MASTER AGREEMENT

between the

MASON BOARD OF EDUCATION

of the

MASON PUBLIC SCHOOLS

and the

INGHAM CLINTON EDUCATION ASSOCIATION

August 16, 2021 – August 15, 2024

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This Agreement is entered into between the Board of Education of the Mason Public Schools, hereinafter referred to as the "Board," and the Ingham Clinton Education Association, hereinafter referred to as the "Association".

WITNESSETH

WHEREAS, the Board and the Association recognize and declare that providing a quality education for the children of Mason is their mutual responsibility and aim, and that the character of such education depends significantly upon the quality and morale of the teaching personnel, and that the members of the teaching profession are qualified to assist in formulating policies and programs designed to improve educational standards; and

WHEREAS, the parties, following professional negotiations, have reached certain understandings which they desire to memorialize and reduce to writing;

IT IS HEREBY AGREED AS FOLLOWS:

ARTICLE 1: Recognition

- A. The Board recognizes the Association as the sole and exclusive bargaining and/or negotiating representative with respect to wages, hours and working conditions for all professional personnel, including teachers on tenure or probation, all elementary and secondary teachers, special education teachers under contract with the Mason Public Schools, guidance counselors, librarians, school social workers, GSRP teachers, and psychologists, but excluding all supervisors such as the Superintendent, Assistant Superintendent, principals, assistant principals, and all other employees whose assignments are principally supervisory or administrative within the meaning of PERA (Public Employment Relations Act), and all other employees. Note: GSRP teacher salaries are limited to the BA lane, Steps 0-2.
- B. The term "Association" as used in this Agreement shall mean the MDMEA (Mason District of the Michigan Education Association) and employees of the District who are authorized officers and agents of the MDMEA. The ICEA officers and agents shall have the right to bargain collectively for a new Agreement on wages, hours and working conditions for newly created jobs within the bargaining unit and shall have the right to determine if a grievance shall go to arbitration as specified in Level Four of Article VI. All other rights shall accrue to the MDMEA, its officers or agents.
- C. The term "teacher" when used in this Agreement shall refer to all employees within the foregoing bargaining unit description and reference to the masculine gender shall include the feminine gender and vice versa.
- D. The parties recognized that the MDMEA is the exclusive bargaining agent for the members/positions described in the recognition clause of this agreement.

It is recognized that the bargaining agent has the responsibility of supporting all employees of the bargaining unit by enforcing provision of the master agreement. The employer agrees to provide the bargaining agent with the following information for each bargaining unit employee according to the following schedule.

Mason Education Association Master Agreement August 2021-August 2024 Annually by October 15—Full Report for all Employees of this Bargaining Unit:

Name

Address

Phone

Salary step and lane

Status of employee (active, unpaid leave of absence, layoff, etc)

FTE

Hire Date

Primary Work Location

The District will provide notice to the Association of new members (upon hire) and departing members (upon leaving the bargaining unit).

- E. Under current law a teacher who substitutes one hundred fifty (150) days of student instruction in one school year shall be entitled to be offered a full time vacant position for which he/she is certified and qualified for the balance of the school year or the next school year provided all other members of the bargaining unit are employed. Said rights shall be accorded to substitute teachers in Mason provided the law is not changed.
- F. If the Board creates a new bargaining unit position, it shall notify the Association of the position, together with the job description where appropriate, prior to permanently filling same and further, agrees to commence negotiation on wages, hours and working conditions. In the event of a dispute as to the inclusion of the position within the bargaining unit, either party may file a unit clarification petition with MERC for its determination of the dispute.

ARTICLE 2: Board Rights and Responsibilities

- 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 Constitutions 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 the school related activities of its employees;
 - 2. To hire all employees and subject to the provisions of law, to determine their qualifications and the conditions for their continued employment, or their dismissal or demotion; and to promote, and transfer all such employees.
 - 3. It is hereby specifically recognized that it is within the sole discretion of the Board of Education to reduce the educational program and curriculum.
- B. The employer has the right to establish reasonable policies and regulations governing appropriate conduct of employees.

C. The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Employer, 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 hereof as are in conformance with the Constitution and laws of the United States.

ARTICLE 3: Association Rights and Responsibilities

- A. Pursuant to the Michigan Public Employment Relations Act, as amended, the Board hereby agrees that every teacher shall have the right to freely organize together or to form, join or assist in labor organizations to engage in lawful concerted activities for the purpose of collective bargaining or other mutual aid and protection. Further, the Board agrees that it will not directly or indirectly encourage or discourage, deprive or coerce any teacher in the enjoyment of any of the rights covered by Michigan Public Employment Relations Act, as amended, or other laws of the State of Michigan or the Constitutions of the State of Michigan or the United States; that it will not discriminate against any teacher with respect to hours, wages, terms or conditions of employment by reason of his membership or non-membership in the Association, his participation or refraining from participation in any lawful activities of the Association or in collective professional negotiations with the Board of Education or of his institution of any grievance pursuant to this Agreement or any proceeding pursuant to law.
- B. The Board and the Association specifically recognize the mutual right to invoke the assistance of the Michigan Employment Relations Commission or a mediator from such public agency.
- C. The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied in a manner which is not arbitrary; capricious; or discriminatory relative to all classes protected by law.
- D. The Association shall be duly advised by the Superintendent of fiscal, budgetary, and tax programs affecting the District. The Association shall, whenever feasible and at the request of either party, have the opportunity in advance to consult with the Superintendent or his/her designee with respect thereto prior to general publication.
- E. In response to reasonable requests, the Board agrees to make available to the Association all available public information.
- F. The Association and its members shall have the right to hold their professional meetings in school buildings after working hours provided same shall not conflict with other previously scheduled meetings.
- G. Equipment shall be available for Association use at all reasonable hours without cost to the Association. The Association shall pay for the reasonable cost of all materials and supplies incident to the use of said equipment. The use of facilities and equipment shall not interfere with the instructional program. The Association agrees to reimburse the Board for any damage to school equipment which is entrusted to its use or care. Any

- dispute which may arise as to the liability for damages shall be subject to the grievance procedure.
- H. The Board shall make available in each school, restrooms and lavatory facilities exclusively for school personnel, except when accommodations are mutually approved by the building administration and teachers.
- I. The Association may use the teacher mailboxes for communications to teachers. The District shall be reimbursed at the appropriate rate if the Association uses the school mail service. All such communications will be authorized by the Association.
- J. If the Board and the Association agree to negotiate during the school day, any teacher so negotiating shall be released from regular duties without loss of pay.
- K. The Association Officers shall have fifteen (15) days of release time to coordinate Association business. Said days will be granted to individual members by the Officers of the Association upon prior notification to the building principal. The Superintendent may approve additional days. The Association shall reimburse the Board of Education for the cost of a substitute provided one is hired in the teacher's absence.
- L. Association Officers and members shall not use work time, as defined in this agreement, to conduct the internal administration of the Association.
- M. The rights extended in this Article shall be limited to employees of the Board and not to members of the Association who are employees of other school districts in this state.
- N. A room shall be provided for use as a faculty lounge. A bulletin board for bargaining unit member use shall be provided in said lounge. The Association shall have the right to post notices of its activities and matters of Association concern on said bulletin boards.

ARTICLE 4: Teacher Rights and Responsibilities

- A. The Board agrees that the administration will give all necessary assistance to teachers with respect to the maintenance of control and discipline in the classroom. Teachers agree to help supervise students throughout the school building and during assemblies and special programs.
- B. The Board recognizes that a teacher may use such reasonable force as is necessary to maintain order and control in a school or a school related setting for the purpose of providing an environment conducive to safety and learning. In maintaining that order and control, the person may use physical force upon a pupil as may be necessary for any of the following:
 - 1. To restrain or remove a pupil whose behavior is interfering with the orderly exercise and performance of school district or public school academy functions within a school or at a school-related activity, if that pupil has refused to comply with a request to refrain from further disruptive acts.
 - 2. For self-defense or the defense of another.

- 3. To prevent a pupil from inflicting harm on himself or herself.
- 4. To guell a disturbance that threatens physical injury to any person.
- 5. To obtain possession of a weapon or other dangerous object upon or within the control of a pupil.
- 6. To protect property.
- C. A teacher may dismiss a pupil from class when the grossness of the offense, the persistence of the misbehavior or the disruptive effect of the violation makes the continued presence of the student in the classroom intolerable. In such cases, the teacher will furnish in writing, as promptly as his obligations will allow, full particulars of the incident to the principal. The principal, or his designee, shall respond to the teacher in writing as soon as possible concerning the disposition of the matter.
- D. Any case of assault upon a teacher by a student which had its inception as a school-centered problem shall be immediately reported to the Board or its designated representative. The Board will provide legal counsel to advise the teacher of his/her rights and obligations with respect to such assault and shall render the necessary assistance.
- E. Any teacher, who is threatened physically, verbally, or in a written manner by a student, shall have the right to request that the student be removed from his/her classroom. This request shall be submitted in writing to the building principal who shall initiate a formal risk assessment of the student's threatening behavior. A subsequent staffing of the student involving relevant school and other professional personnel shall be conducted to determine the outcome of the teacher's request for removal of the student. Teachers who disagree with the decision rendered by the staffing group may appeal to the Superintendent and Board of Education.
- F. If any teacher is complained against or sued as a result of any appropriate action taken by the teacher, while in pursuit of his/her employment and such action is not covered by liability insurance, the Board will provide legal counsel to advise the teacher of his/her rights and obligations.
- G. Time lost by a teacher in connection with any incident referenced in sections D and E of this Article shall not be charged against the teacher unless he/she is determined to have been negligent.
- H. When a written complaint from a parent is placed in the teacher's personnel file, he/she will be made aware and have the right to submit a written response as an attachment to the file copy of said written complaint.
- I. The parties recognize that in unusual circumstances, it is the Board's policy to reimburse teachers for loss, damage, or destruction of clothing or personal property while on duty.

- J. An Administrator will notify teachers of their Weingarten rights before discussing alleged misconduct. The Administrator will provide the teacher with an opportunity to obtain or waive association representation prior to discussions or prior to an investigatory interview. Alleged breaches of conduct shall be promptly reported to the teacher and to the Association (if the teacher elects to utilize association representation).
- K. Teachers are protected from working under unsafe, unhealthy, or hazardous conditions or performing tasks which endanger their health and safety. Such conditions should be reported by the teacher, in writing, to the principal or submitted on the designated form provided by the District.
- O. If the Board receives a Freedom of Information Act request concerning materials contained in a teacher's personnel file, it will notify the Association and the teacher prior to, or at the time of fulfilling the request. If requested by the teacher, the Board will furnish copies of the materials to the teacher. The Board reserves the right to charge the Association the same amount for copies as it charges the person making the request under the Freedom of Information Act. If other requested materials are not in the personnel file and the teacher is named in the Freedom of Information Act request, then the foregoing shall also apply.
- P. In the event a teacher is subjected to physical or verbal abuse/assault by a student, parent, members of the community or other employees of the District in regards to the teacher's proper duties; the teacher shall notify his/her immediate supervisor in writing within twenty-four (24) hours. The immediate supervisor shall determine what action is appropriate. Following such notification and action, the teacher or the Association may call for a special conference to review the situation.
- O. A general education teacher, assigned a student with a special medical condition shall not be expected to perform routine medical procedures associated with the condition. The teacher shall be informed and instructed as to emergency measures which may be necessary on occasion due to the student's medical condition. Reasonable accommodations for the student shall be established and indicated in a written plan.
- P. Teachers are encouraged to become residents of the community upon employment with the District.

ARTICLE 5: Payroll Deductions

A. Upon appropriate written authorization from the teacher, the Employer shall deduct from the salary of such teacher and make appropriate remittance for tax sheltered annuities, credit union, United Way, hospitalization and any other plans or programs jointly approved by the Association and the Board provided the District's payroll system can accommodate same.

ARTICLE 6: Grievance Procedure

A. A grievance shall be defined as an alleged violation of the express terms of this Agreement.

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

- 1. The termination of service of or failure to re-employ any probationary teacher.
- 2. The termination of services or failure to re-employ any teacher to an extra duty position.
- 3. Any matter involving the contents of evaluation.
- 4. It is expressly understood that the grievance procedure shall not apply to those areas in which the Tenure Act prescribes a procedure or authorizes a remedy (discharge and/or demotion).
- B. The Grievant may designate an Association member or MEA staff as their representative in the grievance process. The Board hereby designates the principal of each building to act as its representative at Level One, and the Superintendent or his designated representative, to act at Level Two.
- C. The term "days" as used herein shall mean days on which school is in session. During the summer months, days shall refer to Monday through Friday excluding holidays. By mutual agreement, the parties may extend timelines. All extensions shall be in writing.
- D. A written grievance as required herein shall contain the following:
 - 1. It shall be signed by the grievant(s);
 - 2. It shall be specific;
 - 3. It shall contain a synopsis of the facts giving rise to the alleged violation;
 - 4. It shall cite the section or subsections of this Agreement alleged to have been violated:
 - 5. It shall contain the date of the alleged violation;
 - 6. It shall specify the relief requested.
 - 7. Any written grievance not substantially in accordance with the above requirements may be rejected as improper. Such a rejection shall not extend the time limits set forth herein.
- E. Level One Principal

- 1. A teacher believing himself wronged by an alleged violation of the express provisions of this Agreement may orally discuss the grievance with the building principal in an attempt to resolve same.
- 2. If no resolution is obtained or no oral discussion is held, the teacher shall reduce the grievance to writing and file it with the principal within ten (10) days of its alleged occurrence or within ten (10) days of when the grievant could have reasonably been expected to have knowledge of its occurrence. By mutual agreement between the Association and the District, the ten (10) day time period at the onset of the grievance may be extended.
- 3. The principal shall arrange a meeting with the grievant and/or designated representative and issue a written decision to the grievant and association representative within ten (10) days of receiving the written grievance. If the grievant is not satisfied with the principal's written response or no response is received, the grievant or Association may proceed to level two within ten (10) days of when the response was due.

D. Level Two - Superintendent

- 1. To appeal the decision a copy of the written grievance shall be filed with the Superintendent, or designee.
- 2. The Superintendent or designee shall arrange a meeting with the grievant and/or designated representative and issue a written decision to the grievant and Association representative within ten (10) days of receiving the written grievance. If the grievant or Association is not satisfied with the Superintendent's written response or if no response is received, the Association may proceed to level three within ten (10) days of when the response was due.

G. Level Three - Board of Education

- 1. To appeal the decision a copy of the written grievance shall be filed, together with the decision of the Superintendent, with the secretary of the Board.
- 2. The Board may, at its sole discretion, waive its right to hear the grievance. In which case the union may proceed to the next step of the grievance procedure.
- 3. However, in the event the Board exercises its right to hear the grievance, the following procedure shall be observed.
- 4. Upon proper application as specified in Level Two, the Board shall allow the teacher and/or his/her Association Representative an opportunity to be heard at the meeting for which the grievance was scheduled. Within ten (10) days from the hearing of the grievance, the Board shall render its decision in writing, subject to a., below.
 - a. The Board may hold future hearings, may designate one (1) or more of its members to hold future hearings thereon or otherwise investigate the grievance provided, however, that in no event, except with express

written consent of the Association, shall final determination of the grievance be made by the Board more than one (1) month after the initial hearing.

b. Copies of the written decision of the Board shall be forwarded to the Superintendent, the principal of the building in which the grievance arose, the grievant, and the president of the Association.

H. Level Four – Arbitration

- 1. Individual teachers shall not have the right to process a grievance at Level Four.
- 2. If the Association is not satisfied with the disposition of the grievance at Level Three, it may, within ten (10) days after the decision of the Board, notify the Superintendent or designee in writing that it desires to refer the matter to arbitration. If the parties cannot agree upon an arbitrator, the Association shall refer the matter to the American Arbitration Association for selection of the Arbitrator. The hearing shall be conducted in accordance with the rules of the American Arbitration Association.
- 3. Neither party may raise a new defense or ground at Level Four that was not previously raised or disclosed at other written levels.
- 4. The decision of the arbitrator shall be final and conclusive and binding upon teachers, the Board and the Association. Subject to the right of the Board or the Association to judicial review, any lawful decision of the arbitrator shall be forthwith placed into effect.
- 5. The powers of the arbitrator are subject to the following limitations:

The Arbitrator:

- a. Shall have no power to add to, subtract from, disregard, alter or modify any of the terms of this Agreement.
- b. Shall have no power to establish salary scales or to change any salary.
- c. Shall have no power to change any practice, policy or rule of the Board nor substitute his judgment for that of the Board as to the reasonableness of any such practice, policy, rule or any action taken by the Board.
- d. Shall have no power to decide any question which, under this Agreement, is within the responsibility of the management to decide. In rendering decisions, an arbitrator shall give due regard to the responsibility of management and shall construe the Agreement such that there will be no interference with such responsibilities, except as they may be specifically conditioned by this Agreement.
- e. Shall have no power to interpret state or federal law.

- f. Shall not hear any grievance previously barred from the scope of the grievance procedure.
- 6. After a case on which the arbitrator is empowered to rule has been referred to him/her, it may not be withdrawn except by mutual consent.
- 7. No more than one (1) grievance shall be considered by the arbitrator at the same time except upon the written consent of the parties.
- 8. The cost of arbitration shall be borne equally by the parties. Each party shall assume its own cost for representation including any expense of witnesses.
- I. Should a teacher fail to institute a grievance within the time limits specified, the grievance will not be processed. Should a teacher fail to appeal a decision within the limits specified, or leave the employ of the Board (except a claim involving a remedy directly benefiting the grievant regardless of his/her employment), all further proceedings on a previously instituted grievance shall be barred. All extension of timelines will be agreed to in writing. Should the Board fail to respond to a grievance within the time limits specified, the grievance will be considered to have been moved to the next level
- J. All preparation, filing, presentation or consideration of grievances shall be held at times other than when a teacher or a participating Association Representative are to be at their assigned duty stations except as mutually agreed otherwise.
- K. Where no monetary loss has been caused by the action complained of, the Board will be under no obligation to make monetary adjustments and the arbitrator shall have no power to order one.
- L. Arbitration awards or grievance settlements will not be made retroactive beyond the date of the occurrence or non-occurrence of the event upon which the grievance is based. In no event, however, shall the settlement be earlier than thirty (30) days prior to the date on which the grievance is filed.

ARTICLE 7: Working Conditions

A. Hours

1. The Association recognizes that each teacher is expected to be punctual and regular in his/her attendance. In the event teachers deviate from established hours, the Association encourages principals to take positive action in eliminating such deviation.

2. Teachers agree:

- a. To be in their buildings ten (10) minutes prior to the beginning of the school day.
- b. To be at their assigned place of duty five (5) minutes prior to the beginning of the school day.

- c. To be in the immediate area of their assigned duty stations during passing time prior to the period following lunch and/or preparation periods.
- d. To leave no earlier than five (5) minutes following the dismissal of school, except with permission from the building principal.
- 3. Work hours may be adjusted by mutual agreement between the teacher and administrator. Staff would be informed of any situations involving adjusted work hour opportunities and have the ability to express interest in the opportunity.
- 4. All teachers shall be entitled to a duty-free, uninterrupted lunch period of at least thirty (30) minutes during which they may leave the building after notice to the office.

In addition to the foregoing, teachers assigned to the K-5 levels shall be entitled to a ten (10) minute planning period which is contiguous to the lunch period.

The administration will evaluate the structure of the lunch hour to enable teachers to have the ten minute planning time free of students.

5. Classroom teachers in grades K-5 shall be provided an average of 290* minutes of released preparation/conference time during the student instructional day each week except in the event of a reduction in staff and/or programs. Each full-time K-5 classroom teacher will be provided with six (6) planning times per week, with each of the six planning times being a minimum of 30 minutes. Partial classroom teacher's planning time will be prorated accordingly.

When scheduling specials the highest priority will be to minimize the number of days where K-5 teachers have no prep time. Some consideration shall be given to teacher preferences and upper elementary versus lower elementary needs. Excess planning time for specials teachers will be used for program enhancement in a manner collaboratively decided by the teacher and building principal.

Each elementary school improvement team may explore innovative scheduling of preparation time.

6. Full time classroom teachers in grades 6-12 shall have one (1) unassigned preparation period per day equal in length to an academic period. Part-time classroom teachers in grades 6-12 will receive preparation periods in accordance with the following:

a.	Teaching Periods	Preparation Pro-ration	Teaching Periods	Preparation Pro-ration
	1	17%	1	20%
	2	33%	2	40%
	3	50%	3	60%
	4	67%	4	80%
	5	83%	5	100%

- b. This method of pro-ration takes into account the existence of a preparation period in each teaching day. Part-time teachers will be expected to report for work ten (10) minutes before their first class, if the majority of their assignment is in the first half of the day or stay five (5) minutes after their last class, if the majority of their assignment is in the second half of the day. Part-time teachers will also be expected to be in the building for an amount of time equal to their pro-rated preparation period.
- 7. As part of the weekly preparation time, each teacher must plan for scheduled intervention periods.
- 8. Meetings
 - a. All teachers will consider it a professional obligation to attend and agree to be available the equivalent of one (1) hour per week in addition to the basic school day for a building meeting called by the principal (not to exceed 20 per year). An unscheduled meeting may be called by the principal for emergency reasons.

The Superintendent may call general staff meetings not to exceed four (4) in any school year and teachers will consider it a professional obligation to attend. The Superintendent may call further meetings in emergency situations after consultation with the Association President.

It is understood that teachers, when requested by the Special Education Director or Building Principal, shall attend IEPs and other meetings as determined appropriate by the supervisor. Wherever reasonably possible, these meetings will take place during regular, established hours with minimum disruption of normal planning time.

9. All teachers will consider it a professional obligation to attend the following each school year:

Student Welcome Event/Open House: 2 hours
Parent Teacher Conferences: 15 hours

Any variation of the aforementioned schedule may be adjusted with approval of the building principal and building School Improvement Team.

In addition to the foregoing, all teachers are encouraged to attend High School Commencement and other after school student activities.

Any teacher who completes the parent-teacher conferences prior to the end of the conference schedule may leave the building with the permission of the principal, who will not unreasonably withhold such. Parents/Guardians will sign-up for parent-teacher conferences electronically, when possible. Parents/Guardians will have the option of in-person or virtual conferences. Individual parent-teacher conferences will not be added to the schedule on the same date that the conference is to occur, without the agreement of the Teacher. A requested conference that is not added to the schedule on the date of conferences will be scheduled for another date.

- 10. The Board will employ a sufficient number of lunchroom and playground aides at the elementary schools to supervise the student lunch/recess period.
- 11. Teachers will be available on a rotation basis for consultation with the lunchroom/playground aides when the building principal is not available during the lunch period.
- 12. Any teacher who substitutes in the absence of the building principal, as a consultant to the lunchroom and playground aide(s) during the student lunch/recess period, shall be compensated at the hourly rate established in Appendix B for Professional hourly rate. It is understood that the building principal must authorize the compensation prior to payment.
 - a. Prior to the first student day in each building, a list of playground regulations will be jointly developed by teachers and the building principal.
 - b. A copy of the regulations will be provided to each teacher and each lunchroom and playground aide prior to the first student day in each year.
 - c. When it will be necessary for the principal to be absent during the student lunch/recess period he/she will notify the consultant prior to the lunch period.
- 13. A K-5 teacher may choose to take his/her class outside for recess daily [twenty (20) minute maximum] and provide direct supervision for the students.

A 1:2 or 2:3 teacher to classroom ratio for recess supervision is allowable on an occasional basis, with occasional being defined as up to three times per week.

The teacher remaining indoors must be supervising and/or assisting students. If no students remain indoors, all teachers would need to be providing recess supervision.

Elementary recess must end by 3:00 p.m.

Any variation of the aforementioned points needs prior approval of the building principal.

- 14. Probationary teachers fulfilling the fifteen (15) days of professional development as required by law will be paid at the per diem substitute rate of pay for reporting to work in August prior to the first returning-teacher day for District sponsored Professional Development.
- 15. Teachers assigned partial FTE schedules shall work a pro-rated amount of time as defined by the posting or administrator. The individual is expected to attend a pro-rated number of staff meetings and professional development activities.

B. Class Loads

The teacher/pupil ratio is an important aspect of an effective educational program. The parties agree that class size should be adjusted whenever possible to meet the following maxim:

1.	<u>Elementary</u> :	Kindergarten	26
		Grades 1-2	26
		Grades 3-6	28
		Split Sections	24
		Special Education	15

- a. Class loads will be adjusted as appropriate within ten (10) working days of a count completed at the end of the second week of the school year and the beginning day of each successive marking period thereafter for grades K-6.
- b. Elementary specials in grades K-5 shall be governed by the above class sizes. Sixth grade physical education and instrumental and vocal music teachers shall be consulted as to class size before the class schedule is established. Sixth grade physical education and instrumental and vocal music sections are exempt from overload compensation.
- c. Prior to the first full week of school and prior to establishing class schedules, elementary specials teachers will be consulted by their respective building principals regarding their class schedules.
- d. Within each building the disparity in class size at the same grade level will not exceed four (4) students. Once the school year begins, the disparity will be addressed by placing new students in the class with the lower student count. This subsection d. may be altered by mutual agreement of the Board and Association.
- 2. Secondary: Class size maximum is 28 students, with the following exceptions:

Technology Education...Limited to 1 computer per student, not to exceed 28

H.S. pottery limited to 2 students per wheel, not to exceed 28

Composition	24
Physical Education	34

- a. Secondary instrumental and vocal music teachers shall be consulted as to class size before the class schedule is established. Physical education and instrumental and vocal music sections are exempt from overload compensation.
- b. In grades 7-12, if the daily load is below the maximum, individual class size may exceed class size maximum by no more than two (2) students in not more than one-half of the teacher's assigned classes. By mutual agreement between the teacher and administrator, the maximum may exceed three (3) students in any one hour. If daily load is at the maximum, individual class size may exceed class size maximum by no more than one (1) student.

Example: Below daily load based on 24 maximum class size

26 + 26 + 22 + 23 + 22 = 119

Example: At maximum daily load based on 24 maximum class size

24 + 25 + 25 + 22 + 24 = 120

- c. Section b. above shall not apply to those classes which are designated as limited to the number of teaching stations. If safety concerns exist, an aide will be provided upon the mutual agreement of the teacher and administration.
- d. The disparity in class size between the same course offered the same hour will not exceed four (4) students. The necessary adjustments will be made up to, but not including, the first student day of the semester. Once the semester begins, the disparity will be addressed by placing new students in the class with the lower student count. This subsection d. may be altered by mutual agreement of the Board and Association.
- 3. Should a teacher feel that he/she has been assigned an imbalance of students with special needs, he/she may request, and shall be granted, a hearing with the building principal for the purpose of justifying and/or exploring alternative solutions. If the teacher is not satisfied with the principal's disposition, he/she may appeal to the Superintendent for a review.
- 4. Special education class loads shall not exceed state standards except in cases where a deviation has been permitted by the State Department of Education. Copies of the deviation requests for special education class loads will be provided to the Association President upon submission to the Department of Education.

- 5. In the event the listed maximum is exceeded in any K-6 class, the teacher will receive \$400 per overload student per trimester (or the appropriate pro-rated amount for a partial trimester or prorated amount for overloaded Specials section(s)):
 - a. Elementary classrooms may be overloaded by one (1) or two (2) students.
 - b. Through mutual agreement between the teacher and administrator, elementary class maximums may be exceeded by three (3) or more students. Where the overload is three (3) or more students, an aide will be provided for the entire school day for each classroom exceeding the specified maximum, if the teacher so desires.
- 6. In the event the listed daily maximum load is exceeded for an individual teacher in grades 7-12, the teacher will receive \$400 per overload student per trimester (or the appropriate pro-rated amount for a partial trimester):
 - a. Secondary daily class loads may be overloaded by one (1) or two (2) students.
 - b. Through mutual agreement between the teacher and administrator, secondary maximum daily loads may be exceeded by three (3) or more students.
- C. The parties acknowledge that the policy of Least Restrictive Environment is legally mandated. It is also recognized that the extent to which any special education student should participate in regular education programs and services involves consideration of that student's unique needs as determined by an Individual Educational Planning Team (IEPT). It is further acknowledged and recognized that the general education classroom teacher and the appropriate special education teachers are jointly responsible for the implementation of the IEP and for attending to the educational needs of special education students assigned to the teacher's class.
 - 1. The Least Restrictive Environment process is hereby established.
 - a. Section C shall only apply to identified special education students in the following categories: MOCI, MICI, EI, and AI and the medically fragile.
 - b. The participant in the process will be the IEP team.
 - c. The team shall convene upon written request of a general education teacher who is seeking assistance in resolving problem(s) related to a mainstreamed student in his/her classroom. The team shall convene within five (5) workdays of receipt of the teacher's request.
 - d. The teacher's request will provide evidence that he/she has reasonably exhausted avenues of available assistance and guidance from special

- education staff and his/her building principal. Additionally, the teacher will provide a written description of the problem(s) and propose solution(s) for the team's consideration.
- e. After its review, the team may issue a written recommendation in response to the teacher's request for assistance. The written recommendation of the team will be submitted to the Director of Special Education for review and consideration.
- f. The Director of Special Education will submit his/her recommendations in writing following a review of the teacher's request and team's recommendation. A copy of the recommendation will be forwarded to the teacher and team members within five (5) workdays of receipt of the team's recommendation.
- 2. The student's special education teacher will have the responsibility of contacting the general education teacher(s) for purposes of sharing pertinent information, discussing the special needs of said students and addressing other appropriate issues as same may arise. With respect to MOCI, MICI, EI and AI special education students, the special education teacher will have the responsibility for contacting the general education teacher(s) prior to the student entering the regular education classroom(s) or as soon as is practicable.
- 3. When a general education classroom teacher is assigned a student from a special education program for severely impaired students (PI, OHI, MOCI, MICI, EI, AI, and the medically fragile), the teacher shall not be expected to perform routine, scheduled maintenance of an apparatus used by the student to sustain his/her bodily functions nor render routine scheduled care or maintenance of exceptional bodily functions (e.g. tracheotomy, etc.) related to the student's impaired condition. The teacher shall be informed and instructed as to emergency measures which may be necessary on occasion due to the student's impaired condition. Otherwise, it shall be the teacher's responsibility to implement the student's individualized educational plan and to attend to the educational needs of the student while in the teacher's class.
- 4. The administration will make a reasonable attempt to provide for a substitute in the absence of the regularly assigned special education aide.
- 5. The Director of Special Education will attempt to group full day and half day IEPTs at all levels within the district.
- 6. Following are the provisions regarding the placement of special education students in general education classrooms:
 - a. Periodic training and review of special education laws and contractual rights concerning placement will be provided for special and general education teachers.
 - b. Communication from special education staff will occur to transition special needs students into the general educations classrooms.

7. The parties agree that an adult aide will be hired (3-6 hours per day) at the middle school and assigned in the elective or exploratory classes with the greatest safety needs due to the placement of special needs students. The placement of the aide will be at the discretion of the IEP team. Should budget constraints require the elimination of this position, the placement of special needs students in an exploratory or elective class, where safety is a potential concern, will be determined through the IEP process. The IEP team will also will determine if an aide placement is necessary.

D. <u>Miscellaneous</u>

- 1. The Board or its representatives agree to meet with the duly designated representatives of the Association to review core educational programs every 5-7 years (and upon request for electives/specials) for the purpose of improving the selection and use of those programs.
- 2. Within reason, the district and/or building administrator will take the necessary steps to address those instances when classroom temperatures are extremely hot or cold and are not conducive to teaching and learning. Extreme temperature concerns should be reported to the building office, who will have the temperature issue verified and addressed. Persistent, extreme temperature fluctuations can be reported through the electronic maintenance help portal. It is understood that, where heating and cooling equipment and systems allow, classroom temperatures will be maintained at a level that is reasonable. Additionally, problems may be reported as part of the end-of-year check-out process.
- 3. The Administration will be responsible for printing student names, addresses, and birth dates on CA 60 Kindergarten records.
- 4. Duties such as collecting monies will be kept at a minimum through the assignment of such tasks to non-professional personnel.
- 5. The Board agrees at all times to maintain an adequate list of substitute teachers. Teachers shall be advised of the electronic substitute teacher system procedure to report unavailability for work. Absences later than one (1) hour prior to the beginning of the first class period are to be reported to the building office. The Board shall accept the responsibility of acquiring substitute teachers with the following exceptions: Guidance Counselors, Social Workers and School Psychologists. Except for good cause, a teacher who fails to report an absence as specified above may be denied pay.
- The Board agrees at all times to keep the schools reasonably and properly equipped and maintained. There will be available at each school adequate word processing and copying equipment for teachers' use in the preparation of instructional material.

- 7. Telephones having a reasonable degree of privacy shall be made available to teachers throughout the school system for school business and emergency personal use. Teachers will pay toll charges for personal calls.
- 8. The Board agrees that academic freedom is essential for good teaching. Only where and when necessary and based only on accepted standards of professional educational responsibility, shall limitations be placed upon the study, investigation, presentation and interpretation of facts and ideas concerning man, human society, the physical and biological world and other branches of learning.
- 9. It shall be a violation of this Agreement to initiate discussion of Association business in class or to use the student-teacher relationship to promote personal or Association positions.
- 10. All teachers in a given subject or a given grade level shall be required to follow the curriculum guide or text for that subject or grade level unless granted specific permission by the Administration to do otherwise.
- 11. The final report card for all students will be provided electronically, when possible.

ARTICLE 8: Calendar

- A. The calendar(s) as set forth in Appendix C is designed to coordinate the shared services in the county for Mason students. Any modification in said calendar(s) shall be by mutual agreement between the parties.
- B. When weather conditions, mechanical malfunctions and/or other emergencies or Acts of God close schools to students, teachers shall not be required to report for work.
 - 1. When school is closed for the above reasons, teachers will be notified.
 - Section 388.1701 of the State School Aid Act of 1979 requires the district to provide a minimum number of days and hours of student instruction to receive full state aid. Teachers will be expected to report for work on any days that are rescheduled in order to satisfy these requirements at their regular rate of pay.
 - 3. A teacher who is on paid leave when school is closed for the above reasons shall suffer neither loss of salary nor loss of leave time.
- C. Should the State Aid Act be changed, the parties agree to renegotiate any necessary provisions to ensure the District receives full state aid.
- D. In the event the parties have miscalculated the state-mandated hours/days of student instruction for the duration of this Agreement, same shall be subject to further negotiations except that there will be no additional compensation.

ARTICLE 9: School Improvement, Committee Assignments, and Professional Development

- A. For those teachers participating on a School Improvement Team/School Based Leadership Team, as a Curriculum Council Teacher Leader, on the Professional Development Committee, or on the District Diversity Committee, the Professional Hourly rate will be paid for work/meetings pre-approved by an administrator and performed outside of the contractual workday and calendar.
- B. Participation on legally mandated committees shall be voluntary unless sufficient volunteers are not available.
- C. Each teacher is encouraged to improve professionally. Professional development programs will be provided/developed cooperatively by the administration, Board and staff. It is suggested that professional development be offered in part, on school time. The time period for professional development activities that occur on non-student days shall be defined as follows: full day 8:00 a.m. 3:00 p.m. and an A.M. half day 8:00 a.m. 11:00 a.m.
- D. All teachers shall be expected to participate in professional development programs formulated with the cooperation of the Board, the administration and the teachers, unless excused for a period of time because of illness or some other unavoidable cause, or for attendance at approved professional development that has been recorded on the District Provided Professional Development Opt-Out Form.
- E. The Board and the Association recognize the need for professional development, and, therefore, encourage teachers to enroll in college or university courses related to their instructional responsibilities.
- F. Upon application, the Board may provide the necessary funds for teachers who desire to attend select professional conferences and Michigan Department of Education Curriculum Committee meetings. Travel, meals, lodging and registration fees shall be deemed appropriate expenses of the Board, as well as the cost of the substitute teacher needed to relieve the participant. A teacher attending such conferences and meetings shall be granted sufficient leave time to attend without loss of compensation.
- G. There shall be a Professional Development Committee on which at least one association member from each school building serves, with the balance of the committee appointed by the Board. The Committee shall do the following:
 - Oversee the professional development opt-out form.
 - Collect data annually to identify professional development needs and collaborate with administration to develop the priorities for professional development.
 - Address other related matters as it may determine.
 - In accordance with Public Act 25 of 1990 as amended, Professional Development activities will be determined, in part, through the School Improvement Process.

H. At the request of the Association, or on the Board's initiative, arrangements may be made for after-school courses, workshops, conferences and programs designed to improve the quality of instruction. Every effort will be made to obtain people of the highest qualification to participate in the presentation of such programs. All teachers desiring to attend shall be allowed to do so.

ARTICLE 10: Qualifications

- A. Pursuant to the Administrative Rules Governing the Certification of Michigan Teachers, the Board requires that anyone employed as a professional staff member with instructional responsibilities in an elementary or secondary school in this District hold a certificate, permit, or vocational authorization valid for the positions to which s/he is assigned, and that the individual meets the established criteria to be highly qualified in his/her assignment.
- B. Upon the written request of the teacher and approval by the Superintendent or designee, the Board will pay for the needed training, course work, workshops, etc. for teachers assigned to teach in areas where they have no previous training or classroom experience.
- C. Any assignments in addition to the regular load during the school year shall not be obligatory, but shall be with the consent of the teacher. Preference in making extra-duty assignments as set forth in Appendix B will be given to tenured teachers regularly employed in the District if they are equally qualified to other applicants.
- D. In the event there are changes in the law or if the law is repealed, the Association and Board agree to bargain the impact on wages, hours and working conditions.
- E. The Board agrees to pay members a total of one hundred sixty dollars (\$160.00) toward the cost of re-certification with the Michigan Department of Education. As of January 1, 2005, employees will be reimbursed for successful completion of the Michigan Test for Teacher Certification (MTTC) in areas based on District needs.
- F. As of January 1, 2005, employees will be reimbursed for successful completion of the Michigan Test for Teacher Certification (MTTC) in areas based on District needs.

ARTICLE 11: Special and Student Teaching Assignments

- A. Teachers who supervise student teachers shall be tenured and possess a Bachelor's Degree. Supervision of a student teacher shall be voluntary.
- B. The Association agrees to accept student teachers as honorary members and include them in appropriate Association meetings and activities.
- C. Should renumeration be received by the Mason School District as a result of providing student teaching experience, such funds shall be spent following the sponsoring organization's guidelines and the District's purchasing procedures. In the event that an

agreement cannot be reached regarding the use of the funds, a committee of administrators and teachers will be formed.

ARTICLE 12: Shared Jobs

For purposes of this Agreement, job sharing shall be considered a partial leave of absence for full time personnel. It is understood that teachers electing job-sharing positions are not eligible for unemployment compensation.

- 1. The parties agree that job-sharing arrangements shall be restricted to two (2) teachers sharing one (1) full time position.
 - a. Agreement to share a full time job shall commit the teacher(s) for not more than one (1) year and shall expire with the last workday of each school year.
 - b. The teacher(s) shall have the options of requesting the renewal of the established shared job, requesting the granting of another shared job or returning to a position subject to the provisions of Article 15, section A.1.
- 2. Job share requests must be made annually and include the teachers' names and the grade-level in which the job share is being requested if a specific grade level is desired. The job share request must be presented, in writing, to the Superintendent prior to April 15 of the school year prior to the following school year in which the proposed shared job would occur. The superintendent or designee shall notify the teachers involved with approval or disapproval by May 15 of the school year prior to the following school year in which the proposed shared job would occur.
- 3. If the job share request is approved, the teachers and building principal involved shall collaboratively produce a job share plan by June 15 of the school year prior to the following school year in which the proposed shared job would occur:
 - a. The job share plan shall include a schedule of days and times that each teacher would be responsible for teaching and designate the responsibility for each class or subject, e.g. one (1) semester on, one (1) semester off; mornings and afternoons; class hours at secondary level, etc.
 - b. The job share plan shall include a brief description of how the following responsibilities are to be shared:
 - 1) parent-teacher conferences
 - 2) grade level meetings
 - 3) building staff meetings
 - 4) in-service education sessions
 - 5) half days of school

- 6) communication with immediate supervisor and the process to be used
- 7) mutual planning time/individual planning time
- 8) other appropriate responsibilities
- 4. The job share shall become final upon approval by the principal and Superintendent after completion of such plans.
- 5. Whenever possible, teachers in a shared job shall substitute in the other's absence at the established substitute rate.
- 6. Teachers in a shared job shall accrue seniority and salary schedule credit as if employed full time. Teachers working only one (1) semester in a shared job will have seniority accrual only through the semester worked.
- 7. Teachers in a shared job shall receive the pro-rata share of salary which reflects the fraction of time the position is shared and as provided at Appendix A of the Master Agreement.
- 8. Sick leave and personal leave shall accrue and be credited on a pro-rata basis as provided in Article 1 of the Master Agreement. Teachers sharing one (1) full time position shall receive a pro-rata portion of one (1) full time fringe benefit package.
- 9. Employment in a shared job is subject to the terms and conditions outlined in this Article and the Master Agreement negotiated between the Board and the Association.

ARTICLE 13: Mentor Teacher

- A. A mentor teacher shall be an experienced teacher that has demonstrated the knowledge and skill necessary to serve as a mentor.
- B. Each teacher in his/her first three (3) years in the classroom shall be assigned one or more mentor teacher(s) by the Administration. 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 in a collegial fashion.
- C. A mentor teacher shall be assigned in accordance with the following:
 - 1. Participation as a mentor teacher shall be voluntary.
 - 2. The mentor teacher assignment shall be for one (1) academic year subject to review. The appointment may be renewed in succeeding academic years.
 - 3. Should either the mentor teacher or the mentee present cause to dissolve the relationship, the administration will meet with the mentor teacher and the Mentee to determine an appropriate course of action.

- 4. Mentees will be matched with mentors who work in the same building whenever possible.
- 5. Instructional support in the classroom from district personnel will be provided at the request of the mentor teacher, mentee or building administrator through the evaluation process. The individual assigned to provide instructional support would be in a non-evaluative role.
- D. Upon request, the Administration may provide release time so the mentor may work with the mentee in his/her assignment during the regular workday. Where practical, the mentor teacher and the mentee shall be assigned common preparation time.
- E. Mentees shall be provided with a minimum of fifteen (15) days of professional development instruction during their first three (3) years of classroom teaching.
 - 10. Performance responsibilities of a mentor teacher may include but not be limited to: work to establish a relationship with Mentee based on mutual trust, respect and collegiality; provide encouragement, support, guidance and feedback when needed; help mentee feel welcome; take part in training to enhance teaching and mentoring skills; complete periodic evaluations of Mentor-Mentee program, as requested,; contact mentees, minimally once a week, for formal or informal meetings; help mentee learn about resources, procedures, curriculum, students' needs, building and district policies, regulations and schedules; promote a smooth transition between teacher training and the actual classroom setting; facilitate three-way conferences involving the mentor, mentee and Principal; provide opportunities for mentee to observe the mentor and other teachers; share new and alternative materials, methods and resources with mentee; observe mentee's teaching in a classroom setting; conduct pre and post observation conferences; and assist mentee with goal setting.
 - 11. Classroom teachers who serve as mentor teachers shall be compensated an annual amount equal to one percent (1%) of their annual contracted salary as set forth at Appendix A. Mentors will receive the one percent (1%) compensation per mentee, with a limit of two mentees per mentor.

ARTICLE 14: Vacancies, Transfers and Promotions

- A. The district will provide notification to the Association of vacant position postings.
- B. If the Board creates a new bargaining unit position, it shall notify the Association of the position together with the job description where appropriate, prior to permanently filling same and further, agrees to commence negotiation on wages, hours and working conditions. In the event of a dispute as to the inclusion of the position within the bargaining unit, either party may file a unit clarification petition with MERC for its determination of the dispute.
- C. Any teacher who shall be transferred to a supervisory or executive position in the Mason Public Schools and shall later return to the bargaining unit, shall be entitled to retain such rights as he/she may have had under this Agreement prior to such transfer.

D. The Board declares its support of a policy of promotion from within its own staff; provided that the Association recognizes the Board shall not be limited in the selection of personnel to fill administrative vacancies to applicants from within the staff.

ARTICLE 15: Seniority

- A. "Seniority" shall be defined as the number of years of teaching within the District from the last date of hire. All teachers accrue seniority from the last date of hire.
 - 1. Seniority shall continue to accrue for paid leaves of absence, FMLA, and military leaves.
 - 2. Credit given for outside experience in school districts shall not be considered for the purpose of accumulating seniority.
 - 3. A teacher who is employed less than full time shall accrue seniority as if he/she were employed full time.
 - 4. "Last date of hire" shall be defined as the date upon which the teacher is contractually obligated to commence work. This definition shall be retroactive to August 1, 1995, only and shall not affect seniority acquired prior to said date.
 - 5. The seniority list will include the date of hire, certification and qualifications. Bargaining unit members who become District Administrators will be included on the seniority list for three years. If they return to the bargaining unit within three (3) years, they retain all seniority (administrator and teacher). If they return after three (3) years, they retain only teacher seniority.

ARTICLE 16: Leaves of Absence

- A. The District allocates thirteen (13) days of leave with pay for teachers to use for sickness, death, funeral and memorial services, injury or serious illness in the immediate family, or for personal business as defined in subsection E. These days will be granted to each teacher at the beginning of the school year and shall accumulate from year to year without limit.
 - 1. In the event the teacher does not serve the entire school year, his/her leave days will be pro-rated in accordance with his service.
 - Part-time teachers who have accumulated sick leave while in a part-time position will have sick leave pro-rated until such time as they assume a full time teaching assignment.
- B. The sick leave bank, detailed in Appendix D, is a cooperative project between the Board and the professional staff of the Association.
 - 1. Teachers who have exhausted their personal sick leave may make reasonable withdrawals, as determined by the Association, from the bank.

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- 2. Days borrowed from the bank shall be paid back at the earliest possible date.
- 3. Rules governing the use of the sick bank, attached hereto as Appendix D, shall be mutually agreed upon by the Association and the Board and shall not be changed during the life of this Agreement except by mutual consent of the parties.
- 4. Any time the sick leave bank is depleted, each teacher shall contribute one-half (1/2) day of his sick leave to a common bank to be administered by the Association.
- C. Sickness, as used in Section A, shall include personal physical illness, emotional stress, disabling personal injury, exposure to a contagious disease, pregnancy-related disability, and/or serious illness in the teacher's immediate family.
 - 1. The term "immediate family" shall include the teacher's spouse, children, parents, parent-in-law, and siblings, or persons with whom the teacher has close emotional ties.
 - 2. If, at the beginning of any school year, a teacher is ill and unable to resume his duties and such teacher has unused accumulated sick leave days, he/she will be allowed to use such previously accumulated sick leave days while he/she remains ill and unable to work, provided he is not otherwise employed. The teacher shall not accumulate any further sick leave until he/she has returned to work.
 - 3. The Board reserves the right to request a doctor's certificate where abuse of sick leave is indicated or in cases of extended illness, to determine the possible length of the teacher's absence. In order to qualify for pay, the teacher will be required to provide daily lesson plans for days of absence, or in cases of extended absence, up to five (5) daily lesson plans and up to three (3) weekly guidelines.
 - 4. Individuals on paid sick leave on Records' Day will be charged a sick day if the District has to pay for a substitute for the day. If no substitute is needed, the member will not have a sick day deducted from his/her allocation.
- D. If at the close of the preceding school year, a teacher shall not have used more than three (3) sick leave days (including personal business days) and shall have accumulated twenty (20) sick leave days, then, in the following year, the teacher shall be entitled to one (1) "earned day" to be taken at the teacher's discretion in accordance with scheduling requirements.
 - 1. The teacher intending to use an "earned day" shall notify the building principal at least one (1) workday in advance.
 - 2. The principal of each building shall not be obligated to grant more than three (3) "earned days" and/or personal business days on any given day.

- 3. "Earned days" shall accumulate up to a maximum of five (5) days at the rate of one (1) day per year. The use of an "earned day" shall not be counted as part of any other leave and the employee may elect to be compensated, at any time, at the rate of \$100.00 per day rather than take the time off.
- 4. Teachers may donate an earned day to assist a bargaining unit member in reaching long term disability status. On a member's behalf, the Association may request an anonymous donation of earned days for this purpose. If sufficient days are not donated, the sick bank may be accessed. Applications for donated days will be processed through the existing sick bank procedures.
- E. At the beginning of every school year, each teacher shall be credited with three (3) personal days.
 - 1. The personal days granted when used shall be deducted from the leave granted in paragraph A.
 - 2. The teacher shall notify his/her principal, in writing, at least one (1) week in advance of the requested date(s), except in case of emergency. Should the principal not approve the request, the teacher may appeal the principal's decision to the Superintendent. The principal of each building shall not be obligated to accept more than three (3) applications on any given day.
 - 3. With the exception of the first day of school, members may use one personal day in conjunction with a scheduled break. The use of personal days will be limited to 5 teachers at the high school, 4 teachers at the middle school and 2 teachers at each elementary.
 - a. The first submission for personal day scheduled break use will be by September 30th of the school year.
 - b. If there are more applicants than openings, a lottery will be conducted by the building principal with a union representative present.
 - c. If additional openings remain, a final submission is due by January 15th, with a second lottery held as needed.
 - 4. Teachers need not state the reason for the personal day at the time of application.
 - 5. Teachers who have adopted an infant child (less than 24 months) may exercise the option of converting up to twenty (20) accumulated sick leave days to personal leave days to be used consecutively to provide infant care upon receiving custody of the child.
 - 6. Attendance at the funeral or memorial service for an individual with whom the member has a close emotional tie does not require the use of a personal business day.

- F. Any teacher drawing benefits under the Worker Compensation Act may elect to be reimbursed the difference between worker compensation benefits and his regular salary to the extent of the monetary value of his/her accumulated paid leave days provided this differential is not determined by a court or administrative agency to be a required offset under Section 354 of the Worker Compensation Statute. To the extent permitted by law, this provision shall be interpreted as a disability pension plan not to be utilized as an offset under Section 354.
- G. In the event a teacher is subpoenaed to appear in court for a dispute in which he/she is not a party, or if the teacher must report for an armed forces' physical, he/she will receive his/her full salary during such absences. Said absences will not count as leave nor be deducted from any other leave provided herein. This provision shall not apply to any situation in which the teacher is subpoenaed by the Association, to testify against the District.
- H. Teachers who are requested to appear for jury qualification or service shall receive their pay from the Employer for such time lost as a result of such appearance or service, less any compensation received for such jury service.
- I. A sabbatical leave of absence may be granted to teachers upon the recommendation of the Superintendent, subject to the approval of the Board of Education. All applications for leave shall be made directly to the Superintendent for referral to the Sabbatical Leave Committee for their advisory opinion. This Committee shall consist of four (4) members, two (2) appointed by the Superintendent and two (2) appointed by the Executive Committee of the Association. The Committee shall consider among other qualifications, the following: The extent of the applicant's professional study, travel, research, growth, contributions and the purpose of the leave.
 - 1. Any teacher who has been employed for at least seven (7) consecutive years by the Mason Schools may be granted a sabbatical leave of absence, not to exceed one (1) year, for the following purposes:
 - Approved Travel
 - Approved Study
 - Other activities as approved by the Board
 - 2. A teacher on sabbatical leave shall receive a salary equal to one-half (1/2) the salary that he would have received had he remained in the District that year. Salary will be remitted on regular pay dates during the leave period.
 - 3. Request for leave shall be submitted on or before March 1 in the school year prior to the anticipated leave period. The total number of teachers on sabbatical leave shall not exceed one percent (1%) or two (2) members of the staff, whichever is greater.
 - 4. When the teacher receives notification of Board approval of the leave, the teacher shall enter into an agreement to remain in the District for at least two (2) years upon return from said leave, or agree to repay the amount paid to the teacher during the leave period.

- 5. Upon return from a sabbatical leave, a teacher will be placed on the appropriate step of the salary schedule as though he/she had been employed during the leave period. Other paid leave as provided in this Agreement shall not accrue during the leave period. All other fringe benefits will be granted.
- 6. Leave shall be subject to all of the terms, conditions and provisions contained in Section 380.1235 of the School Code as amended.
- J. Upon the teacher's written request and the Superintendent's recommendation, a leave of absence without pay may be granted to a teacher for the following enumerated reasons. Unless otherwise stated below, the leave of absence will be granted or renewed at the discretion of the Board of Education. All requests for renewals shall be filed in writing not less than ninety (90) days prior to the termination of the leave.
 - 1. Any teacher whose personal illness or disability extends beyond the period compensated in Section A of this Article shall be granted an unpaid leave of absence for such time as is necessary for complete recovery from such illness or disability or for up to one (1) year, whichever is shorter. The leave period may be extended at the Board's discretion.
 - 2. Maternity leave shall be granted for up to a maximum of one (1) calendar year, renewable at the discretion of the Board.
 - a. In order to obtain a maternity leave, the teacher shall request said leave at least two (2) months prior to the expected date of birth. Said request shall be filed with the Superintendent and shall be accompanied by a doctor's statement verifying the pregnancy.
 - b. The Board of Education will specify the beginning and ending dates of the leave of absence. The beginning and ending dates will correspond as nearly as possible with the beginning or ending of school or a semester, or the winter or spring recess.
 - c. A teacher may make written application to the Superintendent for reinstatement prior to the expiration of the leave period. In case of stillbirth or miscarriage, the Board of Education reserves the right, in its sole discretion, to approve an accelerated termination of maternity leave on the basis of each individual case.
 - d. Failure to return from a maternity leave on the date specified in said application shall be deemed a resignation.
 - e. A teacher returning in accordance with the provisions of this section shall retain all of the experience credit she held at the time the leave was granted.
 - 3. Upon written request, a leave of absence for up to one (1) calendar year shall be granted to a teacher adopting a child. Such leave shall be renewed at the discretion of the Board. The teacher returning to the employ of the Mason Public Schools under the provisions of this Section shall retain all of the experience

- credit he/she held at the time the leave was granted. Leave hereunder is subject to the provisions of Section K of this Article.
- 4. Upon sixty (60) days written notice to the Board and subject to paragraphs 2 b, d and e above, the Board shall grant a leave of absence to a teacher for the purpose of caring for the teacher's infant child or child with a long-term illness or similar circumstance. Infant child is defined as twenty-four (24) months or less.
- 5. A leave of absence for military service shall be granted in accordance with Act 145 of 1943, as amended.
- 6. Extended time off without pay, for an emergency, and at the convenience of the job, will be considered.
- 7. The teacher may take one (1) day off without pay at the convenience of the job. Business day guidelines will apply.
- 8. Teachers may apply for a one (1) year leave of absence to explore employment in a new career. The provisions applying to said leave shall be those which apply to a general leave including the right to return to a previous position. The Board and the Association agree to continue to investigate career alternatives.
- 9. If an unpaid leave is needed, the District may deduct the money for the unpaid days in equal installments over the remaining pays for the contracted year.
- K. The Family Medical Leave Act of 1993 does not abrogate the rights of the parties under this Agreement. Where additional benefits are extended to teachers by the Act, those additional benefits will be honored by the Board. Where certain Employer rights are also granted in connection with such additional benefits, the Board shall be permitted to exercise same. To the extent that leaves of absence are granted under this Agreement, whether paid or unpaid, the rights granted hereunder will serve to satisfy the requirements of the Family Medical Leave Act to the extent permitted by law. All applications for leave pursuant to the Family Medical Leave Act will comply with Board policy.
 - 1. For the teachers who have been employed for at least twelve (12) months by the District and who work at least half time, the following conditions shall apply to twelve (12) weeks of leave:
 - a. Any health, dental, and/or vision insurance shall be continued, with the premiums paid by the District, at the level and under the conditions the same would have been provided if the teacher had continued in employment during the leave period.
 - b. If the teacher does not return to work after the expiration of the leave, the teacher shall reimburse the District for the cost of the premiums paid by the District for his/her insurance during the twelve (12) week period of the leave, unless the teacher did not return to work due to circumstances beyond his/her control.

- 2. A teacher may elect to use his/her accumulated sick leave and/or business leave where applicable during a leave pursuant to the Family Medical Leave Act.
- 3. The Board reserves the right to require certification from the health care provider of the teacher or of the teacher's spouse, child or parent, as the case may be. All certification(s) shall state: the date on which the serious health condition commenced, the probable duration of the condition, and the diagnosis and intended treatment of the condition. When the leave is for a teacher's spouse, parent or child, the certification shall also state that the teacher is necessary for the care of such an individual and an estimate of the amount of time that the teacher is needed for such care. When the leave is for a teacher, the certification shall also state that the teacher is unable to perform the duties of his/her employment. The Board may require that the teacher obtain subsequent recertification on a reasonable basis.
- 4. The Board reserves the right to require, at its expense, the opinion of a second health care provider designated by the Board concerning any certified information provided under subsection 3 above. Where the second opinion differs from the opinion in the original certification, the Board reserves the right to require, at its expense, the opinion of a third health care provider designated or approved jointly by the Board and the teacher, whose opinion shall be final and binding.
- 5. A teacher, upon return from leave pursuant to the Family Medical Leave Act shall receive salary schedule credit and accumulation of seniority and shall be reemployed in the same position from which the leave was taken if such a position exists, or if such a position has been eliminated, to an equivalent position for which the teacher is certified and qualified.
- 6. In recognition of the confidential nature of the required certification(s) set forth herein, all such information shall be requested by and submitted to the Director of Human Resources.
- L. Unless otherwise specified, a leave of absence when granted by the Board of Education shall be subject to the following:
 - 1. The teacher shall provide written notice to Human Resources of his/her intent to return at least sixty (60) days prior to June 30 or sixty (60) days prior to the expiration date of the leave period, whichever shall come first. If June 30 shall fall less than sixty (60) days prior to the commencement of the leave, notice shall be at least sixty (60) days prior to the termination of the leave period.
 - 2. Entitle the teacher to re-employment subject to and in accordance with Board Policy and applicable law. The teacher shall lose his right to re-employment when the Employer offers equivalent employment hours and the teacher refuses same. A teacher failing to return from a leave of absence after receipt of written notice by certified mail, return receipt requested, to the last known address, shall be deemed to have resigned from employment. The Employer shall proceed to the next name on the recall list or where appropriate, employ a new teacher.

- 3. Not entitle the teacher to accrue sick leave.
- 4. Not entitle the teacher to advancement on the salary schedule for the leave period except in cases of military leave.
- M. As it relates to FMLA/sick leave usage, the Board reserves the right to require, at its expense, the opinion of a second health care provider designated by the Board concerning any certified information provided under subsection C-3 above, where the second opinion differs from the opinion in the original certification, the Board reserves the right to require, at its expense, the opinion of a third health care provider designated or approved jointly by the Board and the teacher, whose opinion shall be final and binding.

The subsequent recertification or second/third opinion of a health care provider must be for health conditions and/or fitness for returning for work.

ARTICLE 17: Public School Academies

Should the Employer decide to grant a contract to form a Public School Academy, the Association shall be notified prior to the same becoming operational.

ARTICLE 18: Compensation and Retirement

- A. The salaries of teachers are set forth in Appendix A which is attached hereto and made a part of this Agreement.
- B. The Board may, at its sole discretion, grant credit to newly employed teachers for experience acquired outside the District. The District will fully disclose to new teachers that they may be hired at a different salary step than other new hires with identical credit.
- C. Although graduate credits earned before the acquisition of a teaching certificate do not count toward a BA+24, BA+36, or BA+52 lane change, these credits do count toward a MA lane change if the MA degree is attained. Furthermore, graduate credits earned before a MA degree is attained do not count toward a MA+10. The MA degree must first be attained, and then the subsequent credits will count toward a MA+10 lane change. All credits earned beyond a BA or MA degree that are applicable to a lane change must be related to the teacher's instructional responsibilities as determined by the superintendent or designee.
- D. Compensation for the annually assigned extra-duty positions are set forth in Appendix B which is attached hereto and incorporated into this Agreement.
- E. Teachers who selected the terminal leave payment prior to June 1, 2000, upon resignation or retirement from Mason Public Schools, shall be paid a terminal leave payment of .75% of their current contractual salary for each year of service to the district. The terminal leave payment will be made through a 403(b) Special Pay Plan. Only those

years of employment in the District shall be used in determining the terminal leave payment.

A list of terminal leave recipients will be kept by both the Administration and the Association.

- F. Upon mutual consent between the Association and the Administration, the parties agree to review early retirement provisions during the month of January only to determine what, if any, provisions may be allowed for that particular school year with regard to early retirement provisions.
- G. If by mutual consent, a teacher shall teach one more teaching period than the normal teaching load as set forth in Article 7, he/she shall receive an additional 0.2 FTE of his/her annual base salary for the duration of said assignment. In the event that a new schedule is adopted at any level, this formula will be revisited at the request of either party.
 - 12. Teachers will not be expected to substitute in the absence of another teacher's absence except in cases of emergency. Should a teacher substitute in the absence of another teacher during his/her preparation/conference period, he/she will be compensated at the professional hourly rate set forth at Appendix B.
 - 13. A teacher will be compensated at the professional hourly rate if proctoring/monitoring standardized tests during the individual's preparation/conference period. The additional compensation provision would not apply if special circumstances (e.g. -MME special test date at MHS) exist.
- J. A teacher achieving National Board Certification shall receive a one-time stipend of five hundred dollars (\$500).
- K. All teachers shall be paid on the basis of twenty-one (21) or twenty-six (26) pays-peryear, with the exception of certain years which require 21 or 27 pays. The determination of 26 or 27 pays will be made jointly by the administration and association. Employees shall make their selection by the designated date in the month of August. Once decided upon, the pay cycle shall not be altered for the remainder of the school/fiscal year. Employees who do not make a selection by the deadline will default to the selection made the previous year.
- L. Advance Resignation/Retirement Notice:
 - Any teacher who submits a written letter of resignation/retirement to the Superintendent or designee on or before the third Monday in January shall receive a five hundred dollar (\$500) stipend to be included in his/her final check.
- M. A teacher will be compensated at the professional hourly rate if serving as a building principal substitute during the teacher's preparation and/or lunch period. Teachers serving as a building principal substitute during one or more of their own instructional periods will receive one additional hour of compensation at the professional hourly rate.

When there is a planned absence of Administrator(s) from a building for a half day or more, the Administrator(s) will make a good faith effort to arrange a principal substitute in advance of the absence.

ARTICLE 19: Insurance Benefits

A. The Board shall remit premiums as presented below to provide all full-time teachers health, dental, vision, life and long term disability insurance for a full twelve (12) month period (September 1 to August 31 health insurance plan year). Teachers who do not elect PAK A will select PAK B:

PAK A

MESSA Choices, 500/1000, 0% coinsurance, Saver RX, MM

0

MESSA Choices, 500/1000, 0% coinsurance, 3-Tier, MM

or

MESSA Choices, 1000/2000, 20% coinsurance, 3-tier, MM

or

MESSA ABC Plan 2, 2000/4000, 0% Coinsurance, ABC Rx

and

Delta Dental Plan 80/80/80 \$1,500 Annual max; \$1,500 Lifetime Orthodontic max \$25,000 Life Insurance with AD&D \$5,000 Basic Life with AD&D Vision VSP-3 Plan

LTD 60 day modified fill, 66 2/3%, \$5,000 monthly max.

PAK B (No health insurance)

\$250 per month in cash

Delta Dental Plan 80/80/80 \$1,500 Annual max; \$1,500 Lifetime Orthodontic max \$30,000 Life Insurance with AD&D

Vision VSP-3 Plan

LTD 60 day modified fill, 66 2/3%, \$5,000 monthly max.

B. Teachers who work half time or more shall receive a pro-rated portion of the employer health insurance premium or a pro-rated portion of the cash in lieu in accordance with PAK "B". The amount to which the teacher is entitled shall be determined by dividing the total number of minutes that the part-time teacher is expected to be on-site by the total number of minutes that the full-time teacher is expected to be on-site.

All teachers who work less than full time shall receive the insurance below without cost to the teacher for a full twelve (12) month period.

Delta Dental Plan 80/80/80 \$1,500 Annual max; \$1,500 Lifetime Orthodontic max \$30,000 Life Insurance with AD&D Vision VSP-3 Plan LTD 60 day modified fill, 66 2/3%, \$5,000 monthly max

- C. The Board agrees to pay the cost of premiums up to the annual 'hard cap' limit that is in place at the start of the district's health insurance plan year, as established by MCL 15.563, as amended by 2013 Public Act 270, for health insurance premiums, taxes, and fees. Members choosing this option will pay the balance of the monthly health insurance premium, taxes, and fees.
- D. A teacher who is on an unpaid leave of absence and/or layoff status may elect to continue his/her insurance premium benefits through the Employer provided he/she remits the premium amount(s) and the service fee equal to that permitted under COBRA in advance of same being due.
- E. The Employer will adopt a qualified plan document including a salary reduction agreement which complies with Section 125 of the Internal Revenue Code. The plan document will become effective with the next open enrollment period. The cost associated with establishing the initial plan documents shall be borne by the Employer. Employees may purchase variable options and contribute to Board approved annuities through payroll deduction.
- F. Teachers intending to retire are encouraged to contact both the Michigan Office of Retirement Services and the district Human Resource office in order to confirm their insurance benefit coverages during the transition to full retirement.
- G. Cash in lieu payments are conditional upon the District receiving documentation of other coverage that meets the Affordable Care Act minimum value and coverage requirements.
- H. The parties agree to annual reopeners for the purpose of selecting health insurance benefit plans.

ARTICLE 20: Bargaining Provisions

- A. This Agreement shall supersede any rules, regulations, or practices of the Board which shall be contrary to or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms contained in any individual contract heretofore in effect. All future individual contracts shall be made expressly subject to terms of this Agreement. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.
- B. Electronic copies of this Agreement will be provided to teachers and administrators within two weeks following ratification and approval by both the Association and the Board. Copies will be made available upon request.
- C. There shall be two (2) signed copies of this Agreement one (1) of which shall be retained by the Employer and one (1) shall be retained by the Association.
- D. If any provision of this Agreement is subsequently found to be in conflict with any applicable Federal or State statute, only that portion of the provision shall be void. Either party may request a meeting to negotiate a substitute for the voided provision.
- E. The parties agree to meet on a regular basis as a collaborative labor/management team to address/resolve issues that arise during the term of this collective bargaining agreement. Each party is solely responsible for the selection of their respective representatives. The parties will establish the labor/management meeting calendar for the next school year prior to the end of the current school year. Meeting agendas will be cooperatively set at least three business days prior to each meeting and meeting minutes will be collaboratively produced and distributed.

F. The Association recognizes that strikes, as defined by Section I of Public Act 336 of 1947 of Michigan, as amended, are contrary to law and public policy. The Board and the Association subscribe to the principle that differences shall be resolved by appropriate and peaceful means, in keeping with the high standards of the profession, without interruption of the school program. Accordingly, the Association agrees that during the term of this Agreement, it will not direct, instigate, participate in, encourage or support any strike against the Board by any teacher or group of teachers.

ARTICLE 21: Emergency Manager

An emergency manager appointed under the Local Financial Stability and Choice Act is authorized to exercise powers as provided in the Local Financial Stability and Choice Act, 2012 Public Act 436.

ARTICLE 22: Duration of Agreement

This Agreement shall be effective as of August 16, 2021, and shall continue in effect until August 15, 2024. This Agreement shall not be extended orally or modified orally but may be extended upon written mutual agreement and attached to this Agreement.

BOARD OF EDUCATION	INGHAM CLINTON EDUCATION			
OF MASON PUBLIC SCHOOLS	ASSOCIATION – MEA/NEA			
By	By			
Its President	Its President			
By	By			
Its Secretary	Its Vice President			
	By Its Treasurer			

APPENDIX A: Salary Schedule

- 1. Lane changes must be on an approved program and accepted by an accredited college or university in writing; or courses must be related to instructional responsibilities.
- 2. Individual contracts will not be re-written during the school year. Salary for the entire school year will be based on those hours that the teacher has earned and claimed prior to October 1 in any school year.
- 3. With the exception of other professional certificates that require a Masters degree, all hours must be earned after the acquisition of a provisional teacher certificate. No one presently on the salary schedule will be reduced because of this clause (to calculate multiply terms hours by .67).
 - a. BA plus 24 semester or 36 term hours.
 - b. BA plus 36 semester or 54 term hours or MA.
 - c. BA plus 52 semester or 78 term hours; or MA plus 10 semester or 15 term hours; or 60 term credit MA; or 45 semester hours MA.

2021-2022

Chama	DA O	DA 24/a)	NAA ov DA (20/h)	MA+10(c) or
Steps 0	BA-0	BA-24(a)	MA or BA+36(b)	BA+52(c)
	\$40,609	\$42,242	\$45,528 \$47,340	\$47,348
1	\$42,234	\$43,932	\$47,349 \$40,343	\$49,242
2	\$43,923	\$45,689	\$49,243	\$51,212
3	\$45,680	\$47,517	\$51,212	\$53,260
4	\$47,507	\$49,417	\$53,261	\$55,391
5	\$49,408	\$51,394	\$55,391	\$57,606
6	\$51,384	\$53,450	\$57,607	\$59,911
7	\$53,439	\$55,976	\$59,911	\$62 <i>,</i> 307
8	\$55,577	\$58,677	\$62,308	\$64,799
9	\$57,800	\$61,509	\$64,800	\$67,391
10	\$60,473	\$64,476	\$67,392	\$70,087
11	\$62,705	\$65,225	\$70,290	\$73,101
12	\$65,017	\$67,631	\$72,891	\$75,806
13	\$65,342	\$67,969	\$73,255	\$76,185
14	\$65,669	\$68,309	\$73,622	\$76,566
15	\$65,997	\$68,651	\$73,990	\$76,949
16	\$66,327	\$68,994	\$74,360	\$77,334
17	\$66,659	\$69,339	\$74,732	\$77,720
18	\$66,992	\$69,685	\$75,105	\$78,109
19	\$67,327	\$70,034	\$75,481	\$78,499
20	\$67,776	\$70,454	\$75,858	\$78,892
21	\$68,002	\$70,736	\$76,237	\$79,286
22	\$68,342	\$71,090	\$76,619	\$79,683
23	\$68,684	\$71,445	\$77,002	\$80,081
24	\$69,027	\$71,802	\$77,387	\$80,482
25	\$69,372	\$72,161	\$77,774	\$80,884
26	\$69,719	\$72,522	\$78,163	\$81,288
27	\$70,068	\$72,885	\$78,553	\$81,695
28	\$70,418	\$73,249	\$78,946	\$82,103
29	\$70,770	\$73,615	\$79,341	\$82,514
30	\$71,124	\$73,984	\$79,738	\$82,926

2021-2022: \$750.00 one-time stipend to be paid on the second payroll of the 21-22 contract year for members that were employed during the 20-21 school year and remain employed on the date of payment.

2022-2023

1022-2023)			
			MA or	MA+10(c) or
Steps	BA-0	BA-24(a)	BA+36(b)	BA+52(c)
0	\$40,812	\$42,453	\$45 <i>,</i> 755	\$47,585
1	\$42,445	\$44,151	\$47,585	\$49,488
2	\$44,143	\$45,918	\$49,489	\$51,468
3	\$45,908	\$47,754	\$51,468	\$53,527
4	\$47,745	\$49,664	\$53,527	\$55,668
5	\$49,655	\$51,651	\$55,668	\$57,894
6	\$51,641	\$53,717	\$57,895	\$60,210
7	\$53,706	\$56,256	\$60,211	\$62,619
8	\$55,855	\$58,970	\$62,619	\$65,123
9	\$58,089	\$61,817	\$65,124	\$67,728
10	\$60,775	\$64,798	\$67,729	\$70,437
11	\$63,646	\$66,203	\$71,344	\$74,198
12	\$65,992	\$68,645	\$73,984	\$76,943
13	\$66,322	\$68,989	\$74,354	\$77,328
14	\$66,654	\$69,334	\$74,726	\$77,714
15	\$66,987	\$69,680	\$75,100	\$78,103
16	\$67,322	\$70,029	\$75,475	\$78,494
17	\$67,659	\$70,379	\$75,853	\$78,886
18	\$67,997	\$70,731	\$76,232	\$79,280
19	\$68,337	\$70,731	\$76,613	\$79,677
20	\$68,793	\$71,511	\$76,996	\$80,075
21	\$69,022	\$71,797	\$77,381	\$80,476
22	\$69,367	\$72,156	\$77,768	\$80,878
23	\$69,714	\$72,517	\$78,157	\$81,282
24	\$70,063	\$72,879	\$78,548	\$81,689
25	\$70,413	\$73,244	\$78,940	\$82,097
26	\$70,765	\$73,610	\$79,335	\$82,508
27	\$71,119	\$73,978	\$79,732	\$82,920
28	\$71,474	\$74,348	\$80,130	\$83,335
29	\$71,832	\$74,720	\$80,531	\$83,752
30	\$72,191	\$75,093	\$80,934	\$84,170

2023-2024

2023-2024				
				MA+10(c)
			MA or	or
Steps	BA-0	BA-24(a)	BA+36(b)	BA+52(c)
0	\$41,017	\$42,666	\$45,984	\$47,823
1	\$42,657	\$44,372	\$47,823	\$49,736
2	\$44,363	\$46,147	\$49,736	\$51,725
3	\$46,138	\$47,993	\$51,726	\$53,794
4	\$47,984	\$49,913	\$53,795	\$55,946
5	\$49,903	\$51,909	\$55,946	\$58,184
6	\$51,899	\$53,986	\$58,184	\$60,511
7	\$53,975	\$56,537	\$60,512	\$62,932
8	\$56,134	\$59,265	\$62,932	\$65,449
9	\$58,379	\$62,126	\$65,449	\$68,067
10	\$61,079	\$65,122	\$68,067	\$70,790
11	\$64,600	\$67,196	\$72,415	\$75,310
12	\$66,982	\$69,675	\$75,094	\$78,097
13	\$67,317	\$70,024	\$75,470	\$78,488
14	\$67,654	\$70,374	\$75,847	\$78,880
15	\$67,992	\$70,726	\$76,226	\$79,275
16	\$68,332	\$71,079	\$76,607	\$79,671
17	\$68,674	\$71,435	\$76,990	\$80,069
18	\$69,017	\$71,792	\$77,375	\$80,470
19	\$69,362	\$72,151	\$77,762	\$80,872
20	\$69,825	\$72,583	\$78,151	\$81,276
21	\$70,057	\$72,874	\$78,542	\$81,683
22	\$70,408	\$73,238	\$78,934	\$82,091
23	\$70,760	\$73,605	\$79,329	\$82,502
24	\$71,113	\$73,973	\$79,726	\$82,914
25	\$71,469	\$74,342	\$80,124	\$83,329
26	\$71,826	\$74,714	\$80,525	\$83,745
27	\$72,185	\$75,088	\$80,928	\$84,164
28	\$72,546	\$75,463	\$81,332	\$84,585
29	\$72,909	\$75,840	\$81,739	\$85,008
30	\$73,274	\$76,220	\$82,148	\$85,433

APPENDIX B: Extra Duty Positions and Salaries (% Applied to Salary)

All positions included in this Appendix are filled at the discretion of district Administration.

POSITIONS PAID BY PERCENTAGE

The following percentages shall be paid on the following step schedule:

Appendix B Steps 1-3 MA Step 1
Appendix B Steps 4-6 MA Step 4
Appendix B Steps 7 and up MA Step 7

- 1. Bargaining unit members who hold the same Appendix B position as they held in 2017-18, and who were paid a greater amount for the same position in the 2017-18 school year than the bargaining unit member would make on the above scale, shall be frozen at the same amount the bargaining unit member earned in 2017-18. This amount shall be paid for as many consecutive years as the bargaining unit member holds the same position or until the amount the bargaining unit member would make on the contractual scale is greater than the frozen amount.
- 2. Credit for prior experience in, or related to, a given position may be approved at the discretion of the administrator who oversees the position. Such credit shall be established the first year a bargaining unit member holds a given position.

POSITION: HS Varsity Baseball HS J.V. Baseball HS 9 th Grade Baseball HS Varsity Basketball—Boys HS J.V. Basketball—Boys HS 9 th Grade Basketball—Boys MS 8 th Grade Basketball—Boys MS 7 th Grade Basketball—Boys HS Varsity Basketball—Girls HS J.V. Basketball—Girls HS 9 th Grade Basketball—Girls MS 8 th Grade Basketball—Girls MS 7 th Grade Basketball—Girls HS Competitive Cheerleading HS J.V. Competitive Cheerleading HS J.V. Football Sideline Cheerleading HS 9 th Grade Football Sideline Cheerleading	PERCENT: 9 6 6 12 8 7 5 12 8 7 5 6 4 4 6 4
HS 9 th Grade Competitive Cheerleading	4
HS 9 th Grade Football Sideline Cheerleading	
HS Cross-Country—Boys HS Cross-Country—Girls	5 5
MS Cross-Country—Boys	5 5
MS Cross-Country—Girls	5
HS Varsity Football	12
HS Assistant Varsity Football	8

HS Jazz Band	2
MS Jazz Band	2
HS Vocal Concerts and Festivals	3
MS Vocal Concerts and Festivals	3
HS Select Choir	4
HS Play/Musical Marketing Director	3
HS Play Director	4
HS Play/Musical Technical Director	3
HS Musical Director	7
HS Musical Vocal and Instrumental Director	4
HS Play/Musical House Manager	4
HS Yearbook	5
HS National Honor Society	4
MS National Junior Honor Society	4
Districtwide Special Olympics Coordinator	8
Districtwide Competitive Robotics Coordinator	8

Club Advisor 1-4% (see language below)

The Association and the Board mutually recognize the value of offering after school club* experiences for the students of Mason Public Schools.

- 1. Bargaining unit members wishing to advise a club can apply for compensation to do so.
- 2. To ensure that funding is available, bargaining unit members wishing to advise a club shall submit an application on, or prior to, April 30 of the school year prior to the commencement of the club. The application must be picked up from, returned to, and signed by the building principal or designated administrator in which the club will operate. Applications must be submitted annually, even for clubs that have been ongoing for a number of years.
- 3. Administration will determine whether or not the club will be approved and, if approved, at what percentage, between 1 and 4, the club advisor will be paid. Administration will respond with approval or denial of the application by June 1 or by an alternative date agreed upon by both parties.

*Clubs that may be approved include, but are not limited to, HS Newspaper, HS Student Senate, HS Gay-Straight Alliance, HS Foreign Language Clubs, MS Leo's Club, Robotics, MS Student Government, Math Pentathlon, and Science Olympiad.

POSITIONS PAID A FLAT RATE

The following flat-rate compensation amounts will increase commensurate with Appendix A when a new contract or contractual revision increases Appendix A by a given percentage.

POSITION	21-22	22-23	23-24
Assistant Athletic Coach (not listed above)	\$1,015	\$1,030	\$1,045
Building Computer/Technical Coordinators (per building per year)	\$2,198	\$2,230	\$2,263
HS Assistant Marching Band Director	\$2,030	\$2,060	\$2,090

POSITIONS PAID HOURLY

Professional hourly rate: 2021-2022: \$26.54 per hour

2022-2023: \$26.94 per hour 2023-2024: \$27.34 per hour The professional hourly rate shall increase commensurate with Appendix A when a contractual revision increases Appendix A by a given percentage

The Association and the Board mutually recognize the value of the many educational activities* that benefit the students of Mason Public Schools.

- 1. Bargaining unit members wishing to coordinate an educational activity can apply for compensation for up to eighty (80) hours at the professional hourly rate.
- 2. To ensure that funding is available, bargaining unit members wishing to be compensated for coordinating an educational activity can submit an application two months prior to the date work must begin to plan the educational activity. The application must be picked up from, returned to, and signed by the building principal(s) in which the educational activity will operate. Applications must be submitted annually, even for educational activities that have been ongoing for a number of years.
- 3. Administration will determine whether or not the educational activity will be approved and, if approved, the proposed number of hours to be paid at the professional hourly rate. Administration will respond with approval or denial of the application within six weeks of the receipt of the application or by an alternative date agreed upon by both parties.
- * Activities that may be approved include, but are not limited to, HS class advisors, Indoles, school carnivals, Evening of the Arts, MS Talent Show, Sophomore Forum, MS Health Day, curriculum nights, Seventh Grade Camp, Freshman Orientation, MS SOAR, Commencement, Kindergarten Roundup, and Book Bingo.

Teachers that make presentations for in-service/staff development shall receive two hours pay for preparation for every hour of in-service/staff development presented to be paid at the professional hourly rate.

2021/22 Elementary Calendar

	July 2021							
Su	Мо	Tu	We	Th	Fr	Sa		
				1	2	3		
4	5	6	7	8	9	10		
11	12	13	14	15	16	17		
18	19	20	21	22	23	24		
25	26	27	28	29	30	31		

August 2021							
Su	Мо	Tu	We	Th	Fr	Sa	
1	2	3	4	5	6	7	
8	9	10	11	12	13	14	
15	16	17	18	19*	20	21	
22	23	24	25	26	27	28	
29	30	31					

September 2021						
Su	Мо	Tu	We	Th	Fr	Sa
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30		

October 2021						
Su	Мо	Tu	We	Th	Fr	Sa
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	X	20	Z	22	23
24	25	26	27	28	29	30
31						

	November 2021								
Su	Мо	Tu	We	Th	Fr	Sa			
	1	2	3	4	5	6			
7	8	9	10	11	12	13			
14	15	16	17	18	19	20			
21	22	23	24	25	26	27			
28	29	30							

December 2021								
Su	Мо	Tu	We	Th	Fr	Sa		
			1	2	3	4		
5	6	7	8	9	10	11		
12	13	14	15	16	17	18		
19	20	21	22	23	24	25		
26	27	28	29	30	31			

January 2022									
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Half Day of School
Late Start/PLC
No School
No School, Teacher prof. Dev. (*8/19
New Teachers only)

Elementary Open House: Tuesday, August 24 (HEC -5-6:00 pm - AL, NA, ST 6-7:00pm)

Elementary Conferences: Fall/October 19 (evening conf.) & October 21 (afternoon & evening conf.)

Spring/February 15 (evening conf.) & February 17 (afternoon & evening conf.)

Trimester End Dates: November 19, March 4, June 8

Full Day: 8:40am - 3:50pm (Student Delayed Start: 9:40am - 3:50pm)

Half Day: 8:40am - 12:07pm

2021/22 Middle School Calendar

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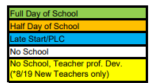
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Middle School Open House: Tuesday, August 24 - 4-5:00pm Middle School Conferences: Fall/October 12 & 14,

Winter/January 18 & 20, Spring/April 19 & 21

Trimester End Dates: November 19, March 4, June 8

Full Day: 7:40am - 2:35pm (Student Delayed Start: 8:40am - 2:35pm)

Half Day: 7:40am - 11:00am

2021/22 High School Calendar

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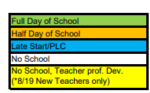
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High School Conferences: Fall/October 5 & 7, Winter/January 11 & 13, Spring/April 26 & 28 Trimester End Dates: November 19, March 4, June 8

Full Day: 7:40am - 2:40pm (Student Delayed Start: 8:40am - 2:40pm)

Half Day: 7:40am - 11:00am

APPENDIX D: Bargaining Unit Member Sick Leave Bank

The sick leave bank is a cooperative project between the Board and the professional staff of the Association.

The purpose of the bank is to provide emergency extended sick leave days to teachers through a shared donation of sick leave days. The plan in no way alters the sick leave provisions of the Master Agreement.

ELIGIBILITY

All teachers as defined by the Master Agreement will participate in the sick leave bank.

A teacher must teach at least 1/2 of the school day to be eligible to draw on the sick bank.

DONATION OF DAYS

On the first full day of school in September, 1972, each teacher donated one half (1/2) sick day to the sick bank. Beginning with the 2010-11 school year, new members will donate one half (.5) of a day on the onset of their third year in the District. Members who have not yet donated a day, will donate one half (.5) of a day upon ratification of the Agreement.

When the number of days in the sick bank drops below ten (10) days, more days may be requested by a 2/3 vote of the MDMEA Representative Council.

The number of days donated will be limited to a maximum of one (1) day per year per teacher.

ADMINISTRATION

The MDMEA Executive Board will make determinations regarding requests for up to ten (10) extended sick leave days.

The MDMEA Representative Council will make determinations for over ten (10) requested days.

All committee decisions will be forwarded in writing to the Superintendent's office for appropriate administrative action.

CHAIRPERSON

A sick leave bank chairperson will be appointed by the MDMEA President.

The chairperson will be responsible for dispensing request forms for sick bank leave. The chairperson will forward the completed request forms to the appropriate body.

The chairperson will be responsible for the record keeping of the sick bank.

LIMITS

All teachers will be eligible to receive up to ten (10) days of extended sick leave upon approval of the MDMEA Executive Board. A special meeting of the MDMEA Board can be called at the President's request.

Requests for more than ten (10) days shall be submitted to the MDMEA Representative Council at a regular monthly meeting. A two-thirds (2/3) majority vote is required for approval.

A teacher's request for leave may not exceed thirty (30) days in any school year.

In case of pregnancy, the request for days will be submitted after the birth.

The MDMEA reserves the right to refuse any request. Such refusal will be accompanied by written reasons for such refusal.

PROCEDURE

- 1. The teacher shall obtain a request form from the sick bank leave chairperson.
- 2. The teacher shall complete the form, and have it signed by a physician.
- 2. The teacher shall return the form to the chairperson who will forward it to the proper body.
- 3. Twenty percent (20%) of the value of the anticipated loaned days will be paid by the member to the Association upon application. This money will be repaid to the member upon return of all borrowed days.
- 5. The chairperson will report the decision to the teacher.
- 6. Before receiving extended leave days, the teacher will sign a repayment agreement with the MDMEA.
- 7. The chairperson will submit written notification to the Superintendent's office for administrative action.

REPAYMENT

Teachers who borrow from the bank will sign an agreement with the MDMEA for repayment.

Repayment will start at the beginning of the following school year.

Repayment shall be at the rate of at least six (6) days per year until all days are paid.

In the event that a teacher leaves the Mason Public Schools before repayment is complete, the teacher will reimburse the District an amount equal to the number of non-reimbursed days, times his daily rate of pay at the time the days were borrowed. Upon receipt of repayment from the teacher, the Board shall return the sick leave days borrowed by the teacher to the bank.

APPENDIX E: Evaluation Report

The evaluation process and all associated forms are contained in the documents listed below and are considered part of this Collective Bargaining Agreement.

For positions not covered by the MTTA, the evaluation process will utilize the Marzano tool for non-instructional staff.

APPENDIX F: Grievance Report Form

(See Master Agreement between the Board of Education of the Mason Public Schools and the Ingham Clinton Education Association, Article 6 for complete contractual language regarding the grievance procedure.)

Grievar	nce #:	Mason Public Schools								
(buildir	ng)	(name of Grievant)	(assignment)	(date filed)						
Level (
A.	Date(s) caus	se of grievance occurred								
		ed with Principal within ten days of c	occurrence of situation*)							
В.		1. Statement of grievance (this statement must include specific facts which gave rise to alleged violation)								
	2. Section of	of contract allegedly violated								
	3. Relief sou	ught								
		——————————————————————————————————————	nature of Grievant)	/(date						
C.	of receipt of	nust meet with Grievant regarding th	e grievance and provide his/her disp eceived within ten days, the Grievant e forward to level two*)	osition within ten day then has ten day fron						
			mature of Dringing!	/						
		(S1§	nature of Principal)	(date)						

D.	Position of Grievant and/or Association								
	(if Grievant/Association decide(s) to appeal the Principals' disposition, Grievant/Association has/have ter								
	days to issue grievance with Superintendent or Designee at level two*)								
	(signature of Grievant or Association) (date)								
Level T	TWO !								
	wo is the Grievant/Association's optional appeal to the Principal's disposition in level one and must be filed								
vith Su	perintendent or Designee within ten days of the issuance of the Principal's disposition*)								
A.	Date received by Superintendent or Designee								
D	Disposition of Synaphytandant on Designes								
Б.	Disposition of Superintendent or Designee (Superintendent or Designee must meet with Grievant regarding the grievance and provide his/her								
	disposition within ten days of receipt of level one grievance*; if this is not received within ten days, the								
	Grievant then has ten day from the due date of the disposition to move grievance forward to level two*)								
C	(signature of Superintendent or Designee) (date)								
C.	Position of Grievant/Association								
	(if Grievant/Association decide(s) to appeal the Principals' disposition, Grievant/Association has/have tendays to issue grievance with Superintendent or Designee at level two*)								
	adys to issue grievance with superimendent of Designee at level two								
	(signature of Grievant) (date)								

Level T	
	ree is the Grievant/Association's optional appeal to the Superintendent's disposition in level two and must with Secretary of the Board along with all prior communication related to the grievance within ten days of
	ance of the Superintendent's disposition*)
	Date submitted to Secretary of Board
В.	Disposition of Board
Б.	(Board must schedule a meeting to hear from Grievant/Association about the grievance and issue a disposition within ten days of said meeting*; if the Board holds future meetings to investigate the grievance, an extension is permitted up to one month from the date of the initial hearing without written, mutual consent*; if the Board waves its right to hear the grievance, the Association may proceed to level four for arbitration)
	(signature of Board President) (date)
right to to subm	our: our is arbitration, a legal appeal to the disposition at level three, or from level two if the Board waves its hear the grievance, and must be processed by the association; level four/arbitration requires the association it written notice that it desires to refer the grievance to arbitration to the superintendent or designee within a after the disposition of the Board*; no new issues or defense may occur during arbitration; decision of

arbitrator is final and binding)

B. Submitted by

A. Date submitted to Arbitration

^{*}By mutual, written agreement, the parties may extend timelines; an extension at level three for the purpose of an investigation by the Board is not to exceed one month beyond the initial hearing at level three.

NAME	DATE	
CURRENT ASSIGNMENT		
BUILDING		
GRADE LEVEL/SUBJECT(S)		
TRANSFER REQUEST		
BUILDING		
GRADE LEVEL/SUBJECT(S)		
Member's Signature		
Date		

Please submit this form to the individuals listed below by June 1, or within five days that

APPENDIX G – TRANSFER REQUEST FORM

an unstaffed position becomes available.

APPENDIX H – ANCILLARY STAFF_-applicable to positions and individuals not covered by the Michigan Teacher Tenure Act (Previous Articles from the 2011-2013 Contract)

ARTICLE 4: Ancillary Staff - Rights and Responsibilities

The Association recognizes that abuse of sick leave or other leaves, chronic tardiness, or absence, willful deficiencies in professional performance, or other violations of discipline by ancillary staff reflect adversely upon the profession and create undesirable conditions in the school building.

The administrator will have clearly identified the member's deficiencies and documented the previously taken steps prior to the development and implementation of any written plan or placement in an out of sequence evaluation.

In recognition of progressive discipline, no ancillary staff shall be disciplined or reprimanded without just cause. Any such discipline or reprimand asserted by the Board, or representative thereof, shall be subject to the professional grievance procedure herein set forth. All information forming the basis for disciplinary action will be made available to the ancillary staff member. Upon request of the ancillary staff member, such information shall be provided to the Association Representative.

Any warning, reprimand or other document of a disciplinary nature in a ancillary staff's file which does not relate to a recurring incident within a three (3) year period from the date of such warning or reprimand, shall be removed at the written request of the ancillary staff provided there is concurrence of the immediate supervisor. Should the ancillary staff and the immediate supervisor disagree, the Superintendent shall make the final determination. Once removed, such documentation shall not thereafter be used against the ancillary staff member.

ARTICLE 7: WORKING CONDITIONS

Selection for assignment would be dependent on the individual being certified and qualified and possessing the most seniority, with exceptions made to maintain master schedule integrity.

ARTICLE 9: INSERVICE AND PROFESSIONAL DEVELOPMENT

Any determination of failure to meet professional development requirements, as charged, shall be subject to review.

ARTICLE 9A: Evaluation

It shall be the administration's responsibility to evaluate performance. Evaluations shall be conducted by the ancillary staff member's immediate supervisor or an administrator working in the same building or an administrator who is otherwise familiar with the ancillary staff member's work.

The purposes of evaluation are to provide information which will determine the employment status of the ancillary staff and promote the improvement of performance. The evaluation of a ancillary staff's performance will be based only upon valid criteria.

C. Formal monitoring or observation of the work of a ancillary staff shall be conducted openly with full knowledge of the ancillary staff. Formal monitoring in any other manner shall be

APPENDIX H – ANCILLARY STAFF_-applicable to positions and individuals not covered by the Michigan Teacher-Tenure Act (Previous Articles from the 2011-2013 Contract)

done only with the consent of the ancillary staff.

- D. The appropriate administrator shall provide the probationary ancillary staff with an Individualized Development Plan at the beginning of the second school year. First year probationary ancillary staff may also be provided an IDP. The Plan shall be developed in consultation with the ancillary staff.
 - 1. The initial observation of the first year probationary ancillary staff shall be conducted within the first six (6) weeks of school.
 - 2. Probationary ancillary staff shall receive an annual, year-end Track I evaluation in writing each year during the probationary period. Year-end evaluations shall include an assessment of the ancillary staff's progress toward meeting the goals of the Individualized Development Plan.
 - 3. In the event a probationary ancillary staff is not continued in employment, the Board will advise the ancillary staff member of the reason(s) therefore in writing.
- E. A copy of the written evaluation shall be made available to the ancillary staff at least 24 hours prior to the personal interview. During the interview, the ancillary staff and administrator shall review the evaluation and content of the observation(s) and goal(s) upon which the evaluation is based.
 - 1. Should the overall work performance of the ancillary staff be rated less than satisfactory, an Individualized Development Plan within Track I or III shall be implemented to improve the ancillary staff member's performance.
 - 2. Said Plan shall be developed in consultation with the ancillary staff.
 - 3. Evaluations pursuant to an Individualized Development Plan shall include an assessment of the ancillary staff's progress toward meeting the goals of the Plan.
 - 4. Evaluation reports which are part of an Individualized Development Plan shall show that any previously noted deficiency has been corrected or that said deficiency still exists.
 - 5. Should the supervisor find a ancillary staff's work performance lacking, the reason(s) therefore shall be set forth in specific terms as shall an identification of the ways in which he/she is to improve and of the assistance to be given by the administration. Further, a reasonable deadline for improvement shall be established.
- G. Should the ancillary staff disagree with the content of a written evaluation, he/she may submit his/her written objections and have same attached to the (personnel) file copy of the evaluation within fifteen (15) working days of receipt of said evaluation.
- H. A ancillary staff's signature (or electronic acknowledgement) on a written evaluation shall not be interpreted to mean that he/she necessarily agrees with its content, but shall be interpreted to mean that he/she has reviewed said material.

APPENDIX H – ANCILLARY STAFF -applicable to positions and individuals not covered by the Michigan Teacher-Tenure Act (Previous Articles from the 2011-2013 Contract)

- In the event a probationary ancillary staff is not continued in employment, the Board will advise the ancillary staff of the reason(s) therefore in writing. Said ancillary staff shall be entitled to a hearing with the Superintendent or his/her designee.
- J. The discharge for unsatisfactory services of School Psychologists and Social Workers who have been employed by the Mason Public Schools for more than four (4) full school years shall be an appropriate matter for consideration under the Grievance Procedure in this Agreement, including Arbitration. Any such grievances shall be filed within ten (10) workdays of receipt of written notice of discharge.
- K. Should the Michigan Teacher Tenure Act be repealed by the Legislature either party may request bargaining within thirty (30) calendar days after repeal toward the replacement of the due process procedures.

ARTICLE 10: Qualifications and Assignments

- A. For purposes of this Agreement including layoff and recall, no ancillary staff will be assigned to a position for which he/she is not qualified. (ancillary staff interns are excepted.)
- C. All ancillary staff shall be given the opportunity to review their assignment for the following year before the close of the present school year. Ancillary staff will be consulted whenever possible before any changes in their schedules are made after the close of the school year. Only in the case of an emergency will assignments be changed after August 15.

ARTICLE 12: Shared Assignments

- 1: c. While involved ancillary staff may choose the assignment to be shared, it is expressly understood that upon dissolution of the shared assignment, the less senior ancillary staff shall be considered displaced unless by prior written agreement, the more senior-ancillary staff agrees to be displaced.
 - d. The junior ancillary staff shall have the right to displace the ancillary staff with the least district-wide seniority provided he has the necessary certification and/or qualifications. The exercise of this provision shall not cause the unnecessary layoff of any ancillary staff member.
 - e. Should the displaced ancillary staff not possess the necessary seniority and certification, license, or professional qualification to effect paragraph d above, he/she shall have the option of requesting the creation of another job sharing assignment or be subject to layoff.

ARTICLE 14: Vacancies, Transfers and Promotions

A: For purposes of this Agreement, a vacancy shall be defined as an open position known by the administration to have no ancillary staff with an outstanding right to return to the position for a full year or no displaced ancillary staff who are qualified for the position. A displaced ancillary staff is an individual whose position has been eliminated. It is understood that during a reduction in personnel, both voluntary and involuntary transfers may occur prior to the filling of vacancies.

APPENDIX H – ANCILLARY STAFF_-applicable to positions and individuals not covered by the Michigan Teacher Tenure Act (Previous Articles from the 2011-2013 Contract)

- 3. The person temporarily appointed to fill such vacancy or position shall not be given preference for permanent appointment over any applicant from within the staff.
- 4. In order to minimize program disruption, the Board may appoint less senior ancillary staff to fill vacancies created by leaves of absence which are less than one (1) full school year.
- 5. Ancillary staff who desire to apply for a vacancy shall file an application in writing with the Superintendent. In filling such vacancy or new position, the Board agrees to give due consideration to the professional background and attainment of all applicants, the length of time each has been in the District, and other relevant factors. Where qualifications are equal, service within the system shall govern. For purposes of this Article, "service" in the system shall mean continuous employment in the District, including substitute service, but shall exclude all periods when the ancillary staff was on a leave of absence for any cause.

If a member desires to transfer to an unstaffed position prior to the recall of individuals on layoff status, the member shall complete the form in Appendix G. When considering individuals for placement, the following factors will be considered: qualification, seniority, Title One comparability and other potential factors (e.g. – the transfer would block a laid off member from returning due to the qualification/grade level of the position changes). The transfer request form must be submitted by June 1, or within five days that an unstaffed position becomes available. Copies of the transfer form will be filed with the individual's current principal, the principal of the building where the transfer is requested, the Association President and the Assistant Superintendent for Human Resources.

- 6. An interview committee will be used to recommend a viable candidate to the Superintendent to fill a vacancy. The four to six (4-6) person committee shall include the following:
 - Department chairperson/grade level or subject common ancillary staff
 - Association appointed ancillary staff (collaborated with administrator)
 - Administrator appointed ancillary staff (optional)
 - Two administrators
- C. An involuntary transfer of a ancillary staff to a different building at the elementary level, or an involuntary transfer of a ancillary staff to a grade level or department assignment where substantially different preparation is required, shall entitle the ancillary staff to either four (4) days of compensatory time or compensation equal to four (4) days at the current substitute rate of pay for preparation in the new assignment when notice of such involuntary transfer is ten (10) or less workdays prior to the commencement of the new assignment, or unless mutually agreed upon by the Association and the Board. In addition, maintenance services shall be provided to move any equipment and/or supplies required in the new assignment.
 - 1. Ancillary staff involuntarily transferred for less than half (1/2) of their working day, shall be entitled to half (1/2) of the compensatory time or half (1/2) of the substitute rate referenced in Section D above.

APPENDIX H – ANCILLARY STAFF -applicable to positions and individuals not covered by the Michigan Teacher Tenure Act (Previous Articles from the 2011-2013 Contract)

- 2. Compensatory time shall not be taken on the first or last day of school of instruction or on the day immediately preceding or immediately following a school holiday or vacation period.
- 3. An assignment which requires substantially different preparation shall include, but not be limited to the following:
 - a. Any ancillary staff who is involuntarily transferred from one level to another level, for his/her total day, shall qualify for this benefit in any case. Levels shall be defined as K-5, 6-8 and 9-12.
- D. The District will notify the Association, when they determine that an Involuntary Transfer is necessary.

The District will seek input from the Association concerning, among other factors, the needs and goals of the District, the academic/certification/qualifications/experiences of those being considered for involuntary transfers, scheduling requirements of the District/Building, grade level vacancy and the seniority of those being considered for involuntary transfer. Involuntary transfers shall not be used as a means of disciplining a ancillary staff member. If a ancillary staff member is involuntarily transferred, he/she shall be provided with the written reasons prior to the transfer.

ARTICLE 15: Seniority

- D. Should substantial and unforeseen changes in student population or other conditions make a general reduction in the number of ancillary staff employed by the Board necessary, the Board will consult with the Association prior to making any reductions.
- E. Layoffs will be governed by seniority and qualifications.
- F. In order to promote an orderly reduction in personnel when the educational program and curriculum are curtailed, the following procedure will be used:
 - 1. Probationary ancillary staff will be laid off first provided there is a more senior ancillary staff who is qualified to perform the services of the probationary ancillary staff.
 - 2. In the event it is necessary to lay off senior ancillary staff, layoff will be on the basis of seniority and qualification. The Association recognizes that upon certain occasions it will be necessary, to assure proper staffing throughout the school system, for the Board to retain a ancillary staff out of line of seniority. It is expressly understood that the Association shall have a right to review the layoff list prior to the notification of the ancillary staff to be laid off. In the event of a dispute concerning the layoff list, the Association shall have the right to file a written grievance thereon within three (3) working days after reviewing the layoff list.
 - 3. Ancillary staff who are laid off during a contract year shall be considered as having completed the contract year for purposes of placement on the salary schedule if employed for more than one-half of the school year. Otherwise, such ancillary staff shall remain on the same salary step.

APPENDIX H – ANCILLARY STAFF-applicable to positions and individuals not covered by the Michigan Teacher Tenure Act (Previous Articles from the 2011-2013 Contract)

- 4. No new ancillary staff shall be employed by the Board while there are ancillary staff of the District who are on the recall list unless there are no laid off ancillary staff who are qualified to fill the remaining positions.
- 5. Written notice of layoff to the affected unit members and the Association President will be at least forty-five (45) calendar days prior to the effective date of layoff.
- G. Senior ancillary staff shall be recalled to employment in inverse order of layoff for vacant positions, as determined by the programs to be offered by the Board, provided they are qualified. Prior to the recall of members on layoff status, the District will consider transfer requests of individuals as stipulated Article 15. A. 5.
- H. The Notice of Recall shall be by certified, return receipt mail. A ancillary staff shall indicate acceptance of recall by certified mail to the Superintendent within fifteen (15) days from the postmarked date of the Notice of Recall. Failure to do so shall forfeit the right of the ancillary staff to remain on the recall list.
- I. It shall be the responsibility of each ancillary staff to notify the Board of any change of address and any change of status (e.g. qualifications) as it relates to being considered for recall.
- J. The ancillary staff shall lose his right to recall if she/he refuses employment to an equivalent position unless at the time of recall she/he is already under contract to another public school in the State of Michigan. If she/he is under contract, she/he shall have a right to return to the next available position for which she/he is qualified upon the expiration of the contract not to exceed one (1) school year. Should there be no available position at the end of one (1) school year, the ancillary staff shall retain the right to recall.
- K. Probationary ancillary staff will remain on the layoff list for a period of two (2) years from the effective date of the layoff.

ARTICLE 16: Leaves of Absence

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- 1. Entitle the ancillary staff to return to the same position if the same shall still exist or if not to an equivalent position for which he/she is qualified provided the leave is for one (1) year or less.
- 2 Entitle the ancillary staff to employment in a position for which he/she is qualified where the leave is in excess of one (1) year and provided written notice is given as stated in paragraph 1.