## MASTER AGREEMENT BETWEEN

THE HUDSONVILLE BOARD OF EDUCATION
AND

## THE HUDSONVILLE EDUCATION ASSOCIATION

## October 27, 2014 - August 30, 2017

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## MASTER CONTRACT

This Agreement entered into on this $27^{\text {th }}$ day of October, 2014, by and between the Board of Education of the Hudsonville Public Schools, Hudsonville, Michigan, hereinafter called the "Board," and the Hudsonville Education Association, MEA-NEA, hereinafter called the "Association."

In consideration of the following mutual covenants, it is hereby agreed as follows:

## ARTICLE I

## Recognition

A. The Board hereby recognizes the Association as the exclusive bargaining representative, as defined to the extent required by Section II of Act 336, Public Act of 1947, as amended, for all professional personnel, including personnel on tenure, probation, classroom teachers, counselors, librarians, speech therapists, remedial reading teachers, school social workers and school psychologists employed by the Board but excluding supervisory and executive personnel and office and clerical employees. 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. All references to "he" or "she" shall refer to persons of either gender. The term "Superintendent," when used hereinafter in this Agreement, shall refer to the Superintendent of Hudsonville Public Schools or her/his designee.
B. The Board agrees not to negotiate with any teachers' 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, up to but not including arbitration, without intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the bargaining representative has been given opportunity to be present at such adjustment.
C. Nothing contained herein shall be construed to deny or restrict to said teacher, rights he/she may have under the Michigan General Laws or applicable civil service laws and regulations.
D. Ancillary Staff in this contract are defined as Association Members who are not subject to the Michigan Teacher's Tenure Act, including but not limited to Occupational, Physical, or Speech Therapists, Nurses, Social Workers or Teacher Consultants.
E. In the event that legislation affecting language stricken from the 2011-2012 Master Agreement is repealed or overturned, those items will be reconstructed through the use of existing board policy and mutually agreed upon administrative guidelines (where applicable).

In the event that no Board policy exists covering the removed subjects, previous contract language will be reinstated from the 2011/2012 Master Agreement into the existing Master Agreement. This language provides that all reconstructed/reinstated changes must be collaboratively agreed upon by the HEA and the administration.

## ARTICLE II <br> Association Membership

A. Employees shall, upon completion of the probationary period prescribed in the Seniority Article of this Agreement, either: (a) become a member of, and pay dues and initiation fees (if any) to the Union or (b) not become a member of the Union and not pay dues or initiation fees (if any).

## ARTICLE III

## Teacher Rights

A. Pursuant to Act 336 of the Public Acts of 1947, the Board hereby agrees that every employee of the Board shall have the right freely to organize, join and support the Association for the purpose of engaging in collective bargaining or negotiation and other concerted activities for mutual aid and protection. As a duly elected body exercising governmental power under color of law of the State of Michigan, the Board undertakes and agrees that it will not directly or indirectly discourage or deprive or coerce any teacher in the enjoyment of any rights conferred by Act 336 or other laws of Michigan or the Constitutions of Michigan and the United States; that it will not discriminate against any teacher with respect to hours, wages or any terms or conditions of employment by reason of his/her membership in the Association, his/her participation in any activities of the Association or collective professional negotiations with the Board, or his/her institution of any grievance, complaint or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.
B. The Board and the Association specifically recognize the right of each to invoke the assistance of the State Labor Mediation Board, or a mediator from such public agency.
C. No teacher shall be prevented from wearing insignia, pins or other identification of membership in the Association either on or off school premises. One bulletin board, as provided in each teachers' lounge, shall be made available to the Association and its members.
D. Complaints. Any complaint by a parent, student or a District employee which is directed toward a teacher shall be promptly called to the teacher's attention if considered serious enough by the appropriate administrator to add to the teacher's personnel file. Prior to the complaint being placed in the teacher's personnel file, the teacher shall be given the opportunity to provide background information and the District shall conduct an appropriate investigation to determine if there exists a legitimate basis for the complaint. In the event the District concludes there is not a legitimate basis for the complaint, the complaint will not be placed in the personnel file of the teacher. If such a complaint is kept in a District file, other than the personnel file, it shall include an attachment stating the complaint was investigated and there was no legitimate basis for the complaint. Any disciplinary actions resulting from complaints shall conform to the requirements in the contractual disciplinary procedures contained elsewhere in this Agreement and shall be subject to the grievance procedure (Article XVI of the Master Agreement).
E. Personnel File. Each bargaining unit member shall have the right upon request to review the contents of his/her own personnel file. A representative of the Association may be requested to accompany the member in such review. The Board may also have a representative present during the review. The bargaining unit member may submit a written response regarding any material placed in his/her file, and this response shall be attached to the file copy of the material in question and will be included with any copies of the material that are provided to third parties.
F. The Association shall have the free use of school facilities for holding Association meetings during reasonable hours. Request for the use of school facilities will be made in a manner consistent with
present policy for building use. The Association shall pay for the reasonable cost of all materials and supplies incident to such use.
G. At the beginning of every school year, the Association will be credited with twelve (12) days leave to be used by the teachers who are officers or agents of the Association. The Association will pay for substitute wages for usage beyond five (5) days. The Association agrees to notify the Board no less than forty-eight (48) hours in advance of taking such leave. A teacher may not use any more than four (4) days during any school year without approval from the Superintendent.
H. Freedom of Information Act. Upon the District receiving a Freedom of Information Act (FOIA) request for the records, the personnel file, or any portion thereof, of any teacher, the District shall notify the teacher and the Association by e-mail or telephone and shall upon the teacher's written request provide to the teacher and/or the Association a copy of the FOIA request as well as copies of all documents and communications received by the District related to the FOIA request. Thereafter, if requested in writing, the District will provide the teacher with copies of all communications and documentation sent to the requesting party by or on behalf of the District.

## ARTICLE IV

## Professional Compensation

A. The salaries of teachers covered by this Agreement are set forth in Schedule A, which is attached to and incorporated in this Agreement. Such salary schedule shall remain in effect during the term of this Agreement.
B. Teachers, other than those in their first three (3) years of employment in classroom teaching who have not fulfilled their State-mandated professional development requirements shall not be required to report more than four (4) days prior to the beginning of classes in the current school year or to remain more than two (2) days after the school year is completed.
C. Teachers will be dismissed at noon on one of the days prior to the beginning of the school year in exchange for their attendance at building open houses. (See School Calendar attached.)
D. Compensation and Related Benefits

1. Salary Checks and Deduction
a. Professional personnel shall receive their contract salary in either twenty-six (26) or twenty-one (21) equal payments or every two (2) weeks during the school year. The 21-payments option must be exercised prior to the first pay period in the new school year. Payments shall be in the form of a deposit made in the name of each teacher with a bank that accepts electronic transfers designated by the teacher or by payroll check. A deposit receipt indicating a summary of earnings and deductions together with the net amount of each deposit shall be furnished to the teacher on the day of deposit. In addition to the usual deductions, teachers may make contributions to credit unions and tax-deferred annuities designated by the Board of Education and the MEA Financial Services Long Term Care Program by authorizing appropriate payroll deductions. The available annuities shall be limited to those meeting the 403 (b) plan document participation requirements. A list of the approved plans will be provided to staff annually.
b. Retiring staff members will be paid in full on the last payroll in June following their last year of service.
c. Teachers paid for extra contracts have the choice of receiving pay in a lump sum when the activity is completed or a pro-ration for the amount of the activity completed in December and the balance at the close of the school year.
d. PAK B (cash in lieu of medical insurance) payments will start with the first pay date following the conclusion of the open enrollment window. The annual payment amount will be distributed equally throughout the remainder of the payroll dates for that school year.
E. Classroom teachers scheduled to work beyond the 183 contract days stated in Appendix C, D, and E (up to 186 contract days for teachers in their first three (3) years of employment in classroom
teaching who have not fulfilled their State-mandated professional development requirements except in the case of "make-up days" for school closing as outlined in Article XXIV - Calendar) shall be compensated on a per diem basis. The per diem amount shall be determined by dividing the employee's annual salary schedule in effect by 183 days as stated in Appendix C, D, and E. Non-classroom staff shall be given the option of receiving compensatory release time or be compensated on a per diem basis based on the employee's current annual salary schedule divided by 183 for all time worked beyond the normal school calendar. Days scheduled beyond the normal school calendar must be approved in advance by the appropriate administrator.

## ARTICLE V

## Teaching Hours

A. The length of the teacher work day will be determined when the calendar is established for the school year. The length of the school day will provide for the minimum number of hours of instruction as required by law.
B. Teachers will arrive at school and be present at their teaching station at least ten (10) minutes prior to the beginning of the students' school day and will not leave until at least ten (10) minutes after school has closed for the day.
C. Each member of the Instructional Staff shall have a minimum of thirty-five (35) minutes for elementary and thirty (30) minutes for secondary of duty-free lunch period from all school-related activities daily.

Noon hour supervision on the elementary level shall be assumed by a legally competent adult other than a member of the school staff. Noon hour supervision on the secondary level shall continue as presently established.
D. Staff members shall attend all school functions scheduled during periods they would normally be assigned classes. Teacher assistance in the selection of assemblies will be solicited.
E. All teachers shall attend up to two (2) hours of required teachers' meetings a month, general or divisional, beginning no later than twenty (20) minutes after the dismissal of the students or no earlier than one (1) hour prior to the start of the regular student day. The administration shall not schedule more than two (2) required meetings per month and shall specify which meetings are required. Any additional meetings shall be considered voluntary. Unless the building administrator shall excuse the teacher prior to the required meetings, teachers are expected to attend. At least five (5) days' notice will be given prior to a scheduled teachers' meeting.
F. Part-time teachers shall be expected to attend all required monthly teachers' meetings, departmental meetings, grade level meetings and parent-teacher conferences as a full-time employee. Attempts shall be made to vary the meeting days and times.

Teachers who have an assignment that is less than full-time are expected to fully participate in all district/building professional development and records days. Teachers will be compensated for a full day of work on a per diem basis at their individual daily rate of pay per the current salary schedule for each of these days.
G. In the event that the student dismissal times are later than 3:00 p.m., the administration will work with the Hudsonville coaches adversely affected by this change to provide appropriate classroom supervision so that those coaches are able to attend the games and contests they coach in a timely manner. In the event a coach's teaching schedule does not allow the coach to be present for team practices immediately after the dismissal of secondary students, the administration will assist in scheduling appropriate practice times taking into consideration the teacher's work day, and provide appropriate supervision of the students between school dismissal and their practice time.
H. Parent-teacher conferences shall be scheduled during the times specified in the calendar (Appendix C) or as otherwise mutually agreed to (for calendar considerations see G. 5., below). Teachers shall be present during the times the teacher has scheduled individual conferences (as in the elementary). In the event the teacher does not have individually scheduled conferences (for example, the secondary conferences), he/she shall be present in the building during the normal hours of the work day and for at least two and one-half ( $21 / 2$ ) hours during the evening conference periods.

1. Afternoon conferences shall be scheduled during the normal school hours, unless a teacher agrees to schedule individual conferences outside the normal work day.
2. Evening conferences shall be scheduled within a two and one-half ( $21 / 2$ ) hour time block between 5:30 and 9:00 p.m., unless a teacher agrees to schedule individual conferences outside this $21 / 2$ hour time block.
3. Conference times are shown in the Parent-Teacher Conference Schedule attached to Appendix C.
4. A building administrator shall be present in the building during any scheduled conferences.
5. By at least two-thirds $(2 / 3)$ vote of the teachers in the building, each building shall have the option of modifying the evening conference schedule. The building teachers, with the approval of the principal, shall be able to change the scheduled evening(s) for conferences. Changes must be kept within a three week time span (no more than one week prior to, or one week after, the calendar and time frames set in Appendix C. for parent-teacher conferences).

The parties agree that some modifications may be necessary in this format. In the event that changes are needed, the parties will meet when a meeting is requested by either party.

## ARTICLE VI

## Teaching Loads and Assignments

A. Since pupils are entitled to be taught by teachers who are working within their area of competence, teachers shall not be assigned, except temporarily and for good cause, outside the scope of their teaching certification or their major or minor field of study. The Board will diligently attempt to carry out the above, making exceptions only when absolutely necessary.
B. Teachers who will be affected by a change in grade assignments in the elementary school grades and by changes in subject assignment in the secondary school grades will be notified by their principals as soon as practicable and with tentative assignment given before June 1st. Such changes will be voluntary to the extent possible. Every effort will be made to avoid reassigning probationary elementary school teachers to different grade levels unless the same is necessary for the school district's well-being or unless the teacher requests such change.
C. 1. All secondary teachers shall have one (1) conference period per day. Unless agreed otherwise, such conference time shall not include actual travel time from one building to another and/or supervised lunch periods.
2. All elementary teachers shall have one fifty minute conference period per day for planning during the students' regular day. Specialist teachers may modify their daily fifty (50) minute block of planning time with the administration's written approval.

Part time teacher's planning time shall be pro-rata based on the teacher's pro-rata teaching assignment.

Conference time for classroom teachers shall normally be scheduled in conjunction with the time scheduled for specialists' instruction and shall not include supervision of students or travel time from one building to another.

The purpose of block planning time is to allow teachers to collaboratively plan. When block planning time is provided by the District, the scheduling of the collaborative planning will be determined by the teachers involved, provided that the teachers must collaboratively plan as a team a minimum of thirty (30) minutes over the course of a week. Upon request, teachers will notify their principal of any collaborative planning time scheduled, and the principal may attend/participate in collaborative planning time.
3. For specialist teachers, conference time shall not include actual travel time from one building to another, supervised recesses and supervised lunch periods.
4. Teachers may not be called upon to substitute in a given position for more than ten (10) consecutive days. If a teacher agrees to substitute (for other than himself/ herself) during his/her prep period or at some other time, the teacher will be paid at the instructional activities rate.
D. 1. A teacher's maximum class load shall average no more than thirty (30) students per class in the secondary division, facilities permitting (normal academic class).
2. Maximum class load of students per day in the elementary division, facilities permitting (normal academic class), shall be as follows:

| DK | 20 |
| :---: | :---: |
| K | 26 |
| 1 | 26 |
| 2 | 28 |
| $3-5$ | 30 |

3. If the above-mentioned class loads are exceeded (by no more than two students), the affected teacher(s) shall be offered the support services of a paid paraprofessional pursuant to a schedule worked out between the teacher and the principal of the building as follows:

| \# of students over | Paraprofessional support |
| :---: | :---: |
| 1 | half time |
| 2 | full time |

4. Students who, through an IEPT, are provided special education services and are mainstreamed into regular classrooms (regular education inclusion programs) shall be distributed as equitably as possible among the various sections District-wide.
E. Least Restrictive Environment/Special Education
5. When a CST or IEPT meeting is being held to consider the program needs of a student, or regular education inclusion of a student, all teachers affected shall have the option of attending and participating in the CST or IEPT meeting. If necessary, the teacher(s) shall be released from classroom duties in order to attend the meeting.
6. If any teacher provides the District in writing with a reasonable basis to believe that a student's current IEP is not meeting the student's needs as required by law, the District shall reconvene the student's IEPT meeting. The teacher making the request shall be invited by the Employer and will be expected to attend the student's reconvened IEPT meeting.
7. Modification in class size, scheduling and curriculum design will be considered and implemented if appropriate to accommodate the shifting demands that inclusion creates. The District will provide appropriate materials, training, and supportive services (as identified in the IEP) for the teacher and the students affected.
F. End of the year report cards are not due until one week after the last teacher work day of the year.
G. Job Sharing shall refer to two (2) tenured bargaining unit members voluntarily sharing one (1) full-time position/assignment, which involves the sharing of students.
8. PURPOSE: Two or more tenured bargaining unit members may request to pair up for the purpose of sharing common teaching assignments in grades K through 12, including Special Education. This voluntary pairing shall not occur if the pairing results in the involuntary layoff or voluntary transfer of a teacher. It shall not occur if it prevents the recall of a laid off teacher. There can be no more than one job share assignment per school building. Any building principal may choose not to participate in such a pairing and must notify their staff of their intention to not participate by March 20 each year.
9. APPLICATION: Any interested teachers may submit an application/proposal to job share a teaching assignment for the following school year to the appropriate administrator or supervisor for review. The interested teachers will then submit their proposal to the Personnel Director by April 10th. The proposal shall indicate the teachers' desire to job share as well as provide an explanation and outline of their proposed working arrangement. The proposal must include a detailed description of the work load and schedule including planning time distribution, and an equitable half-day schedule. The proposal must also include plans for communication both with the parents, each other, and other team members. Before a final decision is made, teachers may request to meet with the appropriate administrators to discuss and clarify the proposed job sharing arrangement. The application shall be approved or disapproved by the superintendent or his/her designee within thirty (30) school days of the application. The decision shall be final and no appeals will be considered. The decision shall not be subject to the grievance process. Each approved job share will be renewed at request of teachers pending or subject to administrative approval based on successful job share evaluation.
10. RESPONSIBILITIES: Responsibilities of an assignment by two (2) job sharers may be divided and/or allocated according to a plan designed by the job sharers with the agreement of the District. However, without additional compensation and not withstanding Article V. Section D. of the Agreement, each job share participant shall be required to be in attendance at all: regular monthly staff meetings, monthly district meetings including department/grade level/team after school meetings, in-services, parent/teacher conferences, middle school team planning and all other activities as required of all regular full-time teachers. The building administrator will make an effort to equitability distribute planning periods between the two teachers.
11. COMPENSATION: Compensation shall be determined by each teacher's step and column on the salary schedule, prorated by the teacher's teaching time: the full-time teacher's teaching time. Each teacher will gain one (1) full year of seniority (per article 12) and will be credited with one (1) full year of credit on the salary schedule for each year worked in a job share position. All other provisions of the current Master Agreement, except as specified herein, shall continue as if the teacher is working in a regular full-time position.
12. BENEFITS: Sick leave and personal leave will be granted and used on a prorated basis. Fringe benefits shall be provided on a pro-rata basis as defined in Article XIV, based on pro-rata portion that each teacher teaches. The teachers may contribute any additional
amounts necessary to pay premiums of the insurance coverage the teacher may desire, by payroll deduction.
13. SUBSTITUTING: In the event that one of the teachers is absent, the other teacher will be asked to substitute for the absent teacher. The teacher shall be compensated "sub" pay (per Article VI.C.4.). In the event that the teacher is called upon to be a long-term substitute, the teacher shall be compensated according to the contract (Article XXVIII, H. I. and Article VI.C.4.). In the event that a teacher leaves the job share assignment before the end of the school year, the other teacher will assume full responsibility for the position within ten (10) school days of receiving notice and will be compensated accordingly. In the event that neither participant wants to continue in the job share, the position becomes vacant and is posted.
14. RETURNING TO FULL-TIME POSITION: If the district terminates the job share, the employees will be covered under layoff and recall procedures as per the contract. If a participant decides to end the job share at any time, the teacher may apply for any available position, or may take a voluntary layoff. The remaining job share participant can either seek a new job share partner and make application to continue the job share or take the position as a full-time position.
15. CONTINUATION: The intent of the parties is to continue the job share agreement beyond the 2006-2007 school year subject to review in the spring of 2007.
16. AGREEMENT: The District, the job sharing teachers, and the Association shall sign the approved job sharing agreement. Except for the specific provisions made expressly in this letter of agreement, all the terms and conditions of the current Master Agreement apply for bargaining unit members involved in job sharing. Further this letter in no way sets any precedents or waives any rights currently enjoyed by any bargaining unit members who are teaching less than full-time in posted part-time positions.

## ARTICLE VII

## Teaching Conditions

A. Telephone facilities shall be made available to teachers for their reasonable use. Personal long distance phone calls shall be made only in accordance with District policy.
B. The Board will continue to make adequate parking facilities available to teachers.
C. The Board agrees to continue providing a staff lounge in each building. The lounge shall not be used for student instruction purposes.
D. The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied without regard to race, creed, religion, color, national origin, age, sex or marital status or membership in or association with the activities of any employee organization. The Board and the Association pledge themselves to seek to extend the advantages of public education to every student without regard to race, creed, religion, sex, color or national origin and to seek to achieve full equality of educational opportunity to all pupils.
E. Each classroom or work area shall have a space provided for the storage of instructional materials and supplies. Further, the Board agrees that it is desirable that classrooms and work areas shall be free of disruption and excessive interruption.

## ARTICLE VIII

## Vacancies and Promotions

## A. School Year Vacancies

1. School year vacancies are defined as vacancies in teaching positions that occur after August $1^{\text {st }}$ or during the school year.
2. Whenever any vacancy or new professional position in the district shall occur during the school year, the Board shall publicize the same by giving email notice of such vacancy to all members of the Association.
3. The Superintendent shall announce the vacancy through an email when it occurs; interested members of the present staff shall notify the Superintendent of their interest within the posting period with the understanding that present staff members may not be transferred during the school year to fill a vacancy. If present staff members indicate an interest in being considered for the vacancy within the posting period, the position shall be filled on a temporary basis and shall be declared open at the conclusion of the school year or at an appropriate time near the conclusion of the school year; at that time those members of the present staff who, upon receiving the original notice of vacancy, indicated an interest in the vacated position shall receive consideration for the position. If present members of the instructional staff do not indicate an interest in the vacancy within the posting period, the position shall be filled without further limitation. This section shall not apply to nontenured and Schedule B positions, which are to be handled in accordance with Section B of this Article.
B. When, prior to June 1, a classroom opening is known to exist in an elementary building for the upcoming school year, the building principal may post that opening for three (3) school days within the respective school building only. The posting will solicit individuals for voluntary reassignment to the upcoming opening. If no one applies for the voluntary assignment, the opening shall be treated as a vacancy per Article VIII.D.
C. Once all assignments are completed within an elementary building, the remaining vacancy, if any, shall be posted school-wide as a "Non-School Year Vacancy" as per Article VIII.A.3.

## D. Non-School Year Vacancies

Whenever any vacancy or new professional position in the District shall occur between the last day of school and August 1, the Board shall publicize the same by giving email notice of such vacancy to all members of the Association. In addition, the Employer shall mail a copy of the posting to any teacher who provides the Personnel Office with written notice of his/her interest in receiving copies of current positions through August 25.

## E. Vacancies - General

1. No vacancy shall be filled except in case of emergency or on a temporary basis, until such vacancy shall have been posted for seven (7) calendar days. Any teacher may apply for such vacancy.
2. Vacancies shall be filled by appointment by the Board of Education after that body has received recommendations from the Superintendent of Schools. The Board declares its support of a policy of promotion within its own teaching staff.
3. All present members of the staff who have applied for a vacant or new professional position as outlined above shall receive a letter within seven (7) days after the Board's appointment. The letter shall indicate the Board's choice and offer to set up a conference between the teacher, supervising administrator, and superintendent. The purpose of this meeting shall be to explain the Board's decision in this matter.
4. All postings shall be for seven (7) calendar days from the publication of the notice.

## ARTICLE IX

## Transfers

A. The parties agree that unrequested transfers of teachers are to be minimized and avoided whenever possible. Teachers who are notified of an unrequested transfer shall have the right to interview for any position that previously had been posted but not awarded even though the posting deadline has expired.
B. In the event that transfers of teachers appear to be necessary, lists of available positions in other schools shall be posted in the same manner as provided in Article VIII.
C. Any teacher who shall be transferred to a supervisory or executive position and shall later return to a teacher status shall be entitled to retain such rights as he/she may have had under this Agreement prior to such transfer to supervisory or executive status.

## ARTICLE X

## Personal and Family Illness, Disability, Death

A. Each full-time teacher shall be granted ten (10) days sick leave per year for personal illness, disability, injury or death. Part-time teachers will receive sick leave on a prorated basis in accordance with the number of hours worked per week (e.g., a half-time teacher ( $50 \%$ ) shall be granted ten (10) half-days' sick leave ( $50 \%$ days) per year and when using such days, one half-time teacher's day shall equal one half-day sick pay). Sick leave for each school year shall be credited to each teacher's sick leave account after the first day of employment of the school year, and accumulated sick leave shall be reported to each employee on the first pay day of the school year. The only exceptions are when a teacher's first day of employment of the school year is after the start of the school year or a teacher moves from part-time to full-time status during the school year, the teacher will be credited with having earned one (1) day of sick leave for each calendar month in which the teacher works five (5) or more school days during the remainder of that school year. All earned and unused sick leave may accumulate to a maximum of one hundred twenty (120) days. Those teachers who have accumulated more than one hundred twenty (120) days of sick leave shall not lose the number of days previously accumulated prior to the close of the 1979-80 school year, but thereafter they shall not accumulate nor be credited with additional days until their individual accumulation falls below one hundred twenty (120) days of accumulation. For disability use, see Article XI for unpaid leave option.
B. Teachers shall be allowed to use sick leave for absence occasioned by the illness, injury, or death of a member of the immediate household, for serious injury, illness, or death of a parent, sister, brother, or child of the teacher or spouse, and for the bereavement of uncles, aunts, grandchildren and grandparents of the teacher or spouse. In addition, teachers may use one (1) day of sick leave each school year to attend the funeral of other relatives or friends.
C. New Birth/Adoptive Child leave shall be granted for up to ten (10) days. These leave days will be counted against the member's accumulated sick time. Sick bank days may not be used for New Birth/Adoptive Child leave.
D. For all sick leave days in excess of three (3) within a given month, the Board may require a physician's certificate verifying physical illness or disability which prevents the teacher from fulfilling his or her teaching responsibilities.
E. Teachers are responsible to obtain approval for a known absence in advance. After approval is granted, the teacher will enter the absence in the automated Aesop substitute teacher system. The teacher should make their best effort to enter an unexpected absence into Aesop in a timely manner. The Administration will insure that a substitute teacher is placed in the classroom of the absent teacher.
F. Routine medical and dental appointments shall be made outside school time whenever possible. When it is necessary to see a doctor or dentist during school time because of illness, this time shall be deducted from the teacher's sick leave.
G. Personal Leave

1. To prevent undue hardship to individual staff members who must be absent from school to attend to personal business, three (3) days, will be provided without salary reduction.
2. Any unused personal days will be added to the member's sick day allotment.
3. Requests for a personal day shall be made by the member through his/her supervisory principal at least forty-eight (48) hours in advance of the requested absence date. If the immediacy of the absence is of such a nature that the request in writing is not practical, oral request by the member shall be sufficient.
4. Requests for personal leave days that fall before or after a non-student day or a professional development day, shall be granted only in emergency or extraordinary situations and must be approved by the principal and the Superintendent.
H. Workers' Compensation. When it is necessary to be absent from duty due to illness or injury compensable under the Michigan Workers' Compensation Act, the teacher may, at the teacher's option, apply accumulated sick leave to make up the difference between their net salary (gross salary less all deductions for federal, state and local taxes) and that amount received through Workers' Compensation. Such differences in salary shall be figured on a percentage basis, and this same percentage shall be deducted from the teacher's sick leave accumulation. (For example, if Workers' Comp pays $60 \%$ of the full pay, sick leave will pay only $40 \%$ and the sick leave accumulation shall be charged 4 of a day for each day used.) Upon depletion of accumulated sick leave, the differential payments will terminate.
I. It is understood that the use of sick leave for childbearing shall not preclude the use of unpaid child care leave.
J. Leaves of absence with pay not chargeable against the teacher's allowance shall be granted for the following reasons:
5. Absence when the teacher is called for jury service.
6. Time necessary to take a selective service physical examination.
7. Court appearances as a witness in a school connected dispute in which the Association is not party when said teacher is subpoenaed to appear.

## K. Sick Leave Bank

1. During the first five years of employment each teacher shall donate one (1) day of accumulated sick leave to a sick leave bank.
2. Guidelines and procedures established by the Association, including but not limited to continued maintenance, replenishing, and repayment procedures, must be uniformly adhered to by all teachers. The Association shall notify the District so that appropriate accounting of the utilization of the sick leave bank may be maintained. Any days left in the bank at the end of each school year and upon the expiration of this Agreement shall be carried over for future use.

## ARTICLE XI

## Unpaid Leaves of Absence

A. An unpaid leave of absence of one (1) year shall be granted to any teacher, upon application, for the purpose of participating in exchange teaching programs in other states, territories or countries; foreign or military teaching programs; and Peace Corps, Teacher's Corps or Job Corps as a fulltime participant in such programs; or a cultural travel or work program related to his/her professional responsibilities; provided said teacher states his/her intention to return to the school system. Upon return from such leave, a teacher who has been employed as a teacher for seven (7) consecutive years shall receive one (1) year of credit on the salary schedule; others will not receive salary schedule credit for leave of absence time. Salary schedule credit will be amended to remain consistent with Sec. 380.1235 of the School Code of 1976, as amended.
B. An unpaid leave of absence of one (1) year shall be granted to any teacher, upon application, for the purpose of engaging in graduate study while maintaining full-time student status (eighteen (18) or more graduate semester hours per year) at an accredited college or university reasonably related to his/her professional responsibilities. Upon return from such leave a teacher who has been employed as a teacher for seven (7) consecutive years shall receive one (1) year of credit on the salary schedule provided the teacher provides evidence of the completion of eighteen (18) semester hours of study credit. This leave can be used again by a teacher only after four (4) years of teaching except in cases which have Superintendent approval.
C. The parties shall abide by all local, State, or Federal laws pertaining to the granting of leave and the re-employment of employees who perform active service in any branch of the Armed Forces of the United States.
D. An unpaid leave of absence of up to twelve (12) weeks during a twelve (12) month period shall be granted to any employee who has worked for the District a minimum of twelve months and 1,250 hours in the preceding twelve (12) months for any of the following purposes:

1. Childbirth and to care for the employee's newborn child after birth;
2. Placement with the employee of a child for adoption or foster care;
3. To care for the employee's spouse, child or parent who has a serious health condition; or
4. For a serious health condition that renders the employee incapable of performing the functions of the employee's job.

The parties agree that they will abide by the Family and Medical Leave Act of 1993 (FMLA) policy negotiated between the parties, as it pertains to such leaves.

## E. Child Care Leave

1. An unpaid leave of absence shall be granted upon request to any teacher for the purpose of child care. All applications for unpaid child care leave must be in writing on file with the Superintendent. Except for emergency situations, the written notification shall be submitted at least 45 days prior to the requested leave of absence beginning date. A written
doctor's statement must accompany the request where the health of the teacher may be a factor in final determination of the beginning and ending of the leave.
2. The Superintendent and the teacher shall agree upon the beginning and ending dates prior to the commencement of the leave but not in conflict with the doctor's statement of health. Every effort will be made to take into account pupil-teacher continuity in the classroom and accordingly, where the teacher's health permits, the beginning and ending of the leave will correspond as nearly as possible with the beginning or ending of a marking period or semester.
3. A leave so granted may be for a period of up to twelve (12) months and, upon request of the teacher, extended at the discretion of the Board.
4. Child care leave may be used for the purpose of caring for an employee's child, or for the purpose of child adoptions through an agent legally authorized to provide such services.

Employees will be expected to comply with the notification timeline set in E.1., but it is understood that unexpected situations may arise which will necessitate the modification or waiving of the notification timeline.

In the event of a change in the circumstances of the employee (such as miscarriage or death of an employee's child), the bargaining unit member may elect to end the child care leave early by so notifying the Superintendent and electing one of the following options:
a. Return immediately to a vacant position, or a vacancy as it becomes available, for which the member is certified.
b. Return at a mutually agreed to time between the Superintendent and the bargaining unit member.
5. Pregnant teachers may elect to use paid sick leave or unpaid child care leave, or both, for pregnancy-related illness or disability.
F. Unpaid medical leave shall be granted under one of the following provisions:

1. Any teacher whose personal illness extends beyond the period compensated under Article X and who is not covered by family and medical leave pursuant to the policy negotiated by the parties under section $D$ above shall be granted a leave of absence without pay for such time as is necessary and reasonable for complete recovery from such illness. The Board may, at its discretion, require a medical certificate to be furnished by said teacher setting out the nature of his/her illness together with a prognosis, said certificate to be prepared by a licensed practitioner of the healing arts in this state.
2. In the event that the teacher wishes an unpaid medical leave and has not utilized the entire leave provision period (F.1. above) compensated for under Article X, an unpaid medical leave shall be granted under the following conditions:
a. All of the applications for unpaid medical leaves of the nature must be in writing on file with the Board at least thirty (30) days prior to the requested leave of absence
beginning date. A written doctor's statement must accompany the request where the health of the teacher may be a factor in final determination of the beginning and ending of the leave.
b. The Superintendent or designee and the teacher shall agree upon the beginning and ending dates prior to the commencement of the leave, but not in conflict with the doctor's statement of health. Every effort will be made to take into account pupilteacher continuity in the classroom and accordingly, where the teacher's health permits, the beginning and ending of the leave will correspond as nearly as possible with the beginning or ending of a marking period or semester.
c. A leave so granted may be for a period of up to twelve (12) months and, upon request of the teacher, extended at the discretion of the Board.
G. The maximum number of leaves of absence as defined in sections A and B above granted by the Board of Education annually will be as follows:
3. Elementary Two (2)
4. Middle School Two (2)
5. High School Two (2)
H. An unpaid leave of absence shall be granted upon application for the purpose of serving as an officer of the Michigan Education Association or the National Education Association. Upon return from such leave, a teacher shall be placed on the salary schedule as he/she would have been had he/she taught in the district during such period.
I. An unpaid leave of absence shall be granted to any teacher upon application for the purpose of campaigning for, or serving in, a public office. This leave shall be for a minimum of one (1) year and a maximum of one (1) term in the elected office.
J. Unpaid Leave. Any teacher with seven (7) years of experience in the Hudsonville Public School System may apply to the Superintendent for a one (1) year unpaid leave under this section to start with the beginning of the next school year. No reason for such request need be stated, but leave shall be granted conditional on a replacement teacher being available. No more than three (3) teachers shall be on leave under this provision at any one time. If more than three (3) teachers apply for such leave for a given year, the three (3) most senior teachers shall qualify for the leave.

## K. Unpaid Personal Leave

1. Any employee desiring an unpaid leave, other than leaves in the contract, shall apply in writing to the Superintendent identifying the period of the proposed leave and the necessity thereof. The granting or denial of any such requested leave shall be discretionary with the Superintendent of Schools.
2. Superintendent approval of any such leave, if granted, shall be in writing and shall specify the period of the approved leave and the purpose for which it may be used.
3. A maximum of five (5) days may be used for unpaid personal leave per school year.
4. An employee may not use unpaid personal leave days prior to or immediately following a non-student day or professional development day.
5. Requests for unpaid personal leave days that fall before or after a non-student day or a professional development day, shall be granted only in emergency or extraordinary situations and must be approved by the principal and Superintendent.
6. All such leaves shall be approved by the employee's immediate supervisor prior to submitting such requests to the Superintendent of Schools. The employee's immediate supervisor shall verify that a qualified and certified substitute is available.
L. Unpaid Leaves of Absence - General
7. Unless otherwise indicated, all such leaves shall be without pay or other compensation, shall be without salary schedule credit, and shall be without accrued or accumulation of benefits (e.g., sick leave). All unused benefits which were accrued by the teacher prior to the leave of absence shall be recredited to the teacher upon the teacher's return from a leave.
8. Unless otherwise indicated, application for a leave of absence for one (1) full school year must be made by a teacher on or before May 1 of the school year prior to the leave. Exceptions for emergencies may be granted by the District.
9. Unless otherwise indicated in the specific leave provision, upon applying for and being granted a leave from a teaching assignment, a teacher shall, upon conclusion of the leave, be assigned to a position for which he/she is certified. The teacher may make a request to return to their current position when making their application for a leave of absence.
10. By April 15 prior to the expiration of a full school year leave under Paragraphs A, B, E and J above, a teacher on leave must notify the Superintendent in writing of his/her intent to return to the teacher's position the following school year. The Board shall advise the teacher by certified letter of this obligation during the month of March. If the teacher fails to notify the Superintendent by April 15, the teacher shall be considered to be on layoff and subject to recall under the procedures in Article XIII.
11. A leave of absence shall not exempt a teacher from the provisions of layoff contained in the contract. A layoff notice is required only if it will affect employment beyond the length of the leave.
12. Failure to return from leave on the date specified in said leave shall be a non-arbitrary and non-capricious reason for dismissal.

## ARTICLE XII

## Seniority

A. Seniority shall be defined as length of unbroken service in Hudsonville Public Schools. (A break in service occurs when a teacher resigns, retires, or is terminated and the termination is not reversed through an administrative or court proceeding.)

1. Leaves of absence, with or without pay, and absences due to layoff are not considered as a break in service.
2. Seniority shall be counted from the first date of service in the district.
3. Seniority shall not accumulate during a requested leave of absence as set forth in Article XI, Sections A, B, C, E, I or J. Such leave, however, shall not constitute a break in service.
4. Seniority shall continue to accumulate during absences under Article X. Seniority shall continue to accumulate during absences under Article XI, Section F, up to a maximum of one (1) year.
5. In the event two or more people have the same seniority date, ties will be broken by using the last four digits of the teachers' social security numbers. The person with the highest number shall be considered to have the greatest seniority with rank descending so that the person with the lowest number has the least seniority.
B. Time spent in an administrative position in the district shall not be considered a break in service, but seniority shall not accumulate while in an administrative position.
C. The Association President or his/her designee and the Superintendent or his/her designee shall mutually develop a seniority list.
6. The list will include the names, type of certificate(s), grade(s), or course(s) which they are qualified to teach, the first date of unbroken service, beginning and ending dates for leaves which do not count for accumulated service (see A.3. above), and social security numbers.
7. Upon agreement on the list, the first date of unbroken service shall not thereafter be challenged.
8. The seniority list shall be updated by November 1 each year of the Agreement.
D. Upon the completion of 120 days of service to the district within one (1) school year or 120 consecutive days of unbroken service, all newly hired teachers in Hudsonville Public Schools shall be placed on the seniority list as of their first date of service in the district, and shall remain on the list until such time as there is a break in service to the district as defined in section A above.
E. For the purpose of determining years of seniority for teachers who work less than a full year, the following schedule will apply:

Time Taught in a Given Year Years of Credit

0-49 days
50-99 days
100 or more days

None
1/2 year
1 full year

## ARTICLE XIII

## Reduction of Personnel for Ancillary Positions

F. Non-School Year Layoffs. Subject to the requirements of the Tenure Act, whenever any notice of personnel reductions for the upcoming school year occurs on or before August 1, the Board shall follow the procedure listed below:

1. Ancillary Staff in positions requiring a teaching certificate who do not hold a regular Michigan Provisional, Continuing, Professional, or qualified certificate will be laid off first, provided there are fully qualified and fully certificated ancillary staff member to replace and perform all of the needed duties of the laid off ancillary staff member.
2. If reduction is still necessary, then probationary teacher with the least number of continuous years of employment in the Hudsonville Public School System will be laid off first, provided there are remaining fully qualified and fully certificated ancillary staff member to replace and perform all of the needed duties of the laid off ancillary staff member.
3. If further reduction is still necessary, then tenured ancillary staff members and nonprobationary non-certified ancillary staff members with the least seniority in the Hudsonville Public School System will be laid off first, provided there are fully qualified and fully certificated ancillary staff members to replace and perform all the needed duties of the laid off ancillary staff members.
4. A full time ancillary staff member shall not be laid off or have his/her assignment reduced in time if a less seniored teacher is retained in an assignment for which the senior ancillary staff member is fully qualified and fully certificated. Transfer of all or part of the work assignment of one or more ancillary staff member may be necessary in order to preserve the full assignment of a more senior ancillary staff member. In the event that involuntary transfers are necessary, the least senior ancillary staff member (s) whose transfer(s) will accomplish this objective will be transferred first.
5. A part-time ancillary staff member whose assignment is reduced by more than one quarter (.25) shall be governed by the provisions of Section A.4. of this Article.
G. School Year Layoffs. Subject to the requirements of the Tenure Act, when the decision to reduce the work force for the upcoming school year occurs after August 1 or the date of the actual reduction is during the school year, the reduction in work force shall be implemented by identifying the position which is to be eliminated and placing the affected ancillary staff member into a position which is occupied by the ancillary staff member with the least seniority for which the affected ancillary staff member is fully qualified and fully certificated to work in. If there is no position held by a less seniored ancillary staff member for which the affected ancillary staff member is fully qualified and fully certificated, he/she will be laid off. In addition, a more senior ancillary staff member whose assignment is reduced in time shall have the right to exercise his/her seniority in order to maintain his/her previous work hours by bumping into a position which is
occupied by the ancillary staff member with the least seniority, for which the more senior ancillary staff member is fully qualified and fully certificated to work in.
H. Voluntary Layoffs. The parties agree to allow voluntary layoffs in those situations where an ancillary staff member is willing to accept a layoff rather than exercising his/her seniority rights to a position. All voluntary layoffs shall be in accordance with the following:
6. The voluntary layoff shall be treated as if it was an involuntary layoff and the ancillary staff member shall be subject to recall pursuant to the provisions of this Article.
7. The voluntary layoff must be agreeable to the Board and the individual ancillary staff member.
8. The Board will make no claim that these voluntary layoffs are leaves of absence or that the ancillary staff member is not eligible for unemployment benefits as a result of accepting voluntary layoff.
I. Fully qualified and fully certificated teacher shall be defined as follows:
9. A teacher who hold a provisional, continuing, or qualified teaching certificate in a given subject area; and
10. Who have completed eighteen (18) semester hours of college credit in a given subject or have taught in the subject area or grade level (elementary) on a regular basis within the last five (5) years preceding the layoff; and
11. Teacher who have the certification(s) and qualification(s) required by any applicable state and/or federal legislation, regulations or guidelines for the positions held by the Teacher .
J. Recall - Subject to the requirements of the Tenure Act, recall of the ancillary staff member shall follow the procedure listed below:
12. Non-School Year Recall. When the decision to recall an ancillary staff member for the upcoming school year occurs on or before August 1, the Board shall reassign more seniored staff to ensure that the most seniored ancillary staff member on layoff is recalled, provided such reassignment allows for a position for which the most seniored ancillary staff member on layoff is fully qualified and fully certificated.
13. School Year Recall. When the decision to recall an ancillary staff member for the upcoming school year occurs after August 1 or the date of actual recall is during the school year, recall shall be on the basis of seniority to available positions provided the most seniored ancillary staff member is fully qualified and fully certificated for the position to which he/she is being recalled without any reassignment of staff.

## K. Recall - General

1. The recall provisions of this Article shall take precedence over the provisions of Article VIII, Vacancies and Promotions.
2. No new ancillary staff member will be employed by the Board while there are bargaining unit members who are laid off unless none of the bargaining unit members who are laid off are fully qualified and fully certificated to fill the position.
3. Notice of recall shall be sent by certified mail (signature required) to the ancillary staff member's last known address, with a copy to the Association president. It shall be the responsibility of the ancillary staff member to maintain a current address with the Superintendent's office.
4. If there is no written acceptance of the recall by the ancillary staff member within fourteen (14) calendar days from the date of the mailing of the notice, the right to that specific position shall be forfeited. A laid off ancillary staff member refusing recall and/or failing to respond to a recall notice (within the time limit provided above) for the second time or failing to return to work on the required date shall be considered a voluntary quit with no further recall rights, provided that any ancillary staff member who is laid off may refuse a position that does not reflect the full or part-time status of the ancillary staff member prior to layoff without loss of recall rights. Acceptance of a position that is less than full-time shall not affect an ancillary staff member's recall rights to a full-time position.
5. Any ancillary staff member previously laid off who receives recall notice after June 30 and is under written contract with another school system at the time of recall may refuse recall without loss of recall rights.
6. An ancillary staff member's recall rights shall terminate three (3) years after the effective date of layoff or the length of the ancillary staff member's seniority, whichever is greater.
L. Staff positions will not be eliminated after September 1 of a given school year unless financial exigencies dictate a necessary reduction in staff. Financial exigencies include failure of millage or unforeseen reduction in State Aid.
M. The Board shall give no less than thirty (30) days notice to the ancillary staff member being laid off and the Association.
N. The Association President or his/her designee and an administrator to be named by the Superintendent shall mutually develop a seniority list reflecting the last day of hire along with each ancillary staff member's certification. This list shall be completed by November 1 each year, unless mutually extended. Upon agreement of the list, the last day of hire may not thereafter be challenged.

## ARTICLE XIV

## Insurance Protection

A. The Board shall provide MESSA PAK A or PAK B described below by making payment of insurance premiums for a full twelve (12) month period each year of this Agreement for the teacher and his/her eligible dependents as defined by MESSA, subject to the provisions below.
B. Each teacher shall elect either PAK A or PAK B, provided, however, that if a husband and wife are both members of the bargaining unit, one shall select PAK A and the other PAK B. Part-time teachers shall receive the PAK A premium rate on a pro rata basis (e.g., a teacher employed for three days per week will receive three-fifths of the premium rate due to a full-time teacher eligible for the same coverage). Those part-time Teacher electing PAK A shall pay the difference between the prorated amount and the full cost of the appropriate health insurance by direct payment or payroll deduction.
C. The employer shall pay $80 \%$ of the total cost of the MESSA medical premium and $100 \%$ of the non-medical benefits. Additionally, the Board agrees to maintain this 80/20 cost-sharing provision during the life of this Agreement.

The Employer shall fund $100 \%$ of the MESSA ABC Plan 1 annual deductible to the employees’ Health Equity" (HEQ) Health Savings Account (HSA) for each plan year. Deposits would be made in quarterly installments beginning on January 1, then April 1, then July 1, and the last installment on October 1 of each year. The District will fund the balance of the deductible due ahead of schedule for any member who incurs significant medical claims prior to receiving all four quarterly deposits. For teachers hired after January 1, the Employer will fund a percentage of the MESSA ABC Plan I annual deductible to the employees' Health Equity" (HEQ) Health Savings Account (HSA) for each plan year equal to the percentage of the calendar year they work.

Employees shall contribute $20 \%$ of the medical premium and the annual deductible. Such contributions shall be payroll deducted. Payments will start with the first pay date after the open enrollment period ends. The annual payment amount will be distributed equally throughout the remainder of the payroll dates for the school year through a qualified Section 125 plan and shall not be subject to withholding. The Employer's qualified Section 125 plan shall include any and all of the provisions necessary for pre-tax contributions to employees' HSA accounts.

In the event an employee is not qualified for a Health Savings Account for any of the months of the deductible plan year, the employer shall contribute the negotiated amount of funding as set forth in the agreement to either a Flexible Spending Account ("FSA") or a 403(b). Affected employees shall notify the employer where to contribute the money on or before December 15 of each school year.

Employees may contribute, through payroll deduction and electronic transfer additional money towards their HSA up to the maximum amounts allowed by Federal Law.

The parties understand that in the event the minimum deductible necessary for a medical plan to comply with HSA eligibility is increased beyond the current deductible level in MESSA ABC Plan 1, the deductible (and the Employer's funding of the deductible) will automatically adjust to meet the federal minimum requirement.
D. Benefit

## PAK A

## PAK B

1. Health Insurance September 1, 2014 through December 31, 2014

MESSA Choices II
\$200/\$400 Deductible
$80 \%$ of the amount of the premimum rate for a single subscriber member benefit premimum as offered in PAK A as cash in lieu. This amount will be adjusted when the tranisiton to MESSA ABC I plan occurs.

- Copay Amounts:
- \$10 Office Visit
- $\$ 25$ Urgent Care
- $\quad \$ 50$ ER
- RX Copay: $\$ 10$ generic/\$20 brand name
- Rider: XVA2
(MESSA Limited Medicare
Supplement and Medicare
Premiums shall be paid on behalf of a teacher eligible for Medicare in lieu of SC1 in appropriate situations where it is cost effective for the Board.)

Effective January 1, 2015
MESSA ABC Plan 1
2014-2017
(MESSA Limited Medicare Supplement and Medicare Premiums shall be paid on behalf of a teacher eligible for Medicare in lieu of SC1 in appropriate situations where it is cost effective for the Board.)
2. Long Term Disability

MESSA Plan 2
Same as PAK A Insurance

- $662 / 3 \%$ of salary up to $\$ 7,500$ monthly maximum



## E. General Provisions Related to Insurance Coverage

1. The insurance year shall be twelve (12) months from September 1 through the following August 31 each year of the contract. The plan year for the purposes of the HSA shall be twelve months from January 1 through the following December 31.
2. In the event a teacher is terminated during the school year, the insurance shall terminate at the end of the month of termination.
3. In the event a teacher dies during the school year, and providing the policy permits continued coverage, the Board shall continue payments of the applicable premiums for the balance of that school year. If the teacher dies after the completion of the school year, and providing the policy permits continued coverage, the Board shall continue payments of the applicable premiums through August 31 of that year.
4. In the event a teacher resigns, goes on an unpaid leave of absence (including leaves while eligible to receive benefits under the long-term disability insurance or Workers' Compensation) or is laid off during the school year, the Board shall continue payments of the applicable insurance premiums per the following formula:
\# of teacher days
(includes any paid days)
completed in school year X 365-\# of calendar days completed = \# of additional calendar days the Board
183 in school year will continue payment of insurance after FMLA leave completed.

Provided, however, that if the number of calendar days that the Board will continue payment of insurance extends past the first day of a month, the Board shall continue payment of the applicable insurance premiums through the end of that month. In the event of a leave covered by the Family and Medical Leave Act, if the continuation of payments for insurance benefits covered by FMLA is greater than provided by this provision, FMLA shall govern.
5. Teacher on unpaid leaves of absences (including leaves while eligible to receive benefits under the long-term disability insurance or Workers' Compensation) will be allowed to continue their insurances after the Board discontinues payments of the premiums by paying the applicable premiums to the Central Office, provided that the policies permit such continued coverage.
6. In the event a teacher leaves employment after the end of a school year and before the start of the next school year, the insurance shall continue through the following August, unless the teacher becomes employed by another employer and is covered by fully-employer-paid insurance with respect to each insurance program included in this Article.
7. All insurance benefits for which the Board is obligated to contribute shall be subject to the underwriting rules, regulations, and limitations as set forth by the respective insurance carrier.
8. The Board, by payment of the premiums set forth herein, shall be relieved from all liability with respect to the benefits provided by the insurance carriers or their underwriters. The failure of the insurance carriers or their underwriters to provide any of the benefits for which they have contracted shall not result in any liability to the Board, nor shall such failure be considered a breach of any obligation by the Board.
9. Disputes between teacher(s) or beneficiaries of teacher(s) and the insurance carriers or their underwriters shall not be subject to the Grievance Procedure established in this Agreement.
10. There shall be a 30-day open enrollment period each year from September 1 through September 30, or any other time mutually agreed to by the parties and MESSA. Summer pre-enrollment will be permitted in appropriate situations.
11. In the event a teacher begins employment after the first required work day of the school year, the teacher shall be eligible for insurance benefits effective on the first day of service that MESSA permits for such coverage. Should the teacher continue in employment through the end of the school year, the Board shall continue payments of the applicable insurance premiums per the following formula:

```
# of teacher days completed
in school year after the # of calendar days completed # of additional calendar days the
teacher's first day of service X 365 - in school year after the teacher's = = = = Board will continue payment of
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Provided, however, that if the number of calendar days that the Board will continue payment of insurance extends past the first day of a month, the Board shall continue payment of the applicable insurance premiums through the end of that month.

## ARTICLE XV

## Evaluation of Ancillary Positions

A. The purpose of evaluation is to provide information that will determine, in the evaluator's opinion, the employment status of the individual ancillary staff member at a given point in time; to recognize levels of job performance; to identify opportunities for professional growth; and to provide appropriate and specific techniques and/or resources for improvement when necessary. An outcome of evaluation is intended to be a strengthening of the instruction process and the promotion of professional growth through professional development.
B. At the elementary level, the elementary principal will be responsible for evaluations and recommendations. At the secondary level, the responsibility lies with the building principal or the assistant principal as designated by the principal. Ancillary staff member who work in multiple buildings shall be assigned one principal of one of the buildings he/she works in for the purpose of evaluation. Ancillary staff members may be evaluated by the Director of Special Education in place of the member's building administrator. Any administrator responsible for the evaluation of any ancillary staff member shall be trained in the evaluation program used by the District.
C. Bargaining unit members in a probationary status shall be evaluated twice during each school year of the probationary period. The first evaluation cycle shall be completed prior to December 15th (observations completed by November 30) and the second evaluation cycle shall be completed by April 15th. Bargaining unit members on tenure shall have an annual evaluation at least once every three years. This evaluation cycle shall be completed by May 1st.
D. The following procedures and timelines shall be observed in the evaluation process:

1. By October 1, each ancillary staff member on the regular evaluation cycle to be evaluated during the school year will receive written notice of such and a listing of the evaluation criteria (refer to Appendix F) to be used in the evaluation. Each ancillary staff member being evaluated will also have received an information package and worksheet, along with an Individualized Development Plan ("IDP") for probationary ancillary staff members, or Personal Development Goal ("PDG") for tenured ancillary staff members. Probationary ancillary staff members will have met with the administrator to discuss and formulate an IDP for that school year. Tenured ancillary staff member will have met with the administrator and discussed the member's PDG. At the members's request, Association representation shall be provided at this meeting.
2. If a tenured ancillary staff member is being evaluated more frequently than every three (3) years, the administrator shall include a rationale for this in the notice that goes to the teacher prior to the start of the evaluation process.
3. Prior to the ancillary staff member's first observation, the evaluator shall meet with the member for a pre-observation conference in order to mutually agree on an observation schedule and to review the evaluator's expectations. The evaluator may at this meeting ask that the member provide an outline of the lesson plan for the observation at least two (2) days prior to the observation. The evaluator shall inform the member at this meeting if
he/she will be looking for a specific demonstration of a single element of the evaluation criteria in this observation in addition to the overall observations. For probationary bargaining unit members, the evaluator shall review his/her expectations as set forth in the IDP and the evaluation standards. Additionally, the tenured ancillary staff member shall review with the evaluator his/her PDG.
4. Within five (5) school days following the first observation of a tenured bargaining unit member, the evaluator shall notify the member in writing if any areas have been observed to be unsatisfactory. The notification must identify the unsatisfactory behavior and include supporting evidence from the observation as identified by the evaluator.
5. The second scheduled observation for tenured and probationary bargaining unit members shall be scheduled at least two (2) weeks after the first work site observation, unless a shorter timeline is mutually agreed to.
6. Within ten (10) school days following the final observation, the evaluator shall meet with the ancillary staff member to share the formal written evaluation. The written evaluation shall conclude with an overall statement indicating that the teacher's overall performance is satisfactory or unsatisfactory. This statement will not be part of the probationary member's first evaluation cycle each year.
a. The meeting shall be scheduled during the member's regular work day.
b. If a member is to receive an overall unsatisfactory evaluation, they shall be notified prior to the post-evaluation conference that he/she may want to have an Association representative at the conference.
c. Any written evaluation that cites less than satisfactory behaviors shall be supported by reference to the observations and identified by the evaluator.
(1) If the evaluator determines that an ancillary staff member's overall performance is unsatisfactory, but that the member's employment will continue, the evaluator shall provide recommendations for remediation in a "Plan of Assistance" as found in Appendix F.1. If the evaluator determines performance in a specific area is unsatisfactory but the overall performance is rated satisfactory, the evaluator shall include recommendations for the member to achieve a satisfactory level of performance in this area. This recommendation shall include what administrative and other support is available to the ancillary staff member.
(2) Failure to include reference to the less than satisfactory or unsatisfactory performance in subsequent evaluations shall signify that the evaluator considers the performance to be satisfactory.
7. The ancillary staff member shall, by his/her signature, indicate that the written evaluation has been shared with him/her and that he/she has received a copy of the document.
a. The member's signature in no way implied they are in concurrence with the report.
b. The member may attach a written response (explanation) to the evaluator's written assessment. If the member chooses to submit a written response, it shall be attached to and included with the district's copy of the evaluation.
E. The following general guidelines shall apply to all evaluations:
8. An evaluation shall consist of:
a. A pre-observation conference;
b. Two (2) scheduled formal work site observations for tenured ancillary staff members and no more than two (2) scheduled formal work site observations for each evaluation cycle for probationary teachers;
c. After the final observation, a post-observation conference at which a written evaluation is presented to the bargaining unit member.
9. All observation or monitoring of the work performance of bargaining unit members shall be conducted openly and with full knowledge of the member.
a. Formal observations for the purpose of the evaluation cycle shall be limited to scheduled classroom and/or work site observations.
b. Any unsatisfactory work-related behavior that is to be referenced in the evaluation form and is observed outside the formal observations shall be reduced to writing and shared with the bargaining unit member no later than ten (10) school days after the unsatisfactory behavior was observed. The bargaining unit member may request a meeting with the evaluator to discuss the matter.
10. Each scheduled formal work site observation shall be of at least thirty (30) minutes duration.
11. Scheduled formal work site observations shall not be scheduled on the day before or after a holiday or a vacation per the school calendar (Appendix C, D, and E).
12. All written evaluations shall be on the evaluation form in our online evaluation tool. The ancillary staff member's performance in specific criteria shall only be rated as "meets expectation," or "does not meet expectations." The only rating for overall performance shall be "satisfactory" or "unsatisfactory." The evaluator may include a summative evaluation on the form and attach additional written comments, if necessary.
13. The original evaluation form shall be filed in the bargaining unit member's personnel file maintained in the office of the Superintendent of Schools, a second copy shall be given to the bargaining unit member being evaluated and a third copy shall be kept by the evaluator in a locked file.
14. A member may request Association representation at any meeting related to evaluation, and the meeting shall not continue until such time as the member' s request has been met.
15. The bargaining unit member may request a conference with the Superintendent of Schools, or his/her designee, to discuss his/her evaluation in the presence of the evaluator and any other person(s) of the member's choice.
F. Plan of Assistance. Any judgment of overall unsatisfactory performance in an evaluation (per Appendix F) must be supported by observation and documentation to support the conclusion made by the evaluator, and the evaluator shall develop a plan of assistance following the format in Appendix F.1. This plan of assistance shall be in a separate and distinct document and shall identify the specific area that needs improvement, provide the teacher with specific written recommendations for improvement, include a timeline that gives appropriate time to implement the recommendations of the evaluator, and detail what administrative and other support and resources are available to the teacher.
G. Any charge concerning the professional competence of a tenured bargaining unit member arising out of the evaluation process shall be filed with the Board of Education at least thirty (30) calendar days prior to the close of the school year that the teacher is evaluated.
H. The parties agree that information received from parents, students or other District employees will not be used in isolation to evaluate bargaining unit members. Nor will test scores or test results be used in isolation to evaluate bargaining unit members.

## ARTICLE XVI

## Professional Grievance Negotiation Procedure

A. For purposes of this Agreement, a grievance is defined as any claim or complaint by an employee or by the Association that there has been a violation, misinterpretation, or misapplication of a specific provision of this Agreement. All such grievances shall be processed as hereinafter provided.
B. The aggrieved employee shall begin the grievance procedure by informally discussing the matter with his/her immediate supervisor within fifteen (15) days after the occurrence or the facts become known, with the object of informally resolving the matter. If not so resolved, a written statement of the grievance, signed by the grievant, shall be filed with his/her immediate supervisor within fifteen (15) days after such informal discussions. Such statement shall recite the facts alleged, the provision of the Agreement involved, and the relief requested. Within fifteen (15) days thereafter, the aggrieved employee and his/her immediate supervisor and a representative of the Association shall meet to discuss the matter in an effort to resolve it.
C. If not resolved at such meeting, a written answer to the grievance shall be given by the immediate supervisor within fifteen (15) days after such meeting. If the employee is not satisfied with that answer, he/she shall then forward the grievance and answer to the Superintendent within fifteen (15) days after receipt of the answer. The aggrieved employee and representative of the Association shall meet with the Superintendent within fifteen (15) days thereafter to discuss the matter in an effort to resolve it.
D. If not settled at such meeting, the Superintendent or his/her designee shall give his/her written answer within fifteen (15) days of such meeting to the aggrieved employee and the Association. If not settled as a result of such answer, either the Board or the Association shall have the right to appeal the dispute to a mutually satisfactory arbitrator under and in accordance with the rules of the American Arbitration Association. Such appeal must be taken by written notice given to the other party within fifteen (15) days from the date the answer is given.
E. In the event of a general grievance, the President of the Association has the right to file a grievance, which would go directly to the Superintendent under Section D and follow the procedure as outlined thereafter.
F. Notwithstanding the expiration of this Agreement, any claim of grievance arising thereunder may be processed through the grievance procedure until resolution.
G. A teacher engaged during the school day in any professional grievance negotiations on behalf of the Association with any representative of the Board shall be released from regular duties without loss of salary. If any negotiations are requested by the Board which will involve the teacher during the school day, the teacher will be released from regular duties without loss of pay.
H. The arbitrator shall have the power and authority as set forth herein to resolve such grievances.

1. It is expressly agreed that the power and authority of the arbitrator shall be limited in such case to the resolution of the question submitted to him/her. It is further specifically agreed
that the arbitrator shall have no power to add to, subtract from, or modify any of the terms of this Agreement. The decision of the arbitrator shall be final and binding on both parties.
2. The fees and expenses of the arbitrator shall be shared equally by the Board and the Association. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expenses of witnesses called by the other. If either party wants an official transcript of the proceedings, then said party shall pay the full cost.
3. No decision in any case shall require a retroactive adjustment in any other case.
4. The arbitrator shall have no power to establish salary scales.
5. The arbitrator shall have no power to rule on any of the following:
a. The termination of or decision not to re-employ any probationary teacher.
b. Failure to re-employ any teacher to an extra contract assignment. For the purpose of this provision, re-employ shall include any position within a sport (e.g., football) within an education level (i.e., high school, middle school or elementary) or a noncoaching position within an educational level that the teacher previously held.
c. Any matter covered under the Teacher Tenure Act. (Act IV, Public Acts, Extra Session of 1937 of Michigan, as amended).
d. The use of teacher evaluation form agreed upon by the parties that can be found in the Board Policy documents/Administrative Guidelines, and Appendix D.
I. 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 and strict adherence to the time limits may result in hardship to any party, the Board and Association shall use their best efforts to process such grievance prior to the end of the school term or as soon thereafter as may be possible. Failure to institute a grievance or appeal a decision within the time specified shall be deemed acceptance of the decision at that level. Should the Association withdraw a grievance at any level, no further proceedings shall be had. If the Board fails to comply with any time limit, the grievance shall automatically advance to the next step of the grievance procedure. For purposes herein, "days" shall mean teacher days during the school year and those days on which the District's Administration Office is scheduled for work between Monday and Friday (both inclusive) during the non-school year.

## ARTICLE XVII

## Student Teacher Guidelines

The Board of Education and administration shall cooperate with area colleges in training programs related to the teaching profession with the following qualifications:
A. Teacher shall reserve the right to refuse to have a student teacher.
B. No teacher shall have a student teacher under his/her supervision unless said teacher has obtained tenure status.
C. No teacher shall have more than one (1) student teacher during any school year.
D. Student Teacher shall be placed only in areas for which they have been trained (i.e., major or minor area of study in college).
E. Whenever a student teacher is to serve more than one (1) teacher at the same time, one of the supervising Teacher shall be designated as head teacher.
F. At no time shall the ratio of student Teacher to regular Teacher exceed twenty-five percent (25\%) in any one building.
G. The student teacher may be placed in the role of substitute teacher for his/her immediate supervising teacher only.
H. A student teacher shall not serve as a substitute for another teacher that is missing in the school system.
I. A student teacher may, upon his/her consent, serve the role of a substitute for his/her own supervising teacher in case the supervising teacher is ill. However, this term of service as a substitute without the presence of a supervising teacher shall not last for more than five (5) school days.
J. No supervising teacher shall substitute for another teacher during the hours a student teacher is under his/her supervision.

## ARTICLE XVIII

## Conference Funds

A. In recognition of the rapidly expanding fields of knowledge, the parties hereby agree to establish a Conference Committee composed of two (2) administrators appointed by the Board and five (5) Teacher appointed by the Executive Board of the H.E.A. The Chairperson of this committee shall be a teacher.

The Conference Committee shall administer a fund for teacher conferences. The fund shall be used to finance all expenses related to conferences with the exception of substitute Teacher, which the Board will provide. Money left over at the end of the school year shall be carried to the next school year. The Employer shall contribute one hundred five dollars and seventy-nine cents ( $\$ 105.79$ ) per teacher per school year to the fund.

The committee will establish a distribution policy for the funds which provides for equitable allocation of funds among the bargaining unit members. Extracurricular conferences shall be under the purview of the committee, but in no event shall more than fifteen percent ( $15 \%$ ) of the total annual allocation be utilized for extracurricular conferences.

The policies, regulations and rules established by the committee must be reviewed by September 1 of each year, and the current policies, regulations and rules must be distributed to the staff by the end of the second week of each school year.
B. The Conference Committee shall have the following powers:

1. Regulate application procedures.
2. Set forth operation rules.
3. Make final decisions as to permission of application requests.

There shall be no appeal of committee decisions to the Board or to the H.E.A.
C. The Conference Committee shall furnish a complete annual financial report by June. This report should specify the amount used by each individual teacher and the type of conference attended by that teacher.
D. The Conference Committee should also specify in the report the amount of conference monies used for extracurricular conferences.

## ARTICLE XIX

## Disciplinary Procedures

A. Employees who are not subject to the Michigan Teacher's Tenure Act, including but not limited to Occupational Therapists, Physical Therapists, Speech Therapists, Nurses, School Social Workers or Teacher Consultants (Act IV Public Acts, Extra Session of 1937 of Michigan, as amended) shall not be reprimanded, disciplined, discharged, reduced in rank without just cause. All other employees shall not be reprimanded, disciplined, or discharged for a reason that is not arbitrary or capricious.
B. The Board agrees with the concept of progressive discipline which, unless the seriousness of the offense warrants accelerated discipline, includes verbal warning, written warning, written reprimand, suspension with pay, with discharge being used as a final and last resort.
C. A teacher shall be entitled to have present a representative of the Association during any disciplinary action, including adverse evaluations. A teacher shall be advised of this right before any action is taken.
D. Ancillary Staff

1. Non-certified teachers are defined as bargaining unit members who are not eligible for tenure under the Michigan Teacher Tenure Act (MCLA 38.71, et. seq.; MSA 15.1971, et. seq.) for purposes of this provision.
2. A non-certified teacher hired prior to July 19, 2011 may, upon initial employment with the District, be required to serve a probationary period not to exceed four (4) calendar years from his/her anniversary date of employment. A non-certified teacher hired after to July 19, 2011 may, upon initial employment with the District, be required to serve a probationary period not to exceed five (5) calendar years from his/her anniversary date of employment. If a non-certified teacher works a partial school year, such periods shall be aggregated for purposes of computing the four-year probationary period.
3. At least sixty (60) calendar days before conclusion of the probationary period described in paragraph \#2 above, the District shall determine whether the non-certified teacher's performance is highly effective, effective, less than effective, or ineffective and shall notify the teacher in writing. If the District determines unsatisfactory performance, it shall provide the non-certified teacher with the reasons for its determination.
4. If the District determines that the probationary non-certified teacher's performance is less than effective in accordance with the above paragraphs, the teacher's contract may not be renewed.
5. For purposes of non-renewal, the non-certified teacher shall be considered probationary under the terms of this Agreement.

## ARTICLE XX

## Additional Salary Adjustments

A. Adjustments from one vertical column to another will be made according to the following guidelines:

## 1. Masters Degree in Education

a. Only those courses taken after the BA degree and teaching certification are awarded will be applicable.
b. After having been awarded an MA degree, the teacher will be advanced to the second column on the salary schedule.
2. MA +36 , Second MA degree, Ed.S or Ph.D
a. Only those courses taken after the MA degree and teaching certification are awarded will be applicable.
b. Graduate level courses approved in writing by the Superintendent or designee or related to the field of K-12 education will be counted toward column movement if they have been earned through an accredited college or university.
c. Undergraduate credit courses must have the written approval of the Superintendent or designee in order to count toward column movement. In the event the Superintendent or designee denies a teacher credit for undergraduate hours, the teacher has the right to appeal this decision to the Board of Education.
3. Michigan State Continuing Education Clock Hours (SCECHs) (formerly SB-CEUs) earned after September 1, 1994 may be substituted for semester credit hours under subparagraphs 1 and 2 above at the ratio of three (3) SCECHs to one (1) semester hour, provided they are earned by attending classes outside the teacher's paid working time and are approved by the District in advance.
4. Adjustments from one vertical column to another will be made only as of the first day the teacher is required to report for work at the beginning of the school year and the first day of the second semester, provided written proof of satisfactory completion of hours beyond BA, MA, or upon earning 36 credit hours beyond a MA degree. Acceptable written proof includes a college transcript or in lieu thereof a letter from the professor teaching the course where hours are applicable, or the registrar's office in the case of conferral of a degree.
5. Teachers hired at mid-year will be advanced to the next step on the salary schedule at the next mid-year and each succeeding mid-year. A teacher must be employed for a minimum of one hundred (100) days during a given school year in order to qualify for the next step on the salary schedule for the succeeding year.

## ARTICLE XXI

## Extra Duty

A. All hourly rates and annual rates (non-indexed rates) not otherwise mentioned are to be increased by the same percentage as the salary schedule, each year of the contract.
B. Effective September 1, or each year of the contract, the following rates will be increased at the same rate as the base salary.

## 1. Evening Music Performances*

Elementary music Teacher shall be reimbursed for all evening music performances at the following hourly rates:

2014-2017
Rehearsals $\$ 26.50$

Concerts $\$ 34.08$

## 2. Instructional Activities*

Instructional activities beyond a teacher's regular hours, assignment and calendar shall be adjudged as "Extra Duty for Extra Pay" positions and excluded from tenure. The 2014-2017 rate shall be $\$ 34.08$ per hour.

## 3. Curriculum Work*

Curriculum work, including participation on the school improvement team, beyond the school calendar and/or school day. The 2014-2017 rate will be $\$ 23.99$.

## 4. Teacher Leader Salary Table*

Step 1-\$42,591
Step 2 - $\$ 44,721$
Step 3 - \$46,850
Step 4 - \$48,980
Step 5-\$51,109
*Rate to be increased each year by the same percentage as the BA Base.
C. 1. Grade level leaders and department chairs are as follows:
a. Elementary
(1) Pre-K, Kindergarten
(2) Grade 1
(3) Grade 2
(4) Grade 3
(5) Grade 4
(6) Grade 5
(7) Elementary Special Education
(8) Reading Teacher
(9) Art
(10) Music
(11) P.E.
b. Middle School
(1) Math (6-8)
(2) Science (6-8)
(3) Language Arts (6-8)
(4) Social Studies (6-8)
(5) Special Education (6-8)
c. Secondary
(1) Business Education (6-12)
(2) Foreign Language (6-12)
(3) English (9-12)
(4) Art, Life Skills \& Technology Education (6-12)
(5) Music (6-12)
(6) Mathematics (9-12)
(7) Science (9-12)
(8) Social Studies (9-12)
(9) Health and Wellness (6-12)
(10) Secondary Special Education (6-12)
(11) Counseling (K-12)
(12) ELL (K-12)
2. Department chairs and grade level leaders may be appointed by the administration after receiving recommendations from members of the department or grade level. Such appointments will be for a term up to three (3) years.
3. The department chairs and grade level leaders will meet no more than once a month, up to nine (9) times a year, with their respective departments or grade levels.
4. The department chairs and grade level leaders will meet once a month, up to nine (9) times during the school year, with the building administrator(s), and/or Curriculum Director
5. Up to three (3) meetings each school year will be scheduled by the administration for all department chairs and grade level leaders.
6. All leaders' salary is determined by the 2014-17 Teacher Leader Salary Table, based on experience in position (limit to 5 steps).
a. Middle School Department Chairs and High School Department Chairs will be paid at $3.5 \%$ (.035).
b. Elementary grade level leaders will be paid at $4.0 \%$ (.04). Elementary Special Education, Specialists, and Reading Teacher will be paid at $4.0 \%$ (.04).
c. Secondary leaders and department chairs for grades $9-12$ will be paid at $3.5 \%(.035)$ up to 5 FTE's in the department. Additional FTE's beyond 5 will be paid at the rate of $\$ 75.00$ for each FTE.
D. Non-tenure, extra-duty salary schedules not contained within this Article or cited elsewhere in this Agreement are set forth in Schedule B, which is attached and incorporated into this Agreement.

## ARTICLE XXII

## Reimbursement for Advance Study

A. Those members of the staff upon verification of the completion of eighteen (18) semester hours post-graduate credits and advance written verification by the Board that the course(s) qualify for reimbursement will be allowed full reimbursement up to the amount that Grand Valley State University charges for a three credit graduate course at the 500-600 level the year that the request is made. The credits must be from an accredited college or university that are included in a degree program or designed to improve the teacher's competency. The money will be for the cost of tuition and course fees charged by the institution to take the course. Any tuition or fees covered by scholarship or grant awards shall not be reimbursable.
B. Those members who are considered ancillary staff (social workers, speech pathologists, school psychologists, and school counselors) have the ability to use graduate reimbursement funds to pay for pre-approved SCECH (formerly SB-CEU) credits. All other requirements spelled out in Article XX apply.
C. All requests for reimbursement must have prior approval from the building principal and the Superintendent in order to be eligible for reimbursement.
D. The course or courses must be taken and successfully completed during the contract year (September 1 - August 31). Payment will be credited to the contract year in which the course was completed. Evidence of successful completion may be in the form of a grade card or transcript.
E. During the contract year (September 1 - August 31), the teacher must apply in writing not more than 45 days after the completion of the course, except for classes completed during the summer session when Teacher must apply in writing not more than 45 days after the first day of school. (Example: School starts September 4 so the last day to apply would be October 18). A copy of the transcript showing successful completion or a letter from the instructor certifying successful completion must accompany the application.
F. The District shall reimburse each teacher for $50 \%$ of the application fee for renewal of the teacher's professional certificate as issued by the Michigan Department of Education. The District will also reimburse Social Workers, Speech Pathologists, School Psychologists, and School Counselors for $50 \%$ of license renewal fees.

## ARTICLE XXIII

## Board Rights

A. The Board, on its own behalf and on behalf of the electors of the district, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan and of the United States, including but without limiting the generality of the foregoing, the right:

1. To the executive management and administrative control of the school system and its properties and facilities and staff.
2. To hire all Teacher and, subject to the provisions of law, to determine their qualifications and the conditions for their continued employment, and to promote, discipline and transfer all such employees.
3. To establish grades and courses of instruction, including special programs, and to provide for athletic, recreational and social events for students, all as deemed necessary or advisable by the Board.
4. To decide upon the means and methods of instruction, the selection of textbooks and other teaching materials, and the use of teaching aids of every kind and nature.
5. To determine class schedules and the hours of instruction, the duties, responsibilities and assignments of Teacher with respect thereto and with respect to administrative and nonteaching activities, the terms and conditions of employment.
B. The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this Agreement and then only to the extent such specific and express terms hereof are in conformance with the Constitution and Laws of the State of Michigan and the Constitution and Laws of the United States.

## ARTICLE XXIV

## Calendar

A. The calendars for the 2014-2017 school years are contained in Appendix C, D, and E attached to and incorporated into this Agreement.
B. During each year of the current master agreement, students will be scheduled to attend the required number of days as prescribed by law for instruction. Teachers, other than those in their first three (3) years of employment in classroom teaching who have not fulfilled their State-mandated professional development requirements, will be scheduled to work 183 days. The actual scheduled instructional and work days are set forth in the calendars (see Appendix C, D, and E).
C. The first scheduled work day for the Teacher shall be arranged so that the morning will be used for teacher meetings, and the afternoon will be used as preparation time by the Teacher .

## D. School Closing (Snow Days)

1. Whenever schools shall be closed on a scheduled day due to inclement weather or other acts of God, the staff shall not be required to report for work and shall suffer no loss of pay.
2. In the event no days of instruction are canceled due to acts of God, the calendar will be followed as printed in Appendix C, D, and E of this Master Agreement.
3. In the event school is closed for more than thirty (30) hours during the first and second trimester due to acts of God, then the records day of the second trimester shall be converted to a full day of instruction prior to the exam schedule.
4. In the event the foregoing provisions of this Article do not result in the minimum number of state required student instructional hours, additional instructional hours shall be scheduled during days when Teachers were scheduled to work without students in attendance until the minimum number of instructional hours can be accomplished as follows:
a. First, the records day scheduled for the last day of the first trimester shall be converted to a half day of instruction and a half day for records.
b. Second, the records day scheduled for the last day of the third trimester shall be converted to a full day of instruction prior to the exam schedule.
5. Any alterations in the calendar according to the foregoing provisions shall not result in additional compensation being paid to Teacher.
6. In the event all of the foregoing provisions have been implemented and students still have not obtained the minimum number of instructional days/hours, then the district reserves the right to decide if additional days/hours will be scheduled. If additional days are scheduled, they shall be added to the school year immediately after the conclusion of the regular calendar as set forth in Appendix C, D, and E of the Master Agreement, unless otherwise agreed between the parties.
7. Any days added (per paragraph 6 above) to the Teachers' scheduled work year beyond the number of work days established in the calendar, as set forth in the Master Agreement, shall result in additional compensation to the Teacher. Such compensation shall be computed at the rate of $662 / 3 \%$ of $1 / 183^{\text {rd }}$ the daily rate of the teacher's annual salary, as set forth in Appendix A of the Master Agreement, for each day added (i.e., 0.003643 times the number of days made up, times the teacher's annual Appendix A.

## ARTICLE XXV

## Mentor Teacher

A. A mentor teacher shall perform the duties specified in Section 1526 of the School Code. A mentor teacher shall be a bargaining unit member with four (4) or more years of service with the District.
B. Starting with teachers hired by the District to begin teaching during the 1994-95 school year or later, each bargaining unit member for the first three (3) years of his/her employment in classroom teaching shall be assigned to up to two (2) mentor teachers. The mentor teacher shall be available to provide professional support, instruction and guidance. The purpose of the mentor assignment is to provide a peer who can offer assistance, resources and information.
C. The mentor teacher/mentee assignment shall be subject to the following conditions:

1. Participation as a mentor shall be voluntary. In the event there are not sufficient bargaining unit volunteers, the District may appoint mentor Teacher from any source permitted by Section 1526 of the School Code.
2. An attempt will be made to match mentor teacher and mentees who have the same area of certification or work assignment.
3. The mentor teacher assignment shall be subject to renewal on a year-to-year basis based on a review by the administration, the mentor teacher and the mentee at the end of the year.
4. The mentor teacher/mentee relationship shall be confidential and shall not in any fashion be a matter included in the evaluation of the mentor teacher or mentee.
5. Upon request, the administration shall make available reasonable release time for classroom/teacher observations (as approved by the building administrator). Additionally, release time shall be made available for mentor-mentee meeting time. First and second year mentor/mentees shall have available up to three (3) half-day releases per school year if mentor and mentee are not in the same building and one (1) half-day per school year release if the mentor and mentee are in the same building. Third year mentor/mentees shall have available up to two (2) half-day releases if not in the same building and one (1) half-day release if in the same building so the mentor teacher may work with the mentee in his/her assignment during the regular work day.

It is expected that mentors will meet with their mentees at least one and one-half hours a month before or after school to discuss curriculum and instructional issues September through May. Meeting (contact) time must be at least 30 minutes long to meet this monthly requirement. Documentation of the dates of these meetings will be submitted to the curriculum office at the end of the school year.

Meeting time outside the contract year shall be voluntary except that a first year teacher mentor may be required to attend a mentor/mentee meeting during the new teacher orientation arranged by the District. The first year teacher mentor shall be paid at the curriculum rate for all required time in attendance at the new teacher orientation. Required
new teacher orientation meeting time that is self-directed time for the mentee and mentor shall be in lieu of equivalent release time during the upcoming school year.
6. Mentees shall be provided with a minimum of fifteen (15) days of professional development during their first three (3) years of employment in classroom teaching within the school day and school calendar for new Teacher .
7. No later than the end of the first year that a bargaining unit member serves as a mentor teacher, he/she should attend a workshop or conference selected by the administration for the purpose of training the bargaining unit member to serve as a mentor teacher. All workshop or conference expenses shall be paid by the District.
8. For up to a one year period mentors will be available upon request for any teacher who is transferring to a subject area or grade level. The compensation rate and meeting requirements will be $50 \%$ of those for second year new teacher mentors (release time shall be made available for up to two half-day releases for out of building mentor/mentee and one half-day release for in building mentor/mentee).
9. Newly hired teachers who previously attained tenure will be provided one year of mentoring. This mentoring will be in the "Pathwise" program or some similar program if available. Requirements and compensation shall be as set for a year 2 mentor.
10. Mentors and mentees will be required to attend up to three meetings outside the school day of up to one and one-half hours in length during the course of the year.
11. In order to be eligible for "trained mentor" (Pathwise) pay the mentor must have attended the appropriate training.
D. In the event the law requiring mentor Teacher is repealed or amended during the life of this Agreement, the provisions of this Article that are affected by such change shall be suspended from operation.

## ARTICLE XXVI

## Curriculum Development

A. The Curriculum Council shall be responsible for assisting in the initiation and establishment of policies affecting the nature and design of the instructional program of the District. The Curriculum Council is to provide consultation with and recommendations to the Superintendent or designee for needed improvements in the instructional program, including but not limited to: (1) reviewing educational research and recommending practices; (2) developing and recommending criteria for the ongoing evaluation of instructional programs; (3) reviewing and recommending policies concerning testing programs and instructional management systems; (4) reviewing and making recommendations on proposed programs; and (5) promulgating and recommending other policies relating to the District's programs and curriculum. Curriculum Council membership shall include, but not be limited to, teacher representatives from each building and representatives of each department and grade level.
B. All Teachers are expected to teach the Board-approved curriculum and administer the appropriate assessments. Teachers may expand or enrich the curriculum (except in the area of reproductive health), provided they stay within the curriculum guidelines approved by the Board.
C. Annual student achievement data will be used to evaluate the District's curriculum. District assessment reports, other than those utilized internally by the administration, will only be made without the Teachers' names in aggregate form by district, building or grade level. Individual class reports for a teacher can be individualized and identify the classes' report.

## ARTICLE XXVII

## ESEA (No Child Left Behind)

A. The District shall notify each teacher in writing by October 1 of each year of his/her "highly qualified" status under the No Child Left Behind Act ("NCLB") for his/her current school year teaching assignment. The Association shall be provided a copy of each notice. It is the responsibility of each teacher to properly and timely fill out any forms the District may require and submit to the District verification of any tests or courses passed which are relevant to his/her "highly qualified" status.
B. The District and the Association share a common interest in seeing that all members of the teaching staff who must obtain "highly qualified" status under the NCLB do so. To facilitate that goal, the District agrees to allow Teacher to satisfy any of the options for becoming "highly qualified" for his/her teaching assignment that are recognized and approved by both the United States Department of Education and the Michigan Department of Education.
C. If any actions required by the Board or District under the NCLB result in a duty to bargain under the Public Employees Relations Act, bargaining shall be initiated by the parties in a time frame sufficient to allow completion of bargaining prior to the deadlines specified in the NCLB.
D. A teacher who is required as of the end of the 2005-06 school year to be "highly qualified" (as defined by the NCLB and the Michigan Department of Education) for his/her teaching assignment under the NCLB and is not "highly qualified" for his/her teaching assignment shall be granted the first vacancy he/she applies for providing he/she is fully qualified and fully certificated for the vacancy. If there is no vacancy for which said teacher is fully qualified and fully certificated and the District determines not to continue the teacher's current assignment, said teacher shall be placed on layoff and is subject to recall to a vacancy said teacher is fully qualified and fully certificated to fill.

## ARTICLE XXVIII

## Miscellaneous Provisions

A. Pursuant to Section 15(7) of the Public Employment Relations Act, if an emergency manager is appointed under the Local Government and School District Fiscal Accountability Act, then the emergency manager will have all powers specified in that Act in regard to this collective bargaining agreement. The District put this language into this Agreement solely because State law requires it.
B. A teacher should make their best effort to enter an unexpected absence into Aesop in a timely manner depending on the start of the student day in their building. The Administration will insure that a substitute teacher is placed in the classroom of the absent teacher.
C. No polygraph or lie detector device shall be used in any investigation for any teacher or pupil.
D. This Agreement shall supersede any rules, regulations, or practices of the Board that shall be contrary to or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms contained in any individual teacher contracts heretofore in effect. All future individual teacher contracts shall be made expressly subject to the terms of this Agreement so long as this Agreement is in force.
E. A copy of this Agreement shall be printed at the expense of the Board and presented to all Teacher currently employed by the Board. This agreement will also be available via the District's website.
F. If any provisions of this Agreement or any application of the Agreement to any employee or group of employees shall be found contrary to law, then such provisions or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.
G. The Association agrees not to engage in or encourage strike action. The Association agrees that an injunction may be issued by a court of competent jurisdiction against a strike engaged in by members of the Association.
H. Part-time Teacher - A teacher employed on a part-time basis throughout the school year shall be governed by policies affecting full-time staff members.
I. Payment for services rendered shall be on a pro-rata basis as follows:

Payment $=$ full-time salary X fraction of time employed
J. One-Year Leave of Absence Replacement Personnel - The District reserves the right to fill vacancies through a third party vendor if the vacancy is the result of the District granting a teacher's request for a one year leave of absence.
K. Temporary Personnel - Teacher hired by the District for 150 days or more within one school year to fill a temporary teaching vacancy shall be members of the bargaining unit and are subject to the policies and contract provisions governing the employment of regular staff, except time spent
working as a replacement teacher shall not be counted towards continuous years of service or considered as seniority for the purpose of layoffs or recalls under Article XIII of this Agreement until such time as a replacement teacher is awarded a vacant teaching position.

Payment for services shall be computed in accordance with the following formula:
Payment $=\left(\right.$ Contract amount $\left.^{*}\right) / 183$ X Replacement Teacher's \# Contract days
*NOTE: The contract amount is computed using the current salary schedule according to the experience and education of the replacement teacher.

## L. Transfer Credit Policy

Teacher transferring to the District from another school district may be placed at any step of their respective degree index up to receiving full credit on the salary schedule for the first six (6) years of outside teaching experience and one-half credit for the next four ( 4) years of outside experience.
M. Bargaining unit members shall not be expected or required to administer medication or perform non-emergency medical-related procedures.
N. In order to comply with MCL 1250, a teacher who receives an evaluation that is effective or highly effective, the teacher will receive a one-time payment of $\$ 50$ on or before June 30 of the current school year, in the form of a non-elective employer contribution to a 403(b) account with a Boardapproved vendor.

## ARTICLE XXIX

## Duration of Agreement

This Agreement shall be effective as of and shall continue in effect for three (3) years through the 30th day of August, 2017. This Agreement shall not be extended orally, and it is expressly understood that it shall expire on the date indicated.


## APPENDIX A

2014-2015 SCHOOL YEAR<br>Base $\$ 42,591$ X 1.00\%<br>Step-1<br>Degree - B.A.

| STEP | INDEXED <br> Multiplier | $\begin{gathered} \mathrm{BA} \\ 1 \end{gathered}$ | $\begin{gathered} B A+18 \\ 1.03 \end{gathered}$ | $\begin{gathered} B A+30 \\ 1.05 \end{gathered}$ | $\begin{aligned} & \text { MA } \\ & 1.09 \end{aligned}$ | $\begin{gathered} M A+15 \\ 1.1 \end{gathered}$ | $\begin{gathered} \text { EdS/PhD } \\ 1.12 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1* | 1 | \$42,591 | \$43,868 | \$44,720 | \$46,424 | \$46,850 | \$47,702 |
| 2* | 1.05 | \$44,720 | \$46,062 | \$46,956 | \$48,745 | \$49,192 | \$50,087 |
| 3 | 1.1 | \$46,850 | \$48,255 | \$49,192 | \$51,066 | \$51,535 | \$52,472 |
| 4 | 1.15 | \$48,979 | \$50,449 | \$51,428 | \$53,387 | \$53,877 | \$54,857 |
| 5 | 1.2 | \$51,109 | \$52,642 | \$53,664 | \$55,709 | \$56,220 | \$57,242 |
| 6 | 1.25 | \$53,238 | \$54,836 | \$55,900 | \$58,030 | \$58,562 | \$59,627 |
| 7 | 1.3 | \$55,368 | \$57,029 | \$58,136 | \$60,351 | \$60,905 | \$62,012 |
| 8 | 1.35 | \$57,497 | \$59,222 | \$60,372 | \$62,672 | \$63,247 | \$64,397 |
| 9 | 1.4 | \$59,627 | \$61,416 | \$62,608 | \$64,993 | \$65,590 | \$66,782 |
| 10 | 1.45 | \$61,757 | \$63,609 | \$64,844 | \$67,315 | \$67,932 | \$69,167 |
| 11 | 1.5 | \$63,886 | \$65,803 | \$67,080 | \$69,636 | \$70,275 | \$71,552 |
|  |  |  |  |  |  | 1.11 | 1.13 |
| 12 | 1.55 | \$66,016 | \$67,996 | \$69,316 | \$71,957 | \$73,277 | \$74,598 |
| 13 | 1.6 | \$68,145 | \$70,189 | \$71,552 | \$74,278 | \$75,641 | \$77,004 |
| 17 | 1.66 | \$70,701 | \$72,822 | \$74,236 | \$77,064 | \$78,478 | \$79,892 |
| 20 | 1.7 |  |  | \$76,024 | \$78,921 | \$80,369 | \$81,817 |
| 25 | 1.78 |  |  | \$79,602 | \$82,634 | \$84,151 | \$85,667 |

A one time payment of $\$ 500.00$ will be made to members prior to the first payroll of the 2015 calendar year. This one-time payment will be prorated for members with a partial f.t.e. assignment.

## APPENDIX A

## 2015-2016 AND 2016-2017 SCHOOL YEARS

BASE \$42,000 x 1.00\%
STEP--1 Degree -- B.A.

|  | BA |  | MA |  | MA+36, EdS, PhD |  |
| :---: | ---: | ---: | ---: | ---: | ---: | ---: |
|  | $\mathbf{1 . 0 0}$ |  | Step Change | $\mathbf{1 . 0 8}$ | Step Change | $\mathbf{1 . 1 3}$ |
| 1 | $\$$ | 42,000 | $\$$ | - | $\$$ | 45,360 |
| Step Change |  |  |  |  |  |  |
| 2 | 42,830 | 830 | 46,768 | - | $\$$ | 47,460 |

## 2015/2016 SCHEDULE TRANSITION AND STEP INCREASES:

A. Members on the BA column in 2014/2015 will transition to the next highest salary amount on the 2015/2016 BA column plus one additional step.

Those members on the BA column with a salary greater than $\$ 65,410$ will maintain their 2014/2015 salary plus and additional $\$ 830$ not to exceed $\$ 80,603$.
B. Members on the BA+18 column in 2014/2015 will transition to the next highest salary amount on the 2015/2016 BA column plus one additional step.

Those members on the BA schedule with a salary greater than $\$ 65,410$ will maintain their 2014/2015 salary plus and additional $\$ 830$ not to exceed $\$ 80,603$.
C. Members on the BA+30 column in 2014/2015 will transition to the next highest salary amount on the 2015/2016 BA column plus one additional step.

Members on the BA +30 column in 2014/2015 that are steps 23 through 30 will receive a salary of \$80,103 in 2015/2016.

All other members on the BA +30 column with a salary greater than $\$ 65,410$ will maintain their 2014/2015 salary plus an additional $\$ 830$ not to exceed $\$ 80,603$.
D. Members on the MA column in 2014/2015 will transition to the next highest salary amount on the 2015/2016 MA column plus one additional step.
E. Members on the MA+15 column in 2014/2015 will transition to the next highest salary amount on the 2015/2016 MA column plus one additional step.

Members on the MA+15 schedule in 2014/2015 that are steps 25 and higher will receive a salary of $\$ 85,151$ in 2015/2016.

## 2016/2017 STEP INCREASES:

A. Members on the BA column with a salary greater than $\$ 65,410$ will maintain their 2015/2016 salary plus an additional $\$ 830$ not to exceed $\$ 80,603$.

Members on the BA+30 column in 2014/2015 that are steps 23 through 30 will receive a salary of \$80,603 in 2016/2017 (an increase of \$500 from 2015/2016).
B. Members on the MA column with a salary greater than $\$ 84,376$ will receive a salary of \$85,651 in 2016/2017.

## COLUMN SHIFTS

A. Those members in the BA column who obtain a Masters degree will receive the normal step increase on the BA schedule and an additional $\$ 3,600$ added to base salary. Then, the member will be shifted to the MA column to the step closest to this adjusted salary total.

This may mean the member will be on a lower step when they are repositioned into the MA column.

Example: A member on step 10 on the BA column in 2015/2016 obtains a masters degree to start the $2016 / 2017$ school year will be repositioned to step 7 on the MA column.

2015/2016 Salary - BA Step 10

2016/2017 Salary -- BA Step 11
Plus $\$ 3,600$ adjustment for degree change
Adjusted Total

Step 7 is the closest salary on the MA column to $\$ 53,900$ :
\$ 49,970
\$ 50,300
$+\quad 3,600$
\$ 53,900
\$ 53,808

|  | BA | MA |
| :---: | ---: | ---: |
| STEP | 1.00 | 1.08 |
| 1 | $\$$ | 42,000 |
| $\$$ |  |  |
| 2 | 42,830 | 46,768 |
| 3 | 43,660 | 48,176 |
| 4 | 44,490 | 49,584 |
| 5 | 45,320 | 50,992 |
| 6 | 46,150 | 52,400 |
| 7 | 46,980 | 53,808 |
| 8 | 47,810 | 55,216 |
| 9 | 48,640 | 56,624 |
| 10 | 49,470 | 58,032 |
| 11 | 50,300 | 59,440 |
| 12 | 51,130 | 60,848 |

# APPENDIX B <br> 2014-2017 Non-Tenured/Extra Curricular Position Salary Schedule (SCHEDULE B) 

## Non-tenured/Extra-Curricular Salary Table*

| Step $1-\$ 42,591$ | Step $7-\$ 55,368$ |
| :--- | :--- |
| Step $2-\$ 44,721$ | Step $8-\$ 57,498$ |
| Step $3-\$ 46,850$ | Step $9-\$ 59,627$ |
| Step $4-\$ 48,980$ | Step $10-\$ 61,757$ |
| Step $5-\$ 51,109$ | Step $11-\$ 63,887$ |

Step 6 - \$53,239
*Rate to be increased each year by the same percentage as the BA Base.
Coaches Salary Based on \% of Non-tenured/Extra-Curricular Salary Table. Compensation is based on years of coaching experience and is limited to seven (7) steps.

Baseball

| Head Coach Varsity | $11 \%$ |
| :--- | :--- |
| Junior Varsity | $7.75 \%$ |
| Freshman | $7.0 \%$ |

Basketball
Head Coach
Junior Varsity
14.5\%

Junior Varsity
10\%

9th Grade
8th Grade (2 coaches)
7th Grade (2 coaches)
10\%

Bowling
9.0\%

Cheerleading
Varsity Sideline
Junior Varsity Sideline
Freshman Sideline
Varsity Competitive Cheer
Junior Varsity Competitive Cheer
Freshman Competitive Cheer
Fall 6.0\%
Fall 4.0\%
Fall 4.0\%
Winter 9.0\%
Winter 6.25\%
Winter 6.25\%

Cross Country
High School(2 coaches)
11\% each
Middle School (2 coaches)
6.0\% each

Football

| Head Coach Varsity | $14.5 \%$ |
| :--- | :--- |
| Varsity Assistant (2 coaches) | $10.0 \%$ each |
| Head Coach Reserve | $9.5 \%$ |
| Reserve Assistant (2 coaches) | $8.5 \%$ each |
| Head Coach Freshman | $8.5 \%$ |
| Freshman Assistant | $8.0 \%$ |

Golf
Head Coach
11\%
Junior Varsity
7.75\%

Hockey
Head Coach 9.0\%

Assistant Coach 6.25\%
Soccer
Head Coach
Junior Varsity
Freshman
11\%

8th Grade
7.0\%

7th Grade
6.0\%

7th Grade
6.0\%

Softball
Head Coach Varsity
11\%
Junior Varsity 7.75\%
Freshman
7.0\%

Swimming
Head Coach
Assistant
12.5\%

Diving
Middle School Coach (2 coaches)
Middle School Assistant Coach (2 coaches)
Middle School Diving Coach (2 coaches)
8.0\%
8.0\%
$6.75 \%$ each
$5.75 \%$ each
5.75\% each

Tennis
Head Coach
11\%
Junior Varsity
7.75\%

Middle School (2 coaches)
6.0\% each

Track
Head Coach
Assistant - (2 coaches per team)
11\%
Middle School (2 coaches)
Middle School Assistant (4 coaches)
$7.75 \%$ each
6.0\% each
$5.0 \%$ each

| Volleyball |  |
| :---: | :---: |
| Head Coach Varsity | 11\% |
| Junior Varsity | 7.75\% |
| Freshmen | 7.0\% |
| 8th Grade | 6.0\% |
| 7th Grade | 6.0\% |
| Water Polo |  |
| Varsity Head Coach | 9.0\% |
| Junior Varsity Head Coach (2 coaches) | 6.0\% each |
| Wrestling |  |
| Head Coach | 12.5\% |
| Assistant Varsity Coach | 8.0\% |
| Middle School Coach | 6.75\% |
| Middle School Assistant | 5.75\% |
| Marching Band Director | 11.5\% (if not offered as credit class) |
|  | 9.5\% (if offered as credit class) |
| Assistant Marching Band Director | 8.5\% (if not offered as credit class) |
|  | 6.5\% (if offered as credit class) |
| All Extramural \& Intramural | \$15.04/hr. |
| All mileage recorded by coaches on scouting assignments of the Athletic Department shall b paid at a rate equal to the current IRS fixed mileage rate, providing a school car is not available. |  |
| For the following positions, the salary is based on \% of Non-tenured/Extra-Curricular Salary |  |
| Table. Compensation is based on years of coaching experience and is limited to eleven (11) |  |
| Band and Orchestra |  |
| Symphony Band |  |
| Director | 3.0\% |
| Assistant | 2.0\% |
| Concert Band \& Orchestra Director |  |
| Director | 3.0\% |
| Assistant | 2.0\% |
| Freshman Band \& Orchestra Director |  |
| Director | 2.0\% |
| Assistant | 1.5\% |
| $6^{\text {th }} / 7^{\text {th }} / 8^{\text {th }}$ Grade Band (each band - each school) |  |
| Director | 1.5\% |
| Assistant(s) | 1.0\% |
| $6^{\text {th }} / 7^{\text {th }} / 8^{\text {th }}$ Grade Orchestra (each orchestra - each school) |  |
| Director | 1.5\% |
| Assistant(s) | 1.0\% |
| Broadcasting | 6.0\% (if not offered as credit class) |
|  | 2.0\% (if offered as credit class) |

## Chess Club

Choir
High School
Middle School (3)

## Class Sponsors

Seniors (2)
Juniors (2)
Sophomores (2)
Freshmen (2)
Close-Up
Dance Club
Head Coach
Junior Varsity Coach
Debate
Detention Room Supervision
Elementary Safety Sponsor
Fiddle Club
Forensics
High School Student Council
High School Student Council Assistant
Michigan Youth in Government Coordinator
Middle School Competitive Cheer Coach
$7^{\text {th }}$ grade
$8^{\text {th }}$ grade
Middle School Football Club
Head Coach $8^{\text {th }}$ grade (2)
Head Coach $7^{\text {th }}$ grade (2)
Middle School Student Council (2)
Middle School Tennis (2 coaches)
National Honor Society (High School)
Pep Band
S.A.D.D. advisor

School Store
Science Club
Science Olympiad (3 coaches per team)
Ski Club
High School
Middle School
Summer Science Instructors (2)
Theater Directors (High School)
Musical Director
Musical Assistant Director
Drama Director
Drama Assistant Director
Music Revue Show
2.0\%
2.0\%
8.0\%
$6.5 \%$ each
2.5\% each
3.5\% each
$1.5 \%$ each
$1.5 \%$ each
2.0\%
2.5\%
1.5\%
2.0\%
\$27.07/hour
\$250.00
2.0\%
2.0\%
6.0\%
4.0\%
2.5\%
2.5\%
2.5\%
4.0\% each
$3.5 \%$ each
4.0\% each
6.0\% each
$6.0 \%$ total (divide among those serving)
2.0\%
2.0\%
4.0\% (if offered as credit class)
6.0\% (if not offered as credit class)
2.0\%
2.0\% each
1.0\%
5.5\% each
6.0\%
4.0\%
6.0\%
4.0\%
4.0\% (if offered as credit class)
$6.0 \%$ (if not offered as credit class)

Vantage Point
Visual Imaging Club
Yearbook
We the People

Mentors
"Pathwise" Mentors
Non-"Pathwise" Mentors
6.0\% (if not offered as credit class)
2.0\% (if offered as credit class)
2.0\%
6.0\% (if not offered as credit class)
2.0\% (if offered as credit class)
2.0\%

| Mentee Year 1 |  | Mentee Year 2 Mentee Year 3 |  |
| :---: | :---: | :---: | :---: |
|  | $\$ 935$ |  | $\$ 550$ |
| $\$ 660$ | $\$ 495$ |  | $\$ 400$ |

## APPENDIX C

## Staff Calendar for the 2014/2015 School Year

| Date(s) | Activity | Teacher Days | Instruct. Days |
| :---: | :---: | :---: | :---: |
| August 18-21 | New Teacher Orientation* (2-3 days) |  |  |
| August 25 | First Teacher Day |  |  |
| August 25-28 | Professional Development |  |  |
| August |  | 4 | 0 |
| September 1 | Labor Day |  |  |
| September 2 | First Student Day |  |  |
| September 24 | Late Start |  |  |
| September |  | 21 | 21 |


| October 22 | Late Start |  |  |
| :--- | :--- | :--- | :--- | :--- |
| October 31 | Records Day - Elem. <br> Student Day - MS \& HS | $\mathbf{2 3}$ | $\mathbf{2 2 / 2 3}$ |
| October |  |  |  |


| November 26 | Records Day - HS / Elem. \& MS off in exchange for extra P/T Conferences |  |  |
| :--- | :--- | :---: | :---: |
| November 27-28 | Thanksgiving Break | $\mathbf{1 8}$ | $\mathbf{1 7}$ |
| November |  |  |  |


| December 10 | Late Start |  |  |
| :--- | :--- | :--- | :--- |
| December 22 | Christmas Vacation Begins |  | $\mathbf{1 5}$ |
| December |  | $\mathbf{1 5}$ |  |


| January 5 | Classes Resume |  |  |
| :--- | :--- | :--- | :--- |
| January 30 | Professional Development Day |  |  |
| January |  | $\mathbf{2 0}$ | $\mathbf{1 9}$ |


| February 2 | Mid-Winter Break |  |  |
| :--- | :--- | :--- | :--- |
| February 18 | Late Start | $\mathbf{1 9}$ | $\mathbf{1 9}$ |
| February |  |  |  |


| March 9 | Records Day - EL/HS <br> Pro. Dev. - MS |  |  |
| :--- | :--- | :--- | :--- |
| March |  | $\mathbf{2 2}$ | $\mathbf{2 1}$ |


| April 3-10 | Spring Break |  |  |
| :--- | :--- | :--- | :--- | :--- |
| April 29 | Late Start | $\mathbf{1 6}$ | $\mathbf{1 6}$ |
| April |  |  |  |
| May 25 | Memorial Day | $\mathbf{2 0}$ | $\mathbf{2 0}$ |
| May |  |  |  |
| June 5 | Last Student/Teacher Day (early dismissal for students) | $\mathbf{5}$ | $\mathbf{5}$ |
| June |  | $\mathbf{1 8 3}$ | $\mathbf{1 7 5 / 1 7 6}$ |

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## *Parent/Teacher Conference schedules will be communicated through each building.

- Teachers are dismissed at noon on $8 / 28 / 14$ in exchange for evening building open house events
- 10/31/14 Records for K-5 teachers only, 6-12 has a normal instructional day
- Fall EL/MS Conferences will be held between $11 / 3 / 14$ and $11 / 21 / 14$
- $11 / 26 / 14$ Records for HS staff only (EL and MS exchange day for additional P/T conference hours)
- 1/30/15 K -12 PD
- 2/2/15 Winter Break Day
- 3/9/15 K-5 and a 9-12 Records/Planning, PD for MS (moved from 3/6/15)
- Spring EL/MS Conferences will be held between 3/9/15 and 4/2/15
- 6/5/15 Half day of school for students
- 6/5/15 Last full day for teachers


## APPENDIX D

## Staff Calendar for the 2015/2016 School Year

To be determined.

## APPENDIX E

Staff Calendar for the 2016/2017 School Year

To be determined.

## APPENDIX F

## Ancillary Staff Evaluation Rubrics

| HPS School Psychologist Evaluation Rubric |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Domain I - Planning and Preparation |  |  |  |  |  |  |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Psychologist Evaluation Rubric (continued) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain II - The Working Environment |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.2.1. Establishing rapport with students | Makes limited/no effort to establish rapport with students during the assessment process. | Demonstrates minimal effort to establish rapport with the student being tested prior to the assessment being administered. | Psychologist interactions with students are positive and respectful. <br> Demonstrates adequate effort to establish rapport with student. | Works to develop rapport with students outside of the assessment setting. Demonstrates extensive effort to establish rapport with students. |
| D.2.2. Encouraging the use of established procedures for problem solving teams, evaluations, and referrals | Is not aware of or does not follow established procedures for problem solving teams, evaluations and referrals. | Demonstrates limited knowledge of procedures for problem solving teams, evaluations and referrals. | Demonstrates adequate knowledge of procedures for problem solving teams, evaluations and referrals, and encourages the implementation of those procedures. | Demonstrates leadership in the use of correct procedures . Takes an active leadership role in using the procedures accurately. |
| D.2.3. Organizing available physical space for testing of students and storage of materials | Is not aware of or does not follow established procedures for problem solving teams, evaluations and referrals. | Demonstrates limited knowledge of procedures for problem solving teams, evaluations and referrals. | Demonstrates adequate knowledge of procedures for problem solving teams, evaluations and referrals, and encourages the implementation of those procedures. | Demonstrates leadership in the use of correct procedures . Takes an active leadership role in using the procedures accurately. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Psychologist Evaluation Rubric (continued) |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain III - Delivery of Service |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.3.1. Consulting with staff/families in response to requests for consultation and/or referral | Fails to consult with colleagues or families when a need is present. | Consults with colleagues or families on a sporadic basis. | Consults with colleagues and families adequately when a need is present. | Consults with colleagues and families when a need is present and engages in followup. |
| D.3.2. Evaluating student needs in compliance with Michigan rules/regulations and making use of best practices | Selects inappropriate instruments, is inaccurate in the evaluation or does not follow state and/or federal regulations. | Attempts to conduct a sound evaluation, but does not always follow state and/or federal regulations. | Conducts and accurate and sound evaluation, adheres to MI rules/regulations and makes use of best practices. | Conducts accurate and sound evaluations, adheres to MI rules/regulations, makes use of best practices and gives recommendations beyond the area of eligibility or suggestions for followup. |
| D.3.3. Active participation in multidisciplinary evaluation team meetings | Does not actively participate in multidisciplinary evaluation team meetings. | Limited participation in multidisciplinary evaluation teams. Makes limited contributions to professional conversations. | Actively participates in multidisciplinary evaluation teams and assumes leadership of team when necessary. | Actively participates in multidisciplinary evaluation teams. Assumes leadership of the team and takes initiative in assembling materials needed for the meeting when case manager. |
| D.3.4. Participation in planning interventions to maximize student's likelihood of success | Does not contribute to the planning of interventions. | Makes limited contribution to planning interventions. | Makes adequate contribution to planning interventions and consults on appropriate progress monitoring practices. | Makes extensive contribution to planning interventions, finding ways to creatively meet student needs. Consults on appropriate progress monitoring practices and assists in the planning of the trajectory/aim-line for evaluating improvement. |
| D.3.5. Initiating contact with physicians and community mental health service providers as needed | Fails to initiate contact with physicians and/or community mental health service providers as needed. | Inconsistently initiates contact with physicians and community mental health service providers as needed. | Initiates contact with physicians and community mental health service providers as needed. | Actively pursues contact with physicians and community mental health service providers, making multiple attempts when necessary. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Psychologist Evaluation Rubric (continued) |  |  |  |  |  |  |
| :---: | :--- | :--- | :--- | :--- | :--- | :---: |
| Domain IV - Professional Responsibilities |  |  |  |  |  |  |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Social Worker Evaluation Rubric |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain I - Service Delivery |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.1.1. Consultation | Does not consult or advocate for students with administrators, teachers, and support personnel. | Sometimes consults and advocates for students with administrators, teachers, and support personnel. | Consults and advocates for students with administrators, teachers, and support personnel. | Proactively and effectively consults and is an advocate for the needs of the student with administrators, teachers, and support personnel. Is a resource in area of expertise. |
| D.1.2. Incorporates IEP goals | Is not aware of entire IEP and goals do not reflect or support the disability. | Is aware of parts IEP and has weakness in connecting the disability with written goals. | Is aware of discipline relevant parts of the IEP and incorporates skills from other disciplines when required. | Is highly aware of entire IEP and incorporates skills from other disciplines when required. |
| D.1.3. <br> Licensure/Certification | No longer holds necessary license/certification. | Does not attend necessary professional development to ameliorate professional deficiencies. | Holds the necessary and current license/certification. Completes necessary professional development in order to maintain licensure/certification. | Holds the necessary and current license/certification. Has taken more than the required amount of professional development courses. Has the capacity to lead district level professional development. |
| D.1.4. Use of Resources | Unaware of resources available through the school district, or community for teaching and learning. | Inconsistent use of resources available through the school district, or community for teaching and learning. | Utilizes resources that are available through school, the district or community for teaching and learning. | Seeks out and integrates resources available through the school, district and other organizations for teaching and learning. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Social Worker Evaluation Rubric |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain II - Student Engagement |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.2.1. Flexibility and Feedback | Does not check for understanding. Does not provide adequate feedback. | Inconsistently checks for understanding during instruction and give minimum feedback. | Frequently checks for understanding and gives students feedback as needed. | Uses a variety of effective methods to check for student understanding and instruction is adjusted as needed. |
| D.2.2. Assessment of Student Behavior | Does not conduct functional behavior assessment or make changes based on data. | Conducts some functional behavior assessment but makes few changes based on data. | Conducts functional behavior assessment and positive behavior support plan. Makes changes based on data. | Conducts appropriate, accurate, high quality, functional behavior assessment as part of a positive behavior support plan and makes changes based on data. |
| D.2.3. Interaction with Students | Does not have appropriate interactions with students. Professional does not encourage the respect of students. | Interactions with students are generally appropriate, but may reflect occasional inconsistencies, favoritism, or disregard the diverse cultures of their students. Professional minimally encourages the respect of students. | Interactions are friendly and demonstrate general warmth, caring, and respect. Interactions are appropriate to developmental and cultural norms. Professional encourages the respect of students. | Interactions demonstrate genuine caring and respect for individual students. Successfully accommodates the questions or interests of the students. Students exhibit respect for professional as an individual. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Social Worker Evaluation Rubric |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain III - Professional Responsibilities |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.3.1. Service to Students | Dishonors students in the schools, fails to advocate for students. | Attempts to serve students inconsistently. Is limited in her/his capacity to meet the needs of their students. | Is active in serving students. Works within a team to ensure that students receive a fair opportunity to succeed. | Is highly proactive in serving students. Makes effort to ensure that students are honored in the school. Takes a leadership role in decision-making. |
| D.3.2. Service to Profession | Does not participate in professional activities. | Participates in mandatory professional activities provided by the district. | Seeks out professional development opportunities within the community (grant writing, conferences, etc..) | Makes attempts to engage in community learning and service opportunities to represent the district and profession. |
| D.3.3. Maintains Confidentiality | Does not maintain privacy and/or confidentiality. | Understands privacy and confidentiality but does not demonstrate consistently. | Demonstrates the ability to determine when, where, and with whom it is legal and appropriate to share information. | Promotes and shares with others how to maintain privacy and confidentiality. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Social Worker Evaluation Rubric |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Domain IV - Professional Standards |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |
| D.4.1. Evaluation | Time frames are not met. Information does not meet minimum criteria. Evaluation tools are not utilized appropriately. | Time frames are met in a portion of the cases. Information meets minimum criteria for indicating eligibility. Evaluation tools used are appropriate but limited. | Time requirements are met in all cases. Report shows good understanding of the child comprehensive record review or case history. Evaluation tools are appropriate and varied. | Consistently meets time frames related to the evaluation process. Records are accurate, complete and up to date. Thoroughly gathers information from records, parents and school staff to determine and understand the needs of her/his students. A variety of assessment techniques and evaluation tools are used. |
| D.4.2. Interpersonal | Unapproachable. Does not share information. Dismissive of the opinions of others. | Respectful but difficulty establishing rapport and working relationships | Establishes good rapport/working relationship with staff. Able to share information at different levels. Able to facilitate meetings. | Ability to diffuse a difficult situation. Willing to take leadership/facilitate meetings often. Establishes rapport even in difficult situations. |
| D.4.3. Ethics | Demonstrates a pattern of poor decisionmaking engages in unethical behavior. | Underdeveloped knowledge of NASW Code of Ethics. | Adheres to the NASW Code of Ethics. | Maintains high expectations and skilled application of ethical decision making according to the NASW Code of Ethics. |
| D.4.4. Reports | Reports are inaccurate or not appropriate to the audience, not timely or explained well to parents. | Reports are accurate but lacking clarity, not always appropriate to the audience and not explained well to parents. | Reports are accurate and include educationally relevant information. They are timely and explained well to parents. | Oral and written reports are accurate and clear, presented in advance, include educationally relevant information, and are tailored for the audience. |
| D.4.5. Evidence-based Assessment | Does not implement evidence-based or best practices for assessment and /or interventions with students. | Attempts to implement evidence based best practices for assessment and/or interventions with students are not always successful. | Utilizes evidence based rating scales for assessment. | Consistently takes initiative to implement evidence based or best practices for assessment and/or interventions with students. |

## APPENDIX F (con't)

## Ancillary Staff Evaluation Rubrics

| HPS School Social Worker Evaluation Rubric |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :---: | :---: |
| Domain V - Planning and Preparation |  |  |  |  |  |  |
| Element | Ineffective | Minamally Effective | Effective | Highly Effective |  |  |
| D.5.1. Knowledge of <br> the Age Appropriate <br> Levels of Development <br> and Skills of Her/His <br> Students | Does not display <br> general knowledge of <br> developmental <br> characteristics. | Displays general <br> knowledge of <br> developmental <br> characteristics but does <br> not use consistently. | Displays understanding <br> of typical <br> developmental <br> characteristics of <br> groups of students, as <br> well as, exceptions to <br> general patterns. | Displays and uses <br> extensive knowledge of <br> typical developmental <br> characteristics as they <br> pertain to each student. |  |  |

## Appendix F.1.

## Hudsonville Public Schools

## Plan of Assistance for Ancillary Positions

Employee's Name: $\qquad$ Building: $\qquad$

Assignment:
Date:

Evaluator's Name: $\qquad$

## Statement of Area(s) Needing Improvement

States performance concerns which have been identified by the evaluator as being unsatisfactory and in need of improvement.

## Program to Be Developed

- Restate each deficiency.
- Delineate specific recommendations for improvement in measurable, observable terms to be pursued by the employee.
- Develop a time line to implement the recommendations.
- State the assistance to be provided (i.e., materials, resources, and/or consultant services).


## Monitoring System

- Explain how progress on the plan is going to be measured.
- Detail any time lines to be met. Includes when, in the evaluator's judgment, the plan will be considered completed.


# Letter of Understanding <br> between the <br> Hudsonville Board of Education <br> and the <br> Hudsonville Education Association, MEA-NEA 

Hudsonville Public Schools ("the District") will offer an Extra Income Transition Plan ("the Plan") on a one-time basis under the following terms and conditions:

## A. Eligibility

1. The bargaining unit member must have completed fifteen (15) or more years of service with the District and be at or above Step 13 of any column on the Hudsonville Salary Schedule (Appendix A) on or before the effective date of termination of his/her employment.
2. The bargaining unit member must be eligible for retirement under the Michigan Public School Employees Retirement System ("MPSERS").
3. The bargaining unit member must be actively employed during the school year prior to when his/her retirement commences.
4. The bargaining unit member must agree to terminate his/her employment with the District at the end of any school year beginning with the 2005/2006 school year and ending with the 2016/2017 school year.
5. The bargaining unit member must provide the District with advance written notice of his/her intention to terminate his/her employment under this Plan no later than January 1 of the year he/she plans to retire.
6. The bargaining unit member electing this Plan must sign a Release and Waiver of Claims Agreement at least fourteen (14) calendar days prior to effective date of his/her resignation and fail to exercise his/her right to revoke the Agreement during the seven (7) day period after executing the Agreement.
B. Incentive Payment.
7. The District shall pay an eligible bargaining unit member payments in the form of a nonelective employer contribution to a 403(b) plan account with a Board-approved vendor as selected by the teacher, as follows:

| Accumulated Service Credit under <br> MPSERS When Bargaining Unit <br> Member's Retirement Commences | Payment Based On The Indicated Percentage Of The <br> Bargaining Unit Member's Actual Appendix A Salary <br> During His/Her Final Year of Employment |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: |
|  | $\underline{\text { Year 1 }}$ | $\underline{\text { Year 2 }}$ | $\underline{\text { Year 3 }}$ | $\underline{\text { Year 4 }}$ | Year 5 |
|  | $15 \%$ | $15 \%$ | $15 \%$ | $15 \%$ | $15 \%$ |
| 30 years or less | $15 \%$ | $13 \%$ | $12 \%$ | $11 \%$ | None |
| 31 Years | $15 \%$ | $12 \%$ | $10 \%$ | None | None |
| 32 Years |  |  |  |  |  |

2. Payments will be made on or before June 30 of the year they are due. The bargaining unit member is responsible for the payment of any federal, state or local taxes with respect to the payments.

## C. Service Credit Option.

In lieu of the Incentive Payment in Section B above, a bargaining unit member with less than thirty (30) but at least twenty-five (25) years of service credit under MPSERS may elect the following:

| Accumulated Service <br> Credit Under MPSERS <br> When Bargaining Unit <br> Member’s Retirement <br> Commences | Years of <br> Service <br> Credit To Be <br> Purchased By <br> District | Payment Based On The Indicated Percentage Of <br> The Bargaining Unit Member’s Actual Appendix <br> A Salary During His/Her Final Year of <br> Employment |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Year 1 | Year 2 | Year 3 | Year 4 | Year 5 |
| 25 | 5 | None | None | None | None | None |
| 26 | 4 | $15 \%$ | None | None | None | None |
| 27 | 3 | $15 \%$ | $15 \%$ | None | None | None |
| 28 | 2 | $15 \%$ | $15 \%$ | $15 \%$ | None | None |
| 29 | 1 | $15 \%$ | $15 \%$ | $15 \%$ | $15 \%$ | None |

Any payments made for years of service credit will be made in accordance with MPSERS guidelines. Such payments shall be limited to the percentage rates as of August 2, 2005 in the Variable Percentage Buy-In Table issued by MPSERS.

Percentage of salary payments will be made on or before June 30 of the year they are due in the form of a nonelective employer contribution to a 403(b) account with a Board-approved vendor as selected by the teacher. The bargaining unit member is responsible for the payment of any federal, state or local taxes with respect to the payment.

## D. Grandfather Provision

## 1. Eligibility

The bargaining unit member was eligible for regular retirement benefits under MPSERS as of June 30, 2006 (regardless of the year within which he/she first satisfied the requirements for regular retirement benefits under MSPERS).

## 2. Incentive Payment

The District shall pay an eligible bargaining unit member payments in the form of a nonelective contribution to a 403(b) plan account with a Board-approved vendor as selected by the teacher, as follows:

| Effective Date Of Bargaining <br> Unit Member's Retirement | Payment Based On The Indicated Percentage Of The <br> Bargaining Unit Member's Actual Appendix A Salary <br> During His/Her Final Year of Employment |  |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: |
|  | $\underline{\text { Year 1 }}$ | Year 2 | Year 3 | Year 4 | Year 5 |
| June 30, 2006 | $15 \%$ | $15 \%$ | $15 \%$ | $15 \%$ | $15 \%$ |
| June 30, 2007 | $15 \%$ | $13 \%$ | $12 \%$ | $11 \%$ | None |
| June 30, 2008 | $15 \%$ | $12 \%$ | $10 \%$ | None | None |

Payments will be made on or before June 30 of the year they are due. The bargaining unit member is responsible for the payment of any federal, state or local taxes with respect to the payments.

## E. One-Time Insurance Option

An eligible bargaining unit member may on a one-time basis elect to terminate his/her employment with the District at the end of the 2005/2006 school year, and the Board shall continue to provide the same health and dental insurance programs to the teacher and bargaining unit members. These insurance benefits shall terminate five (5) years after the effective date of the teacher's termination of employment or upon the death of the teacher, whichever occurs first. The benefits provided in this option are in lieu of any other benefits provided in Sections B., C., or D. of this Letter of Understanding.
F. The Letter of Agreement shall expire at midnight on June 30, 2017.

THE HUDSONVILLE BOARD OF EDUCATION

By
Its $\qquad$
Date: $\qquad$

THE HUDSONVILLE EDUCATION ASSOCIATION, MEA-NEA
By $\qquad$

Date: $\qquad$

## Letter of Understanding School Improvements

The Board, Administration, Teacher and Association, in conjunction with P.A. 25 of 1990, MSA 15.4627 et. seq., agree that district-wide school improvement plans and quality educational services are a fundamental priority and shared goal of the parties.

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

## Letter of Understanding RE: Misc. Matters

1. It is understood that attendance and/or participation by Teacher in events (such as overnight camps, elementary Christmas programs, etc.) scheduled outside of the regular school hours is voluntary.
2. Should the District implement a middle school schedule that does not include teacher team planning time of at least thirty-five (35) minutes per day in addition to the contractual individual planning time, the District agrees Teacher in middle school buildings shall have no obligation to provide any teaming activities traditionally provided under the team teaching concept.

## Letter of Agreement Re: New Teacher Mentoring Program

In light of the fact that the district is in the process of enhancing the new teacher mentoring program (called "Pathwise"), the parties have reached a number of agreements concerning the structure and requirements of the program. Some of the agreements are included in the Master Agreement (Article XXV. "Mentor Teacher "). The agreements detailed below are in addition to the specific contract language and it is the intent of the parties that these agreements remain in effect through the 2003-2005contract or until both parties agree to modify them.

The training of new teacher mentors will be the responsibility of the district. Teacher involved in the training will be compensated at the curriculum rate for all non-contractual time they are involved in the training. All expenses related to the training will be reimbursed according to the District's conference guidelines. Some of the training can occur as release time during the school year.

Trained mentors will be assigned the same mentee for all three years of the mentoring process, if applicable, and absent a modification of the arrangement by the "Steering Committee" or the supervisor of the mentoring program.

Mentors are expected to meet with their mentee on at least two occasions each month for at least a total of one and one-half ( $11 / 2$ ) hours.

Pathwise Mentors are normally expected to complete the Pathwise activities with the beginning teacher over a two-year period. In the event that is not possible, the mentor must make arrangements with the mentor supervisor.

A "Steering Committee", made up of no more than eight (8) Teacher and no more than five (5) administrators, will monitor the mentoring process and assist in the recruitment and selection of mentors. The Association will select teacher participants for this committee. The final decision for mentor selection will be made by the administration.

For Hudsonville Public Schools

Date

For Hudsonville Education Association

Date

## Letter of Agreement <br> RE: Middle School (Attachment \#2) - Expectations for Team Planning Time

If the Board continues to require team planning time, core Teacher will be given a specified team planning time daily ( 35 minutes). It is the responsibility of the team to use the team planning time to develop a plan that incorporates the following expectations into their team time agendas.

The team will:

1. Develop interdisciplinary units (curriculum on the wall - updates) that include reading and writing in the content areas.
2. Maintain a daily log and agenda of the team meeting content. Include notes of: discussions regarding curriculum, schedules, student needs and expectations, etc.
3. Inform the administration of the team meeting location.
4. Provide the administration a summary of weekly plans, schedule of events, etc. (method still to be determined)
5. Write and submit a monthly paragraph of block activity for the newsletter.
6. Make contact with each student's parent, or guardian, at least one time per semester. This contact can be in the form of a personal note or phone call. If parent meetings are necessary they may be scheduled during this team planning time.
7. Plan strategies that prepare students for success on assessment test (such as our District's unit outcomes and the MEAP).
8. Meet with the building administrator periodically to provide an update of team activity and student progress.
9. Designate a team leader.
10. Plan Flex/Seminar class activities.
11. Plan team award and student recognition activities.
12. Process BAT referrals.
13. Discuss and plan the use of "at-risk aides" and student accommodations.

## Letter of Understanding RE: Article XXIV, Section B.6.

In order to clarify the application of Article XXIV, Section B.6. in the situation where school is closed on one or more of the exam days for high school students at the end of first semester, Teacher at the high school shall be given a half day off on the teacher record day as set in the calendar and will be required to submit students' grades within two (2) days after the last of the final exams are completed.

Should the Board decide a middle school schedule that does not include teacher team planning time of at least thirty-five (35) minutes per day in addition to the contractual individual planning time for the 2006-2007 school year and beyond, the District agrees Teacher in middle school buildings shall have no obligations to provide any teaming activities traditionally provided under the team teaching concept.


[^0]:    *Teachers in their first three (3) years of employment in classroom teaching who have not fulfilled their State-mandated professional development requirements shall be required to report prior to the first day for up to three (3) additional days of professional development their first year of classroom teaching and up to two (2) additional days of professional development in each of their next two (2) years of classroom teaching.

