lesson or unit has a clear structure and is	
			likely to engage students in significant	
Component 1f	Unsatisfactory	Basic	learning. Proficient	pachways according to student needs
Designing student	Teacher's approach to assessing	Teacher's plan for student assessment is	Teachage also for student	Distinguished
assessment	student learning contains no clear	partially aligned with the instructional goals.	Teacher's plan for student assessment is aligned with the instructional goals,	feather's plan for student assessment is fully
	criteria or standards, lacks	Without clear criteria, and is inappropriate for	using clear criteria, and is appropriate to	SUBJECT WILL THE INSERT I CHICARIL
	congruence with the instructional	at least some students. Teacher plans to use	the needs of students. Teacher uses	VINGIJA GIJU SLBNOSTOS Thotebour avail
	Rogis' of it inabbroblists to many	assessment results to plan for future	assessment results to plan for future	Stanting hatticipation in their a
ĺ	students, reacher has no plans to	Instruction for the class as a whole.	instruction for groups of students.	ASSESSMent methodologias man landi
1	use assessment results In designing future instruction.		Brasks of applicities	anabled for individials and the secution
	racus instruction.			assessment results to plan future instruction for individual students.
				more and students.

THE GIRESD Framework for Teaching is adopted from the CPS Framework for Teaching based on and used with permission, from Charlotte Danlelson's Framework for Teaching. GIRESD Instruction Tearn 10-2014 Components p

		Domain 2 The Classico		
Component 2a	Unsatisfactory	Basic	Proficient	Diale -
ट्रिक्ट्यांस्ट्रक्टर स्वयंद्रक्टर्स्य स्वयंद्रक्टर्स्य	Classroom interactions, both between the teacher and students and among students, are negative, inappropriate, or insensitive to students' cultural backgrounds, and characterized by sarcasm, putdowns, or conflict.	Classroom interactions, both between the teacher and students and among students, are generally appropriate and free from conflict but may be characterized by occasional displays of insensitivity or lack of responsiveness to cultural or developmental differences among students.	Classroom interactions between teacher and students and among students are polite and respectful, reflecting general warmth and caring, and are appropriate to the cultural and developmental differences among groups of students.	Distinguished Classroom Interactions among the teacher ar Individual students are highly respectful, reflegentine warmth and caring and sentitivity to students' cultures and levels of development Students themselves ensure high levels of cluamong members of the class.
Component 2b	Unsatisfactory	Basic	Proficient	Niew
Establishing a confuse for leanning	The classroom environment conveys a negative culture for learning, characterized by low teacher commitment to the subject, low expectations for student achievement, little respect for or knowledge of students' diverse cultures and little or no student pride in work.	Teacher's attempt to create a culture for learning are partially successful, with little teacher commitment to the subject, modest expectations for student achievement, some respect for or knowledge of students' diverse cultures and little student pride in work.	The classroom culture is characterized by high expectations for most students, genuine commitment to the subject by both teacher and students, and respect for and knowledge of students' diverse cultures, with students demonstrating pride in their work.	Distinguished High levels of studerat engagement and teach passion for the subject create a culture for let in which everyone shares a belief in the importance of the subject, and all students he themselves to high standards of performance example by initiating improvements to their value and students demonstrate high level respect for and knowledge of diverse student
Component 2c	Unsatisfactory	Basic	Proficient	
brenagalga Agrenova Hydrastylai	Much instructional time is lost due to inefficient classroom routines and procedures, for translitons, handling of supplies, and performance of noninstructional duties	Some instructional time is lost due to only partially effective classroom routines and procedures, for transitions, handling of supplies, and performance of noninstructional duties.	Little instructional time is lost due to classroom routines and procedures, for transitions, handling of supplies, and performance of non-instructional duties, which occur smoothly.	Students contribute to the senniess operation classroom routines a rid procedures, for transinandling of supplies, and performance of non-instructional duties.
Component 2d	Unsatisfactory	Basic	Proficient	
iduseglog sindent behavier	There is no evidence that standards of conduct have been established, and little or no teacher monitoring of student behavior. Response to student misbehavior is repressive, or disrespectful of student dignity.	The teacher has made an effort to establish standards of conduct for students. Teacher tries, with uneven results, to monitor student behavior and respond to student misbehavior.	Standards of conduct are clear to students, and the teacher monitors students behavior against those standards. Teacher response to student misbehavior is appropriate and respects the students' dignity.	Distinguis hed Standards of conclust are clear, with evidence student participation in setting them. Teacher monitoring of student behavior is subtle and preventive, and teach er's response to student misbehavior is sensitive to Individual student needs. Students take an active role in monitorithe standards of behavior.
Component Ze	Unsatisfactory	Basic	Proficient	Distinguis hed
Organizing physical space	Teacher makes poor use of the physical environment, resulting in unsafe or inaccessible conditions for some students or a significant mismatch between the physical arrangement and the lesson activities.	Teacher's classroom is safe, and essential learning is accessible to most students, but the physical arrangement only partially supports the learning activities. Teacher's use of physical resources, including computer technology, is moderately effective.	Teacher's classroom is safe, and learning is accessible to all students; teacher ensures that the physical arrangement supports the learning activities. Teacher makes effective use of physical resources, including computer technology (when applicable).	The classroom is safe, and the physical environment ensures the learning of all studer including those with special needs. Students contribute to the use or adaptation of the physenvironment to advance learning, Technology used skillfully, as appropriate to the lesson.



THE GIRESD Framework for Teaching is adopted from the CPS Framework for Teaching based on and used with permission, from Charlotte Danielson's Framework for Teachill (IRESD Instruction Team 10-2014) Component

AND REPORT OF THE PARTY OF THE		Domain Substi	uctions	
Component 3a	Unsatisfactory	Basic	Proficient	Distinguis Fred
Communications; with students	Expectations for learning, directions and procedures, and explanations of content are unclear ar confusing to students. Teacher's use of language contains errors or is inappropriate to students' diverse cultures or levels of development.	Expectations for learning, directions and procedures, and explanations of content are clarified after initial confusion; teacher's use of language is correct but may not be completely appropriate to students' diverse cultures or levels of development.	Expectations for learning, directions and procedures, and explanations of content are clear to students. Communications are appropriate to students' diverse cultures and levels of development.	Expectations for learnaing, directions and procedures, and explainations of content are cit to students. Teacher's oral and written communications are calear and expressive, appropriate to studenate diverse cultures and levels of developmen to any applications or activities.
Component 3b	Unsatisfactory	Basic	Proficient	acaneur unaconcehcio- US'
हर्ट्याच्येतकस्य बण्यु सुप्टेन्सस्यक्रा बण्यु सुप्टेन्सस्यक्रा	Teacher's questions are low-level or inappropriate, eliciting limited student participation and recitation rather than discussion.	Some of the teacher's questions elicit a thoughtful response, but most are low level, posed in rapid succession. Teacher attempts to engage all students in the discussion are only partially successful.	Most of the teacher's questions elicit a thoughtful response, and the teacher allows sufficient time for students to answer. All students participate in the discussion, with the teacher stepping	Distinguis Fred Questions reflect high expectations and are culturally and devel opmentally appropriate. Students formulate are any of the high-level questions and ensure that all voices are heard.
Component 3c	Unsatisfactory	Basic	aside when appropriate.	
Sognation statement and the language account a	Activities and assignments, materials, and groupings of students are inappropriate to the Instructional outcomes or levels of understending, resulting in little intellectual engagement. The lesson has no attructure or is poorly paced. Activities, assignments, and materials are not appropriate for diverse cultures. Unsatisfactory Assessment is not used in instruction, either through students' awareness of the assessment criteria, monitoring of progress by teacher or students, or through feedback to students.	Activities and assignments, materials, and groupings of students are partially appropriate to the instructional outcomes or levels of understanding, resulting in moderate intellectual engagement. The lesson has a recognizable structure but is not fully unaintained. Activities, assignments, sud materials are purtially appropriate for diverse cultures. Basic Assessment is occasionally used in instruction, through some monitoring of progress of learning by teacher and/or students. Feedback to students is uneven, and students are aware of only some of the assessment criteria used to evaluate their work.	Activities and assignments, materials, and groupings of students are fully appropriate to the instructional outcomes and students' cultures and lavels of understanding. All students are enguged in work of a high level of rigor. The lesson's structure is coherent, with appropriate pace. Activities, assignments, and materials are fully appropriate for diverse cultures. Proficient Assessment is regularly used in instruction, through self-assessment by students, monitoring of progress of learning by teacher and/or students, and through high quality feedback to students. Students are fully award of the assessment criteria used to evaluate their work.	Distinguished Students are highly in tellectually engaged throughout the lessors in higher order learning a make material contributions to the activities, student groupings, and if materials. The lesson is adapted as needed to the needs of individuals, a the structure and pasting allow for student reflection and closure. Students assist in ensurin that activities, assignments and materials are ful appropriate for diverse equitures. Distinguished Multiple assessments are used in instruction, through student involvement in establishing the assessment criteria, self-assessment by students and monitoring of progress by both students and teachers, and high quality feedback to students from a variety of sources.
Component 3e	Teacher adheres to the instruction plan in spite of evidence of poor student understanding or of students' lack of interest, and fails to respond to student questions; teacher assumes no responsibility for students' failure to understand.	Basic Teacher demonstrates moderate flexibility and responsiveness to student questions, needs and interests during a lesson, and seeks to ensure the success of all students.	Proficient Teacher ensures the successful learning of all students, making adjustments as needed to instruction plans and responding to student questions, needs and interests.	Distinguished Teacher is highly responsive to individual studen needs, interests and questions, making even majlesson adjustments as necessary to meet instructional goals, and persists in ensuring the success of all students.

THE GIRESD Framework for Teaching Is adopted from the CPS Framework for Teaching based on and used with permission, from Charlotte Danielson's Framework for Teaching. GIRESD Instruction Team 10-2014 Components p.

Comporient 4a	Unsatisfactory	8asic	Proficient	
Reflecting on	Teacher's reflection on the lesson	Teacher's reflection provides a partially	Teacher's reflection provides an accurate	Distinguished
teaching	does not provide an accurate or	accurate and objective description of the	and objective description of the lesson,	Teacher's reflection on the lesson is highly
	objective description of the event of	lesson, but does not cite specific positive and	and cites specific positive and negative	I promote and beleepter to pay the
1	the lesson. negative characteristics. Teacher makes		characteristics. Teacher makes some	
1		global suggestions as to how the lesson might	specific suggestions as to how the lesson	Total post for the strict of the last the street of the
Ĺ <u> </u>	<u> </u>	be improved	inight be improved.	evensive teheiroite to evincert -it-
Component 4b	Unsatisfactory	Basic	Proficient	aviolegies.
Maintaining	Teacher's system for maintaining	Teacher's system for maintaining both	Teacher's system for maintaining both	Distinguished
accurate records	both instructional and non-	Instructional and non-instructional records is	Instructional and non-instructional	Teacher's system for traditioning both
1	Instructional records are either non-	rudimentary and only partially effective.	records is accurate, efficient and	I III STUCTORAL AND DOLLAR SECTION AND SECTION AND SECTION ASSESSMENT OF THE SECTION ASSESSMENT
ļ	existent or in disarray, resulting in	Teacher does not meet deadlines for	effective. Teacher meets deadlines for	
	errors and confusion.	submission or data entry.	data submissions and entries,	contribute to its maintenance,
Component'Ac	Unsatisfactory	Basic	Proficient	
Communicating	Teacher provides little or no	Teacher complies with school procedures for		Distinguished
with families	Information to familles, or such	communicating with families and makes an	Teacher communicates frequently and	Teacher communicates frequently and sensith
	communication is culturally	effort to engage families in the instructional	successfully engages most families in the	
	inappropriate. Teacher makes no	program. But communications are not always	Instructional program. Information to	
	attempt to engage families in the	appropriate to the cultures of those families.	families about individual students is	
	instructional program.		conveyed in a culturally appropriate manner.	remines in the distinctional program as
Component 4d	Unsatisfactory	Basic	Proficient	oppropriate.
Participating in a	Teacher avoids participating in the	Teacher becomes involved in the professional		Distinguished
professional	professional learning community or	feaming community and in school and district	Teacher participates actively in the	leacher makes a sub-stantial contribution to the
community	in school and district events and	events and projects when specifically asked;	professional learning community and	
	projects, reletionships with	relationships with colleagues are cordial.	maintains positive and productive relationships with colleagues. In	
	colleagues are negative or self-	Teacher accepts, with some reluctance,	addition, teacher welcomes feedback	teacher seeks out feechback from colleagues.
	serving and teacher is resistant to	feedback from colleagues.	from colleagues.	
	feedback from colleagues.	0	nom coneagues.	
Component 4e	Unsatisfactory	Sesio	Proficient	
Growing and	Teacher does not participate in	Teacher's participation in professional	Teacher engages in opportunities for	Distinguished
developing	professional development activities,	development activities is limited to those that	professional development that is based	Teacher actively pursities professional
professionally	even when such activities are	are convenient or are required.	on a self-assessment of need.	development opports spirite and
	dearly needed for the development	• • • • • • • • • • • • • • • • • • •	on a sen- essessinent of need.	Substantial contribution to the annual
	of teaching skills,			activities as action research and money
Component 4f	Unsatisfactory	Basic	Proficient	ners reactions.
Demonstrating	Teacher has little sense of ethics	Teacher is honest and well-intentioned in	Teacher displays a high level of ethics	Distinguished
professionalism	and professionalism, and	serving students and contributing to child	and professionalism in interactions with	Teacher assumes a leadership role in ensuring t
·	contributes to practices that are	centered decisions in the school. Teacher	both students and the school	sellous plactices, decisions and promotion
	self-serving or harmful to students.	complies minimally with school and district	community, and complies fully with	Mide of the Statents Interacte and all.
. 1	Teacher falls to comply with school	regulations, doing just enough to "get by."	school and district regulations.	reacher displays the highest standards of erfit-
,	and district regulations and		our distinct tegulations.	conduct.
	timelines.			

THE GIRESO Framework for Teaching is adopted from the CPS Framework for Yeaching based on and used with permission, from Charlotte Danielson's Framework for Teaching. GIRESD Instruction Team 10-2014

Componen

Professional Practice Rubric Summative Ratings

Component	Unsati	sfactory	Bas	ic	Pro	ficie	nt	Dist	ingu	ilshed	Component	line	aticf	actory						\$ 16 K	es elect
1a						\neg	T		T	T	2a	- 0113	D LLD	actory		Basic	<u> </u>	├ ¹	ofic	ienţ	Disting
1b		1					_			 	2b		├			ļ		 		L	
1c	_ [```[1			7		┰	 	2c		├	<u> </u>	4—	<u> </u>	<u> </u>	Ļ	Ĺ	<u>L</u>	
1d		1			_	_	-		1	 	2d	- 	ļ	<u> </u>	<u> </u>	<u> </u>		<u> </u>]	
1e				1-1	 -	_			 	 	2e		-		1			<u> </u>			
1f		7		1					 	┼			<u> </u>								-
Overall Domain 1		7		╅╌┪					-	<u> </u>	Overall Domain 2	/	L.		L					_	
Overall comain ±																					
Overall Domain 1		อักลากร				200	SELE	537W-0	 	THE STATE OF THE S		724677100	· · · · · ·					<u> </u>	<u> </u>	<u></u>	
	Unsatis	omainS										e Domain	4.50	roressio	na i Re	pon	Shire				
Component	Unsatis	omain(S) factory	Basi			ficien		Disti	ingu	ished	Component	e Domain Uns	4559 atisfa	rotessio ictory	nalire	spon Basic	sibilit			ent	Diesi-
Component 3a	Unsatis	omainis factory						Disti	ingu	ished	4a	Domain Uns	4:50 atisfa	roressio ictory	nalire	spon Basic	sibilit		ofici	ent	Disting
Component 3a 3b	Unsatis	omainis factory						Disti	ingu	ished	Component	@Pomain Uns	atisfa	rotessio	mire	spon Basic	sibilit			ent	Disting
Component 3a 3b 3c	Unsatis	omainS factory						Disti	ngu	îshed	4a	Domain	4;50 atisfa	refessio	naliRe	spon Basic	sibild			ent	Disting
Component 3a 3b 3c 3d	Unsatis	omainisi factory						Disti	ngu	îshed	4a 4b	e Pomaini Uns	4 go	roressio	malike	spon Basic	sibilit			ent	Disting
Component 3a 3b 3c 3d	Unsatis	omain(S)						Disti	ingu	ished	4a 4b 4c	Uns	4 atisfi	roressio	falike	spon Basic				ent	Disting
Component 3a 3b 3c	Unsatis	omainisi factory						Disti	ngu	ished	4a 4b 4c 4d	Demain: Uns	atisfa	rotessio actory	palire	spon Basic				ent	Disting

AND REPORT OF THE PERSON OF TH	many site of the party of the same	No Perprotessional Practice and Automotive		
Domain	Unsatisfactory	Basic	Proficient	
Domain 1			Froncient	Distinguished
Domain 2			N	
Domain 3				
Domain 4				
Summative Rating				
		<u></u>		

Evidence:

"See Appendix D for scoring guidelines: Components/Summative

THE GIRESD Framework for Teaching is adopted from the CPS Framework for Teaching based on and used with permission, from Charlotte Danielson's Framework for Teaching BiresD Instruction Tearn 10-2014

Components 1

Letter of Agreement
between
Breckenridge Education Association
and
Breckenridge Community Schools
April 26, 2019

Whereas, Article X, Section C of the Master Agreement between the aforementioned parties state that "A teacher may temporarily remove a pupil from his class when the grossness of the offense, the persistence of the misbehavior, or the disruptive effect of the violation makes the continued presence of the student in the classroom intolerable. Disciplinary procedures will be consistent with the handbook."

Whereas Article X, Section D of the aforementioned agreement states "Any case of assault of legal action upon a teacher while acting within the scope of his duties shall be promptly reported to the building administrator. The Board shall render all reasonable assistance to the teacher in connection with the investigation of such instances. Time lost by a teacher in connection with any incident mentioned in the Article shall not be charged against the teacher."

Whereas, on Wednesday, April 10, 2019, a member of the Breckenridge Education Association was assaulted by a student in the classroom.

Therefore, a grievance was filed by the Breckenridge Education Association against Breckenridge Community School District on Thursday, April 11, 2019.

Furthermore, a meeting was conducted with Breckenridge Education Association officers, Breckenridge Community Schools administration and the UniServ Director of Michigan Education Association, where a remedy to this violation of the Master Agreement was agreed upon.

Whereas, effective Friday, April 26, 2019, it has been mutually agreed upon by both aforementioned parties, that when a bargaining unit member reports an act of violence or assault to their respective building administrator, a meeting with the school superintendent, special education director, building principal, classroom teacher, case manager, all ancillary staff (if assigned), all paraprofessional staff (if assigned), and all other relevant staff, as well as union representation, will be called within five (5) school days, to develop a strategy and plan to secure the safety of the employees, staff and students.

Breckenridge Superintendent of Schools

Breckenridge EA President

Duration

This is the entire agreement between both parties. Neither party shall be obligated to negotiate any matters not covered in this agreement except upon written request of either party and consent of the other.

This contract shall be in full force and effect until June 30, 2021. At a reasonable time prior to the expiration of this Agreement, upon the request of either party, negotiations will be undertaken for an agreement covering the school year. In any event, negotiations will begin no later than May 1st prior to the expiration of this Agreement.

ASSOCIATION:

Rethauf Woldgarg

Rethauf Woldgarg

Rethauf Woldgarg

Anais ClethaColliss

Juliceph Go and

Superintendent

Date:

Superintendent

Date:

Superintendent

Date:

Superintendent

Date:

Deptember 11, 2019