MASTER AGREEMENT

BETWEEN THE KENTWOOD BOARD OF EDUCATION

AND THE

KENTWOOD EDUCATION ASSOCIATION KCEA / MEA / NEA

August 1, 2023 - July 31, 2026

KENTWOOD PUBLIC SCHOOLS 5820 EASTERN AVENUE SE KENTWOOD, MICHIGAN 49508

MASTER AGREEMENT

KENTWOOD PUBLIC SCHOOLS

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This is a Master Agreement between the Board of Education of the Kentwood Public Schools, Kentwood, Michigan, hereinafter called the "Board", and the Kent County Education Association (KCEA-MEA-NEA), and hereinafter called the "Association".

General Statement of Policy

The Board and the Association agree that the development and implementation of a high quality instructional program is the responsibility of both the Board and the educators who are employed by the Board. It is further agreed that the best way to discharge this joint responsibility is through close collaboration among the professional educators, Board of Education, and the administration. It is their mutual goal that a quality education also depends on the expertise and morale of the professional educators, administration, and the Board of Education.

As these groups have the same goal, providing the best possible education for all students enrolled in the schools, relationships must be maintained which are based upon these high ideals and common interests and the proposition that education is a public trust and a professional calling.

The effective implementation of the above-stated policy requires a mutuality of relationship between the parties of this Agreement, both collectively and as individual members of the respective groups.

In order to comply with Section 164h(1)(d) of PA 108 of 2017, the Board shall adopt policies to comply with this provision and communicate the details of those policies to the Kentwood Education Association.

RECOGNITION

- A. The Board recognizes the Kent County Education Association as the exclusive bargaining unit for all full-time and regular part-time certified professional personnel employed in the district's K-12 programs, and Readiness programs, including classroom teachers, speech pathologists, school psychologists, guidance counselors, school social workers, instructional coordinators, instructional specialists, teacher consultants, athletic trainer, occupational therapist and media specialists under written contract with Kentwood Public Schools, and including all full-time and regularly scheduled part-time certified employees, academic advisors, and counselors employed in the Community Education programs of the district consisting of adult high school completion, alternative high school programs, adult basic education, English Language Learners, and all lead employees in such programs, but excluding:
 - 1. Per diem and per hour substitute employees
 - 2. Supervisory and executive personnel
 - 3. Office and clerical employees
 - 4. Paraprofessionals/Aides/Interventionists
 - Custodians
 - 6. Child Nutrition Services
 - School bus drivers
 - 8. Maintenance employees
 - 9. Leisure time personnel, school age child care and preschool personnel
 - 10. All other employees of the Board
- B. The term "employee(s)" when used hereinafter in this Agreement shall refer to all employees of the Kentwood Board represented by the Association in the bargaining unit above whose employment is subject to the Michigan Teachers' Tenure Act. The term "ancillary staff" or when used hereinafter in this Agreement shall refer to all employees of the Kentwood Board represented by the Association in the bargaining unit above whose employment is not subject to the Michigan Teachers' Tenure Act.
- C. The term Local Association shall refer to the Kentwood Education Association (K.E.A.) as defined by the bargaining unit above.
- D. The implementation of this Agreement shall be the responsibility of the Board, the Local Association, and the Association as specified.
- E. Nothing contained herein shall be construed to prevent any individual bargaining unit employee from presenting a grievance and having the grievance adjusted without intervention of the Association if the adjustment is consistent with the terms of this Agreement provided that the Local Association representative has been given an opportunity to be present at such adjustment.

- F. Nothing contained herein shall be construed to deny or restrict to any bargaining unit employee rights they may have under any State or Federal laws and regulations. The rights granted to such employees hereunder shall be deemed to be in addition to those provided elsewhere.
- G. In the event a new professional employee classification or position is created which is not administrative or supervisory in nature, the Board agrees to notify the Association. The Board further agrees to meet upon request of the Association to discuss the inclusion of the position within the unit. If the parties mutually agree to include the position, any necessary adjustments in the provisions of the agreement or new provisions shall be subject to negotiations. If the parties do not mutually agree that the position should be included, the issue may be referred to the procedures provided under the Public Employment Relations Act.

BOARD RIGHTS

- A. The Board, on its own behalf and on behalf of the electors of the district, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan, and of the United States including, and 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 professional 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. To establish grade levels and courses of instruction, including special programs, and to provide for athletic, recreational, and social events for students, all as deemed necessary or advisable by the Board;
 - 4. To decide upon the means and methods of instruction, the approval of textbooks and other teaching materials, and the use of teaching aids of every kind and nature;
 - 5. To determine class schedules, hours of instruction, duties, responsibilities, assignments and the terms and conditions of employment of bargaining unit employees and other employees with respect to administrative and non-teaching activities.
 - 6. To discipline an employee or group of employees for willful violation of this Agreement.

B. Copyright

Any materials prepared by an employee specifically for their teaching assignment shall become the property of the Board for use in this school system. No syndication or sale of this material may be made without the express release of the creator and the Board. Such restrictions shall be limited to materials produced on school time or during Board subsidized courses.

C. The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board; the adoption of policies, rules, regulations, and practices in furtherance thereof; and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this Agreement and then only to the extent such specific and express terms hereof are in conformance with the Constitution and laws of the State of Michigan, and the Constitution and laws of the United States.

ASSOCIATION AND EMPLOYEE RIGHTS

A. PUBLIC ACT 379

The Board and the Association agree to abide by Act 379 of Public Acts of Michigan for 1965 and all amendments thereto and to all applicable laws and statutes pertaining to employee's rights and responsibilities. The Board further agrees that it shall not directly or indirectly discourage or deprive or coerce any employee in the enjoyment of their rights granted to them under the laws above stated.

B. BUILDING USE

- The Local Association and its members shall have the right to use the school building facilities before or after regular hours and during lunch periods. Such use of the building for Local Association meetings must be arranged with the building principal in advance. The principal retains the right of room assignment.
- 2. The Association shall have the right to use the District inter-office shuttle mail service for official Association business, for delivering materials between Kentwood School buildings. The service is available only on days that the shuttle is scheduled by the administration. The Association may also use fax machines and E-mail systems, which are available to bargaining unit members at reasonable times and hours, to communicate with its general membership relating to official Association business, provided the equipment is not otherwise in use. The Association's use of e-mail will comply with all applicable laws and Board policies. The Association shall furnish all materials and supplies incidental to its operation of Board equipment. The Association will pay for toll and long distance charges incurred by its use of District telephones. Materials transmitted by the school fax machine and e-mail shall identify the Association as the transmitter. Copies of all postings must be provided to the Executive Director for Human Resources.
- 3. Any Association officer or representative from outside the building must first make presence known in the principal's office before conducting Association business in buildings within the district.

C. SCHOOL DOCUMENTS

The Board agrees to furnish to the Association upon request:

- 1. Copies of those school documents it is required by law to make available to the public under the Freedom of Information Act.
- 2. Specific information needed for negotiations or for grievance resolution. This information will be in the form maintained by the Board.

D. ASSOCIATION DAYS

The Local Association shall be allowed to use a maximum of 45 days per school year for the handling of Association business. Additional Association days may be allowed with the approval of the Executive Director for Human Resources. Such days shall be subject to the following provisions:

- 1. A minimum of one day advance notice is given to the principal on appropriate form.
- 2. The Association assumes the cost of the substitute for the time lost from regular teaching duties.
- 3. Association days shall not be used during scheduled parent-teacher conference times, open house meetings, orientation meetings, or immediately before or after holiday and vacation periods except with the approval of the principal.

E. BOARD PAID RELEASED TIME/KEA PRESIDENT

The Board agrees to provide the Association President with .5 released time from a full time teaching position. The Association will reimburse the District .25 of the President's Schedule A salary.

F. EMPLOYEE PROTECTION

Any case of physical assault upon an employee while in the performance of assigned teaching or additional contract duties shall be reported immediately in writing to the Superintendent or designee. In the event of a physical assault, the employee involved may request assistance of the Board (including legal fees).

- 1. Reimbursement shall be allowed for approved loss or damage of an employee's personal property.
- 2. Reimbursement shall be allowed for approved medical expenses not covered by compensation or insurance.

G. REPRIMANDS

Employees will be notified in advance of any meeting with an administrator that could lead to discipline. The administrator shall encourage the employee to arrange for Association representation.

With respect to ancillary staff:

- 1. A written reprimand (see Appendix E) stating any alleged concern regarding the ancillary staff shall be completed within ten (10) school days of:
 - a. completion of the investigation (if any), OR
 - b. when the event reasonably becomes known to the administration.

- 2. Before placing a written reprimand in an employee's personnel file, the administrator making that reprimand shall:
 - a. Present the employee being reprimanded a copy of the reprimand at least 24 hours prior to the scheduled meeting.
 - b. Require the employee to sign the original which indicates only that the employee has had the opportunity to read the reprimand. The signature is in no way to be construed as acceptance or approval of the reprimand, but is a verification that the employee is aware the reprimand is in their personnel file. The employee shall receive a copy at the time of the signing.
 - c. Inform the employee of their right to submit a written rebuttal to be attached to the reprimand.
- 3. Any employee who fails to sign a reprimand after having been directed to do so may be subject to discipline.

H. FILES

Each employee shall have the right, upon request, to review the contents of any personnel file kept on said employee. A representative of the Association may accompany the employee in each review of the file in the presence of an administrator and/or their designee. An employee will be given the opportunity to file a response to any material in their personnel file(s), and the response will be made a part of said file(s).

No discipline will be placed in the bargaining unit member's file without their knowledge.

If an employee is asked to sign any materials, including those that may go into their file, such signature shall be understood to indicate their awareness of the material, but the signature shall not be interpreted to mean agreement with the content of the material. This includes any material used in the evaluation process or any reprimand.

The administration and/or its designee shall be responsible for the safekeeping of the files.

No material may be permanently removed from the employee's file without the presence of the employee and/or the employee's representative; however, routine personnel documents to be removed from the file shall be returned to the employee. The employee may request the removal of any document. The removal will be done at the discretion of the supervisor in consultation with the Human Resources Office.

I. FOIA REQUEST

Upon receipt of a FOIA request for all or part of an employee's personnel file, the district will promptly notify the employee and Association of the request. The district will also notify the requesting party that disclosure will not occur until the last business day permitted by law. The district will meet with the employee and, if requested by the

employee, an Association Representative, to review the documents the district intends to disclose before they are to be disclosed. The parties recognize that under the exceptions provided under Section 13(1) of the Freedom of Information Act and under the Bullard-Plawecki Employee Right to Know Act, and other federal and state laws, certain material may be redacted from the file prior to its release.

In the event of any legal action against the district brought in a court or administrative agency because it withheld document(s) at the Association request, Association agrees to defend such action, at its own expense and through its own legal counsel, provided:

- 1. The District gives timely notice of such action to the Association and does not object to the Association's intervention as a party if it so desires; and
- The District gives full and complete cooperation to the Association and its counsel in securing and giving evidence, obtaining witnesses, and making relevant information available at both trial and appellate levels; and
- 3. The Association shall have complete authority to compromise and settle all claims that it defends under this section.

The Association agrees that in any action so defended, it will indemnify and hold harmless the District from any liability for damages and costs imposed by a final judgment of a court or administrative agency as a direct consequence of the district's compliance with this section.

J. ELEMENTARY AND SECONDARY EDUCATION ACT

The district will notify the Association of any school not meeting Adequate Yearly Progress (AYP).

SALARY AND FRINGE BENEFITS

A. SALARIES

Salaries of employees covered by this Agreement are set forth in Schedules A, A1, and which are attached hereto and incorporated in this Agreement.

K-12

- 1. Schedule A personnel working extra days in extension of regular assignment shall be compensated on a prorated basis of Schedule A.
- 2. All employees that work in addition to Schedule A shall be paid at the employee's hourly rate except as provided otherwise in Board policy and Schedule B.
- 3. Employees shall be entitled to appropriate additional compensation as set forth in Schedule B when assigned Schedule B responsibilities. The Board and the Association agree that the acceptance of a Schedule B assignment is voluntary except when the Schedule B assignment is directly related to the employee's Schedule A assignment.
- 4. An extra class assigned to a secondary employee shall be paid at the rate of 1/5 of said employee's step on the salary schedule. If the assignment is less than a full school year the salary shall be prorated.
- 5. Credit on the Kentwood salary schedule may be allowed to those new employees with satisfactory prior experience. The number of years of prior experience credit, if any, will be at the discretion of the Superintendent, or their designee. Any credit to be granted would be included in the initial contract with the Board.
- 6. Additional Compensation Effective with the 2024-25 school year, Bargaining unit members on Step 16, 21 and 26 will receive a \$3500 annuity contribution to a 403b or 457 upon successful completion of the contract year. Bargaining unit members on step 26 will receive this payment one time, and this is not a reoccurring payment.

Bargaining unit members will make a designation for this contribution from a list of board approved providers.

Alternative Education

- 7. The hourly rate of pay for alternative education employees shall be as set forth in Schedule A1.
- 8. Alternative education employees shall receive one step on the wage schedule for each year of employment with the Board, provided they worked a full semester or more each year.

- 9. The pay for Alternative Education employees when they substitute in the Alternative Education programs will be at their hourly rate.
- 10. Employees with a stable, non-fluctuating first semester work assignment of twenty-five (25) hours or more per week may elect at the beginning of the semester to have their pay spread over 26 pay periods. If the work assignment drops below 25 hours per week at any time during the first or second semester, the Board may discontinue the extended pay plan.
- 11. Hourly employees assigned to work more than the minimum required for a full-time position shall be compensated at their pro-rata rate of pay. In assigning additional work hours, the Board will endeavor to offer such hours to employees with work assignments of less than forty (40) hours per week. Bumping rights shall not apply to hours in excess of forty (40) hours per week. Hours over 40 hours per week will be paid at time and a half.
- 12. Hourly employees assigned classes or other responsibilities in excess of 30 hours shall be compensated for the additional hours at their standard hourly rate.

B. ADVANCED DEGREES

- 1. Employees receiving either BA, MA, or MA +30 semester hours of graduate credit after the issuance of the MA degree shall be eligible for placement on the appropriate advanced salary schedule provided:
 - a. Salaries shall be effective at the start of the first semester providing official evidence of earned appropriate credit (official grade report or transcript) is on file in the Human Resources Office prior to October 1 of the effective school year.
 - b. Salaries shall be effective at the start of the second semester providing official evidence of earned appropriate credit (official grade report or transcript) is on file in the Human Resources Office prior to March 1 of the effective school year.
- 2. Courses must be taken from a college or university accredited by the North Central Association of Colleges and Schools or one of its five regional affiliates.

MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. School Social Workers and Speech Pathologists official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

The District will review the official transcripts for School Social Workers and Speech Pathologists who were hired prior to July 1, 2023 and make any appropriate salary lane adjustment for eligible employees, effective for the 2023-24 school year.

If an official transcript is not on file, Human Resources will notify the member in writing and it shall be the member's responsibility to provide an official transcript to HR within the designated timeline.

All other salary lane adjustments will be subject to Article 4B:1a, b.

C. SUPERVISING EMPLOYEES

- 1. Only tenured employees may accept student teachers on a voluntary basis.
- 2. Each student-teacher supervisor shall receive from the Board the equivalent amount received from the university within 30 days of receipt of the stipend from the university.

D. INSURANCE BENEFITS

Upon submission of a proper application form to the Kentwood Public Schools Employee Benefit Office, the Board shall provide the premium contributions towards the benefits described for those employees who meet the qualifications stated in this Agreement.

The descriptions of benefits in this Article are only general in nature and are superseded and controlled by the terms and conditions of the applicable insurance plan, a summary of which is available for inspection during normal working hours at the Benefits Office of the Board and are subject to underwriting rules and regulations.

AN OPEN ENROLLMENT PERIOD SHALL BE PROVIDED ANNUALLY DURING A TIME FRAME IN THE MONTH OF NOVEMBER.

 The Board shall provide PA 152 insurance cap which includes insurance index increases and also includes LTD, Dental, Vision, and Life as part of the cap to each of the full-time bargaining unit members, electing MESSA Package A, C, D or E (see overview) and their entire family for a twelve (12) month period. The employer shall sign an EMPLOYER PARTICIPATION AGREEMENT.

Eligible bargaining unit members not electing MESSA Package A, C, D or E will select MESSA Package B.

Option I – MESSA Package A – Choices \$0 (Sunset Date 12/31/2023)

New Option I – MESSA Package A – Choices \$500/\$1000 (20 % Co-Insurance) (Effective 1/1/2024)

Option II – MESSA Package C – ABC Plan 1 (No Co-Insurance)

Option III – MESSA Package D - Choices \$500/\$1000 (10% Co-Insurance)

Option IV – MESSA Package E – ABC Plan 1 (20% Co-Insurance)

Option V - MESSA Package B - Cash in Lieu Plan

See Appendix B for a detail description of insurance options and costs.

- 2. Board paid premiums for insurance protection as described above shall be provided on the following basis:
 - a. Board premium contributions shall not apply to employee purchased benefits not described above (i.e., loss of income benefits, dependent life, survivor income insurance, etc.).
 - b. Board contributions shall begin, in the case of new employees, at the beginning of the insurance month immediately following the time they begin their assigned duties, if an application is made in sufficient time to allow for making necessary payroll deductions.
- 3. Employees working less than full-time shall be entitled to insurance in accordance with the insuring carriers underwriting rules and regulations.

MESSA Package A, C, D and Package E: The Board will provide the PA 152 cap equal to the employee's FTE for part-time employees desiring MESSA Choices II or MESSA ABC health insurance. (ie: .5 FTE – the Board will pay 50% of the cap amount.)

For <u>K-12 employees</u>, pro-rated means a portion equal to their portion of a full FTE according to their individual contract.

For hourly <u>Alternative Education employees</u>, pro-rated means a portion equal to their hours worked as compared to 1,110 hours, which is a full FTE in Alternative Education. If the number of hours changes during the school year, a change in the pro-rated portion would be made on the first day of the month - but no less than 30 days - following the change of hours.

MESSA Package B: Part-time employees who do not elect health insurance may elect fully paid MESSA Package B benefits: Delta Dental, MESSA VSP3 vision plan, long-term disability, and term life insurance in the amount of \$45,000. The excess, if any, will be included as a cash payment.

4. Employees who fulfill their employment contract are entitled to 12-months coverage commencing September 1 and ending August 31.

Employees who terminate employment for any reason prior to the end of their contract, are laid off, or go on an unpaid leave of absence during the contract year, shall be entitled to fringe benefit premiums and salary prorated as per the "benefits earned" formula in this section.

The Board will pay monthly premiums costs equal to the percentage of the school year that the employee worked or had Board paid sick leave. An insurance year for purposes of computation will commence January 1. If the above calculation results in a partial month, the Board's portion of premium for that partial month will be paid only

if the employee agrees to pay the balance of the premium for that month. Proration formula:

BENEFITS EARNED =

Number of Days Paid ☐ Employee Contract Year

Note: Four (4) days or less results in no deduction of fringe benefits.

E. PAYROLL DEDUCTIONS

Upon appropriate written authorization from the employee, the Board shall deduct from the salary of any employee and make appropriate remittance for annuities, credit unions, saving bonds, charitable donations, professional dues, and assessments. However, such plans or programs shall be jointly approved by the Association and the Board.

The number of annuity carriers shall be limited to a maximum of five (5) with the Association having approval of any changes.

F. SEVERANCE

Severance:

1. Upon the severance of an employee who has taught ten (10) years or more for Kentwood Public Schools, the employee shall be compensated for any unused accumulated sick leave at the following rates. This payment structure will apply only for the length of this agreement.

Rate 1 applies to teachers with 25-99 leave days

Rate 2 applies to teachers with 100-249 leave days

Rate 3 applies to teachers with 250 or more leave

RATE 1	RATE 2	RATE 3
\$30/day	\$45/day	\$60/day

To qualify for the severance compensation described above, the employee must give
written notification to the Human Resources Office by the last day of school of their
intent to resign at the end of that school year. Employees who do not complete the
full school year contract will not be eligible for this benefit.

Once the resignation has been accepted by the Administration, the employee may not withdraw their resignation without the approval of the Administration.

3. Upon the death of an employee, the spouse/beneficiary will be paid at the appropriate rate set forth above for each unused sick leave day accumulated by the employee regardless of the deceased employee's eligibility under the Michigan Public School Employee Retirement Act or years of service.

EMPLOYEE WEEK, DAY AND HOURS

A. STAFF MEETINGS

1. Staff Meetings:

- a. <u>Elementary:</u> Unless excused by the building or program administrator, elementary staff employees shall attend three professional development meetings per month as part of their duties. In addition to the above three meetings, one data team meeting will be held during one of the specials each month. The meeting day and time will be determined by majority vote of building staff and the administrator. Professional development (curriculum) and staff meetings shall last approximately one hour in length. When elementary specials are reinstated to 200 minutes per week, this language shall return to the staff meeting language of the 2006-2008 Master Agreement.
- b. <u>Secondary:</u> Unless excused by the building or program administrator, bargaining unit employees (including Alternative Education employees) shall attend one staff or curriculum meeting each week as part of their duties. Except under unusual circumstances, Monday shall be considered staff or curriculum meeting day. By mutual agreement of the building staff and principal, staff and curriculum meetings may be scheduled in the morning or on another day.
- 2. Part-time employees who work .6 FTE or less, will attend at least 50% of staff meetings and in-services (including two District in-services), to be mutually agreed upon by the principal and employee at the beginning of each semester. Disagreements shall be resolved by the Executive Director for Human Resources.
- 3. Employees who are required to attend IEPC and building special services meetings will continue to attend as part of their duties. The District will make every effort to hold such meetings during the scheduled work day.
- 4. I.E.P.C. and building special services team meetings shall not be considered a meeting for purposes of section A-1.
- 5. Attendance at any meetings beyond the aforementioned shall be considered voluntary.

B. SCHEDULED WORKING DAY REGULATIONS

K-12

1. The scheduled working day for all employees shall not exceed seven (7) hours except on scheduled meeting days when the working day is extended to allow time for the meeting. Normally, staff and curriculum meetings will not exceed about an hour.

While the above provides for the scheduled work day, the Association recognizes that each employee identified in Article I-A. (including byway of example, part-time employees) has a responsibility to devote additional time for:

- a. Annual "Open House"
- b. Parent-employee conferences
- c. Student event
- d. Curricular night

It is the individual employee's professional responsibility to perform duties normally associated with teaching and non-instructional duties outside the scheduled work day.

- 2. Building administrators will designate the daily schedule for staff within the scheduled work day only after consultation with staff. The Board will not schedule more than 1,099 hours of instruction without bargaining with the Association.
- 3. If a change in the traditional instructional day is being considered to accommodate collaborative planning time, the principal will consult with staff regarding the length of time for collaboration, the frequency, the impact on the traditional day, and the uses of the collaborative time. Collaborative time shall not be used for staff meetings on a regular basis. The District will notify the Association before consulting with staff about a change in the traditional day to accommodate collaborative planning time.
- 4. Upon exhaustion of allowed act-of-God days, if there is a need for additional hours to meet the state minimum (1099), the Executive Director for Human Resources will bargain with the Association regarding how to add the hours.

Alternative Education

- 1. The Crossroads Alternative High School principal, with assistance from Program administrators, is responsible for assigning the specific work days and hours for personnel employed in each of the various Alternative Education programs.
- 2. Alternative Education enrollments and program needs fluctuate within a given school year. Personnel assignments as to days and hours may, of necessity, change periodically during the school year.
- 3. Employees are to be at their assigned places of duty on time and are to remain until the end of the assigned day or evening. Employees are not to leave a classroom of students unattended at any time except for urgent situations. Arrangements must be made with the immediate supervisor or office prior to leaving the premises.
- 4. In fulfilling their assignments, bargaining unit employees shall be required to prepare and keep records of students' progress, lesson plans, attendance, conference reports, test scores, as determined by the Program Administrator or Principal. All employees are required, as part of their normal teaching assignment, to include duties as directed by their Program Administrator such as, filling out enrollment forms, calling "no shows" on class lists, and documenting reasons for student absences.

C. DUTY FREE LUNCH PERIOD REGULATIONS

- 1. Elementary bargaining unit members shall be provided with a duty-free lunch period of not less than 35 uninterrupted minutes. Noon supervision duty during inclement weather shall not be handled by employees except when absolutely necessary. In those cases the principal shall secure an individual or individuals for noon supervision duty during inclement weather as an annual assignment. If an individual cannot be secured on an annual assignment, then each employee shall be required on a rotating calendar-day basis with pay (employee's hourly rate) to perform this duty. The employee assigned on the rotating calendar basis shall have the privilege of securing other employees in the building to perform their duty and shall be required to be on said duty for no more than one-half of the employee's lunch period.
- 2. <u>K-12</u> Middle school and high school employees shall be provided with a duty-free lunch period of not less than 30 uninterrupted minutes.
- 3. <u>Alternative Education</u> Employees with an assignment of five hours or more per day shall be entitled to a duty free, half hour, unpaid lunch period.

D. RECESS DUTY REGULATIONS

- Elementary employees shall not be required to supervise the playground during recess periods. Inclement weather duty within the building may be assigned to employees on a rotation basis with no more than 50% of the employees required to be on duty during a particular day. Recesses shall be included in instruction time as part of the elementary school day for state reporting purposes and shall be a total of 30 minutes.
 - a. 15 minutes of recess will remain duty-free to bargaining unit employees.
 - b. A certified staff member will be assigned to manage students on each playground in order to provide Conflict Resolution and physical fitness for a period of 15 minutes per day. The remainder of the certified staff members will be available to provide instructional time for small groups, individualized tutoring, remediation, make-up work, enrichment, discipline, mentoring, relationship building, or parent communication. The Board recognizes that these activities could be accomplished through a team approach.
- Employees assigned inclement weather duty shall be released early at the end of the
 working day or allowed to arrive late the following day for an amount of time equivalent
 to said duty. On staff meeting days and/or parent conferences, the released time
 shall be taken on succeeding day.

E. CONFERENCE PLANNING

In years one and two of this agreement, the Board shall provide a minimum of 305 minutes per five-day week of preparation time for each elementary teacher. There shall be a minimum of 4 (four) 45 minute uninterrupted blocks each week that take place during the instructional day. The additional minutes shall be daily in 25 minute increments before the instructional day begins.

- 2. The normal weekly teaching load in <u>secondary</u> schools shall not exceed 25 teaching periods per week (excluding seminar or advisor-advisee contact periods), and a minimum of five conference planning periods, except for some employees with block schedules who will be assigned the equivalent of such periods. For hourly Alternative Education teachers, no more than 30 teaching periods (excluding seminar or advisor-advisee contact periods) and a minimum of five conference planning periods (except for blocks). No changes in the format of the employee's regular work day will occur without consultation with the Association.
- 3. Hourly Alternative Education employees will receive preparation time at the ratio of one hour for every six hours of teaching time. Preparation time shall not apply to bargaining unit employees classified as Academic Advisor.
- 4. All employees will commence full teaching schedules, beginning on the students' first day of school, and continuing until the students' last day of school.

F. SCHOOL WORK YEAR

- School Year Schedule C, is based upon 182 in school years 23-24, and 182 in 24-25. Bargaining unit employee work days, including no more than ten (10) working days in June, unless instructional days are missed because of school closings. Instructional days missed will be made up in June by extending the school year the number of days lost. Employees who are new to the District will work 184 days in the years 23-24 and 24-25.
- 2. The calendar for K-12 and Alternative Education is shown in Schedule C. School Year Schedule C is based on 182 work days in school years 23-24 and 182 in 24-25., 184 (23-24) and 184 (24-25) for bargaining unit employees new to the District.

The calendar for the 2025-2026 school year will be part of the year three (3) language reopener.

G. DISTRICT PROVIDED PROFESSIONAL DEVELOPMENT

Years 1 and 2 of the contract there are 182 staff work days and 178 student days.

The 182 staff work days includes 6 hours of flexible professional development. Up to 3 hours of this flexible PD may be used to complete district required compliance trainings. The remaining time needed to satisfy the six (6) flexible hours of self-selected PD must be selected from district provided offerings.

Staff must complete their self-selected DPPD no later than May 31 of the current school year. Any staff who has not fulfilled the self-selected DPPD by April 1 of the current school year shall receive written notice from their building/department supervisor advising them of their obligation to complete the self-selected DPPD. Failure to meet the flexible PD requirements by May 31 may lead to disciplinary action.

The District shall provide a calendar of self-selected PD options for semester one by the first Monday of September. A calendar for Semester two will be provided no later than the second Monday of January.

H. SCHOOL CLOSINGS

On school closings due to inclement weather or equipment breakdown, bargaining unit employees need not report to work on both instruction and inservice days, except when notified to the contrary by the Superintendent of Schools. Instruction days lost are not considered to be work days. Should legislation repeal the need for make-up days, the above language will return to the provisions of the 1984-86 Master Agreement.

ANCILLARY STAFF ASSIGNMENTS

A. INVOLUNTARY TRANSFERS of ANCILLARY STAFF

- 1. Some involuntary transfers from one building to another or reassignments may be unavoidable.
- Any involuntary transfer or re-assignment, will be made only after a meeting between the ancillary staff involved, a representative of the Association if requested by the ancillary staff, and the Executive Director for Human Resources at which time the employee will be notified of the reasons.
- Ancillary staff who are transferred less than seven (7) days prior to the first day of school with students, shall receive two (2) days of pay at bargaining unit member hourly rate.

B. VOLUNTARY TRANSFERS of ANCILLARY STAFF

Transfers by request of the ancillary staff shall be honored whenever possible provided that:

- 1. The ancillary staff member is qualified for the position requested.
- 2. Ordinarily requests for midyear transfers shall not be approved.
- 3. Approval of the receiving Principal is presented to the Executive Director for Human Resources.
- 4. Final approval shall be by the Superintendent of Schools.
- Any ancillary staff member denied two requests for transfer within a two-year period will be entitled to a meeting upon request with the Executive Director for Human Resources and an Association Representative at their option to discuss the reason for the denial.

C. NOTICE OF VACANCIES

Notices of vacancies shall be posted in each building and sent to the Association. No vacancy shall be permanently filled until it has been posted for at least six normal work days. Upon employee request, during the summer months, a list of current postings will be mailed with the paychecks or on payday for employees with 21 pays.

A vacancy is a new or currently unoccupied position to be filled by the Board when all other employees have been assigned positions and for which there is no employee on leave of absence or lay-off status with a claim to the position.

MENTOR TEACHERS

New Teacher Mentors:

Role – The mentor teacher is to first and foremost guide and support the probationary teacher in developing their knowledge and craft through feedback and reflection, in alignment with the district's mission. Strategies to do so will include a cycle of discussing instructional challenges, planning lessons, analyzing student data and work to inform instruction, and observing the probationary teacher while teaching. In addition, a mentor teacher will assist the probationary teacher in acclimating to the school's structures, staff, and systems.

Duties of the mentor – The duties of the mentor teacher shall include, but not be limited to: (additional duties may be added only with the mutual agreement of the Board of Education and the KEA)

- a. Conduct the strategies identified under ROLE for a total of twenty hours throughout the course of the fiscal year.
- b. A minimum of 6 hours must be completed each semester in a variety of contexts including but not limited to in-class observations, before/after school meetings, mentor training, and district-sponsored mentor/mentee professional development.
- c. Provide positive support for a new teacher.

Probationary Teacher - A total of thirty hours throughout the course of the fiscal year of which a minimum of 6 hours must be completed each semester will be required for all probationary teachers in their first three years. Activities include, but are not limited to in-class observations, before/after school meetings, district-sponsored mentor/mentee professional development, and professional development outside of the scheduled work day.

A detailed log of activities including, but not limited to date, time, duration, purpose, and focus will be submitted before payment for the mentor teacher is issued.

Mentor Pay shall be as follows:

Year 1 = \$1000.00 per mentee

Year 2 = \$ 500.00 per mentee

Year 3 = \$ 500.00 per mentee

All staff covered by this bargaining agreement are eligible for the mentor stipends, including ancillary staff who provide supervision required for licensure.

ACADEMIC FREEDOM

A. RIGHTS

The parties agree that free discussion of historic, scientific, and/or contemporary issues, with free access to all relevant information, is the heart of the democratic process; therefore, the following rights of bargaining unit employees in working with students are accepted.

- 1. The right to study any of the above issues which have political, economic, scientific, or social significance.
- 2. The right to free access of all relevant information.
- 3. The right to study and discuss appropriate academic and educational issues, even though they may be controversial or unpopular, provided the context and presentation is professional and relevant.

B. RESPONSIBILITIES

The employee has the responsibility of treating subject matter and the issues thereto in an objective and scholarly manner.

- 1. The employee approaches historic, scientific, and/or contemporary issues in the classroom in an impartial and unprejudiced manner.
- 2. The employee refrains from using their position and prestige to promote a partisan point of view.

LEAVE PRIVILEGES

A. LEAVES WITH PAY (CHARGEABLE)

1. Accumulation of Sick Leave

a. Pre K-12

Each bargaining unit employee shall be granted twelve (12) days sick leave per school year with full pay. A sick leave day for less than full-time employees is the portion of a full day for which they are contracted to work. Such days of leave shall have unlimited accumulation and shall be credited at the beginning of the school year. Unused personal leave day(s), as described in A.2.g. below, from the previous school year shall be added to this unlimited accumulation of sick leave.

In the event an employee terminates employment or is granted any unpaid leave of absence, the above twelve (12) days shall be prorated on the basis of 1 sick leave day per 20 work days, rounded off to the nearest 1/2 day. Such proration shall not occur until leave has exceeded 10 consecutive work days.

b. <u>Alternative Education</u>

Each hourly Alternative Education teacher shall be granted one hour sick leave per 15 hours worked. In the section on Use of Sick Leave (A.2.), wherever the word "days" is used, the leave will be considered to be in hours. One day is equal to seven (7) hours for hourly Alternative Education employees.

2. Use of Sick Leave

Accumulated sick leave days may be used for the following reasons:

- a. Personal illness or non-job-related injury of the employee.
- b. Illness in the immediate family (spouse, parent, parent-in-law, grandparent, child, stepchild, or stepparent) not to exceed 15 work days, except with approval of the Human Resources Office. Additional days may be used for FMLA qualifying leaves by FMLA eligible employees, as designated by either the Board or the employee.
- c. Maternity Leaves- Pregnancy will be treated the same as any other sickness or disability under this Agreement.
- d. Parental Leave. A spouse or adoptive parent may use up to fifteen (15) of accumulated sick days, if available, for the purpose of family bonding. A birthing parent may also use the Parental Leave time of fifteen (15) accumulated sick days, if available, in addition to the time in which they have been deemed disabled.

- e. Absence necessitated by exposure to contagious diseases in which the health of students would be impaired by attendance on duty.
- f. Time necessary for attendance at the funeral service of a person whose relationship to the employee warrants such attendance, not to exceed 3 days per school year.
- g. All employees shall be allowed two (2) personal leave days. One extra personal leave day per year, purchased by exchanging two sick leave days, will be available to teachers. Such days shall not be cumulative and shall be subject to the following provisions:
 - 1. Arrangements for said leave shall be made at least five (5) days in advance with the principal on the proper form. Employees who service more than one building shall have their personal leave approved by the "home building" principal.
 - 2. Matters of an emergency nature shall be allowable upon advance notice to the principal.
 - 3. Personal leave days shall not be used during scheduled parent-teacher conference times or immediately before or after holiday and vacation periods, except in emergencies and with the approval of the HR Office.

Personal leave days shall be subject to the following daily building quotas:

- a) Each elementary building 2 leaves
- b) Each middle school building 3 leaves
- c) High school building 5 leaves
- d) Alternative Education program 3 leaves

No building may exceed its building quota for personal leave days on any single day unless approved by the HR Office.

- Extended disability (including pregnancy disability and absence required following adoption of child) for a period in excess of ten (10) consecutive work days.
 - 1. In the event of a disability, the bargaining unit employee shall notify the Human Resources Office. This notice shall be accompanied by a statement from the attending physician specifying the disability and its probable duration.
 - 2. An employee on disability leave is to report back to work on the date the employee's physician states that they are able to return to work.
 - 3. An employee on disability must submit a written, signed statement from their attending physician stating that the employee is capable of returning and performing the essential functions of the assignment.

- 4. Failure to report to work on the date their disability ends without notification shall be considered as voluntary termination of employment, except under emergency circumstances.
- 5. The Board shall have the right to request additional medical information or a review of the medical records by a physician of its choice, at the Board's expense, whenever the length of disability is in question. If disagreement arises, the Board may ask for an examination, at Board's expense, by a mutually agreed-upon physician.

B. LEAVES WITH PAY (NOT CHARGEABLE)

- 1. Leaves of absence with pay not chargeable against accumulated sick-leave days shall be granted for the following reasons:
 - a. Death in the immediate family (spouse, parent, grandparent, child, grandchild, brother, sister, stepparent, stepchild, parent-in-law, brother-in-law and sister-in-law) not to exceed 5 work days. This leave is available to employees for making funeral arrangements, travel to/from and attendance at the funeral of immediate family members.
 - b. Absence when a bargaining unit employee is called for jury service less per diem received for jury service. The employee is required to report to their assignment when their presence is not required at court.
 - c. Court appearance as witness in any case connected with the employee's employment by the District, or whenever the employee is subpoenaed to attend any proceeding, less per diem received for court appearance. The employee is required to report to their assignment when their presence is not required at court.
 - d. Approved visitation at other schools.
 - e. Approved attendance at educational conferences or conventions, including Association meetings related to instruction. In those instances where the employee is serving as a speaker, the employee may retain all reimbursed expenses (including mileage) and up to the first \$100 of remuneration received for serving as a speaker. Any amount in excess of \$100 will be returned to the Board.
 - f. Approved attendance at the funeral of a current staff member provided that an adequate number of certified volunteer substitutes can be obtained.
 - g. Military reserve training duty, not to exceed two weeks. The Board shall pay the difference between the military pay and the employee's salary.
- Leaves of absence with pay not chargeable against the employee's accumulated sick-leave days may be granted upon recommendation of the principal with approval of the Human Resource Office for the following reasons:

- a. Approved travel not to exceed one (1) week that is related to employee's assignment.
- b. Short-term university study, not to exceed two (2) weeks, that is related to employee's assignment. An employee receiving a stipend shall be paid the difference between the stipend and the salary.

C. SABBATICAL LEAVES

Sabbatical leave may be granted for a period not to exceed one (1) year for advanced study, on the following conditions:

- 1. The employee shall have taught seven (7) years in the system.
- 2. The stipend of one-half of their base pay shall be allowed for said one-year period.
- 3. The employee agrees to return for three (3) years or repay the amount paid.
 - a. In the event the employee completes only one (1) year following sabbatical, they shall repay the Board two-thirds of the amount of money received while on sabbatical.
 - b. In the event the employee completes only two (2) years employment following the sabbatical, they shall repay the Board one-third of the amount of money received during sabbatical.
- 4. Stipends, fellowships, or other monies awarded or earned while on sabbatical shall be retained by the applicant as well as the Board stipend as defined in 2. above.
- 5. The employee, upon return from sabbatical leave, shall be restored to their former position or to one of comparable status.

D. WORKER'S COMPENSATION

Any regular employee of the school district who in the line of duty incurs an injury for which they receive compensation under the Worker's Compensation Act shall be paid during the period of disability the difference between his salary and the amount received under the Worker's Compensation insurance plan, provided that:

- 1. Said sick-leave benefit is valid by law and payable only if the sick-leave benefit compensation shall not reduce the amount of benefit received by the employee under the Worker's Compensation insurance carrier.
- 2. Said sick-leave benefit shall not be paid for a longer period than the period equivalent to the accumulated sick-leave as heretofore determined in this article.
- The employee shall not lose earned sick-leave time for that percentage of time compensated under the Worker's Compensation insurance plan.

a. If the employee is absent from work for a period of time that would qualify the employee for "loss of income" benefits from Worker's Compensation, the wage benefits received by the employee for the first six (6) days will be reimbursed to the Board. In the event the six (6) day period under law changes, the six (6) day waiting period will be adjusted accordingly.

Once "loss of income benefits" are available to the employee, the Board will pay the employee the difference between the amount received from Worker's Compensation and the amount of daily base wages normally paid to the employee. The amount paid by the Board will be charged on a prorated basis to the employee's available sick leave.

- a. The employee will be paid their normal daily wages for the time off necessary because of a confirmed job-related injury. This time off will NOT be charged to the employee's sick leave for the day of the injury or, if needed, the nine (9) work days following. The need for such absence will be based on medical verification from the Board's doctor or a doctor approved by the Executive Director for Human Resources. If the doctor recommends that the employee work "with restrictions", the supervisor will consult with the employee and the supervisor will make the final determination if the employee will be allowed to work under the conditions stated by the doctor.
- 3. An employee absent because of a work-related injury will be re-employed in his/her former position if the return to work is authorized by medical personnel approved by the Board and the return is within one (1) year of their initial absence.
- 5. Employees shall report any injury or illness, which is job related as soon as it occurs or reasonably becomes known to the employee.

E. LEAVES WITHOUT PAY

- 1. Leaves of absence without pay and without credit on the salary schedule shall be granted for a period not to exceed one (1) year for the following reasons:
 - a. Conditions at home require the teacher to remain at home, including child care or adoption (not to exceed three (3) such leaves).
 - b. Personal illness or extended disability on advice of physician.
- 2. Leaves of absence without pay and without credit on the salary schedule may be granted with approval of the Human Resources Office for a period not to exceed one (1) year for the following reasons:
 - a. Self-improvement including graduate study.
 - b. Travel which has been approved by the Board of Education which is consistent with the educational growth of the employee in their field.
 - c. Career exploration.

- 3. Military Leaves of absence without pay shall be granted to any employee who shall be inducted, or shall be called, or shall enlist in military duty in any branch of the Armed Forces of the United States.
 - a. The duration of the leave shall be for the duration of the call up. Such leave shall terminate upon any voluntary extension of the tour of duty.
 - b. The Board shall pay the difference between the military pay and salary for ten (10) working days.
 - c. Employees on military leave shall be granted the benefit of any increment which would have been credited to them had they remained in active service of this school system.
 - d. Sick-leave days accumulated from the date of enlistment or draft shall be held for said employee until their return or otherwise held in accordance with other provisions of this Agreement.
 - e. The above employee shall not be eligible for the above- stated leave until they have taught for a period of no less than ninety (90) working days.
- 4. Peace Corps Leaves of absence without pay shall be granted for up to two (2) years to any employee who joins the Peace Corps, or similar domestic program as a full-time participant in such programs. Such leaves shall be treated as time taught for purposes of the salary schedule set forth in salary Schedules A and B.
- Association Employees who are officers of the Association or Local Association or are appointed to its staff may, upon proper application, be given leave of absence without pay for the purpose of performing duties for the Association or Local Association.
- 6. Campaign for Public Office The Board may grant a leave of absence without pay to any employee to campaign for, or serve in, a public office.
- 7. All leaves covered in this section are without pay or fringe benefits and without sick-leave accumulation (as described in Section A).
- 8. If a leave period does not exceed one semester within the current school year the employee shall be re-employed in their former position. Any tenured employee returning from a leave shall be guaranteed a bargaining unit position unless they would be affected by a reduction in staff as in Article 13, Section D.

F. LEAVES TAKEN UNDER FMLA (Family and Medical Leave Act)

The leave provisions of this Agreement shall be construed consistently with the requirements of the federal Family and Medical Leave Act. Employees may take unpaid leave, with health benefits, in accordance with the Act for birth, adoption or foster care placement, qualifying military exigency, or for a serious medical condition affecting themselves or their immediate family or defined in the Act. All such leaves shall be

cumulative with, and not in addition to, any other applicable leave granted in this Agreement. If an employee has need for such leave, they should contact the Human Resources Office to determine eligibility and arrange the terms of the leave.

The Board or the employee may require substitution of paid days for unpaid FMLA leave as permitted by the Act. If FMLA adoption leaves are repealed or restricted, the parties will revert back to the 1994-1997 Master Agreement language.

G. GENERAL PROVISIONS

- 1. After three (3) consecutive absences, a medical report may be required at the discretion of the Human Resources Office.
- Any bargaining unit employee who willfully violates or misuses this policy or misrepresents any statement or condition under this policy may be subject to discipline.
- 3. The Human Resources Office may request a medical report to certify the legitimacy of a claim for compensation for absence.
- 4. After having been absent for ten (10) consecutive work days in excess of accumulated sick leave days an employee, upon notification by the Board, shall either apply for a leave of absence or submit a resignation. The employee shall respond within five (5) work days. If a leave is requested, it shall be granted with the same reemployment rights (i.e. 9.C.5., 9.E.8.) as all other leaves.
- 5. Reemployment may be denied for failure to notify the Human Resources Office as directed prior to the termination date of leaves granted in Article 9, section E.
- 6. Unpaid leaves will not generally be approved if a "paid leave" is available that could appropriately be utilized for a requested absence. At the employee's request, the use of short-term disability, when available, will be used before the exhaustion of available paid leave.

CONTRACTUAL RELATIONS

A. JUST CAUSE - ANCILLARY STAFF

- 1. No ancillary staff shall be disciplined, reprimanded, or reduced in compensation without just cause
- 2. Schedule B is an annual assignment. Bargaining unit employees not renewed for Schedule B positions shall, upon request, be provided with written reasons for the denial of the position and shall have the right to add a written response. The failure to reemploy any employee to a Schedule B position or other assigned responsibilities outside the school day is not arbitrable.

B. LETTERS OF INTENT

- 1. Employment letters of intent shall be issued in lieu of contracts prior to May 15 in the absence of a completed Master Agreement.
- 2. Said letters shall be due back in the office of the principal within ten (10) work days of the date of issue. Extensions of time may be granted upon request to the Superintendent of Schools.

C. CONCEPT OF PROGRESSIVE DISCIPLINE

1. The Board recognizes the concept of progressive discipline with respect to ancillary staff.

INSTRUCTION

A. CURRICULUM PROCESS

Curriculum Council recommendations shall be submitted to the Administration and then to the Board for its consideration and action.

1. Curriculum Content or Grade Level Committees

Each employee will choose one Curriculum Content or Grade Level Committee on which to serve for each school year. Employees are encouraged to choose the committee that most closely matches their assignment. The purpose of these committees is to work on and make decisions based on the "how" of curricular issues such as:

- · programming
- · curriculum development
- · material/resource/textbook choice

Committees will give input on curriculum standards, testing, and other issues regarding state accreditation.

Committee meetings will be held as necessary, not to exceed eight (8) times per year.

Committee chairs will be elected by the committee members. Committee representatives of middle and high school content employees may wish to elect cochairs representing the two levels. A list of committees and job descriptions may be found in the Curriculum Council Guidelines document.

2. Curriculum Council

The Curriculum Council will be sixteen (16) elected teachers (one per building), sixteen (16) administrators or administrative appointed representatives and three (3) parents.

The purpose will be:

- to serve as the District School Improvement Committee under school code law including review of M-STEP achievement results
- to disseminate information through the elected representatives to each building
- to review committees' recommendations and review to ensure that proper process was followed
- to direct in-service day activities and recommend staff development activities create agendas, choose speakers, etc.
- to review communication materials such as Curriculum Briefs and make suggestions to the Instruction Office

to present recommendations to the Superintendent of Schools and their designee who shall make recommendations to the Board of Education

There will be up to five scheduled meetings of Curriculum Council per school year, which may include one full-day, released time meeting. The Council will be co-chaired by the Executive Director for Instruction. The co-chair will be a KEA member elected from the membership of the Council.

All voting of the Curriculum Council shall be accomplished by a written ballot.

Curriculum Council Guidelines describe the duties of Council members.

B. CLASS SIZE

Class size is recognized as a crucial component of being an effective employee. It
is the goal of both the Board and the KEA to continuously address this issue. During
the duration of this contract, efforts will be concentrated at providing relief within the
classroom. Upon completion of this current building program and expiration of this
contract, class size will be given priority status in future negotiations.

The Board shall make every reasonable attempt to equalize class size at all levels.

2. Class size guidelines shall be as follows:

	Ideal No.	<u>Maximum</u>
K-2	22	29
3-5	24	31
Middle	25	32
High School	26	32
Exceptions:		<u>Maximum</u>
Secondary Physical Educati	38	
Secondary Vocal and Instru	Unlimited	
Elementary Split Classes	22	
All others Secondary	32	

- 4. If the class size is within one student of the stated maximum, the employee may request a meeting with the principal and the Executive Director for Human Resources to discuss and recommend solutions.
- 5. If the number of students exceeds the ideal number in basic or low level classes and an employee recognizes that the needs of students are not being adequately met because of class size, the employee may invoke the following procedure:
 - a. The employee shall communicate with the principal to define the problem and to recommend a solution in an attempt to resolve the matter.

- b. In no case shall the maximum class sizes for basic or low level secondary classes exceed 28 students.
- c. A list of basic or low level classes will be reviewed annually by the Executive Director for Human Resources, building principal and the Association.
- 5. In determining class size, students with disabilities will be counted as part of the elementary employees' class load when their enrollment in that classroom reaches .5 FTE or above.
- 6. In the event that the maximum number is exceeded because of an emergency (fiscal or facility limitations), a committee of the Superintendent, the president of the local association, building principal and the affected employee shall meet to discuss options and alternatives to remedy the overload situation.
- 7. There shall be an attempt to balance the assigning of special education students to general education classrooms. However, this shall not preclude other alternatives for the assigning of special education students which employees may voluntarily approve.
- 8. The class count shall start:

Elementary - After 15 work days Secondary - after 15 work days of each semester.

9. It is the Board's goal to observe the standards for class size and caseload stated in applicable rules, regulations and State waivers. In the event that the maximum number is exceeded because of an emergency (fiscal or facility limitations), a committee of the Superintendent, the president of the Association, building principal, Director of Special Education, and the affected employee(s) shall meet to discuss options and alternatives to remedy the overload situation.

C. LEAST RESTRICTIVE ENVIRONMENT

- 1. Bargaining unit members shall not be required to assist a student with disabilities in the routine scheduled performance of bodily functions or to provide routine, scheduled maintenance of an apparatus in accomplishing such bodily functions (e.g. suctioning, catheterization). The employee shall be informed and instructed as to emergency measure(s) which may be necessary on occasion due to the student's disabilities. Otherwise, it is the employee's responsibility to implement the services or accommodations specified in the IEP while the student is under the employee's supervision.
- 2. In assigning a student with disabilities to a general education classroom when more than one classroom placement is available within the building to facilitate the implementation of the student's I.E.P., the Board agrees to consider the severity of the student's condition, the number of other students with disabilities assigned to the class and the overall class sizes within the applicable classrooms.
- 3. Where necessary in each building there will be a designated staff member and an appropriate designated area for the performing of routine maintenance of an

apparatus to maintain bodily function and/or routine care or maintenance of bodily functions related to an impaired condition of a student.

GRIEVANCE PROCEDURE AND ARBITRATION

A. GRIEVANCE DEFINITION

1. A grievance is a complaint of an alleged violation or misapplication of provisions of the Master Agreement.

The Association, believing that there has been a violation or misapplication of the provisions of the Master Agreement may file a grievance. In the event the grievance involves the rights of a bargaining unit member or group of employees, the Association may file a grievance provided the grievance is either signed by or otherwise identifies the employee(s) allegedly aggrieved.

2. Grievance - Master Agreement - Any employee or group of employees believing that there has been a violation or misapplication of this Agreement may process the complaint of the alleged violation by continuing the grievance through steps 1, 2, 3 and 4 (Step 4 requires Association approval).

B. GRIEVANCE STEPS

Step 1. (Discussion)

An employee with a grievance shall discuss it with the immediate supervisor, Principal, Executive Director for Human Resources, individually or with the Association representative, within ten (10) work days of the alleged violation.

Step 2. (Written to Immediate Supervisor)

- a. An employee having a complaint of an alleged violation shall file form Grievance Complaint Step 2 with the Principal or immediate supervisor within five (5) work days of the conference provided for in Step 1.
- b. The administrator with whom the Grievance Complaint Step 2 has been filed shall respond within five (5) work days on form Grievance Reply Step 2.
- c. The written grievance as contemplated by this paragraph shall:
 - (1) Be specific and contain a statement of the facts upon which the grievance is based. This statement shall be repeated in all succeeding steps.
 - (2) Specify all articles and sections of this Agreement alleged to have been violated or misapplied. These references shall be repeated in all succeeding steps.
 - (3) State the relief requested. This statement shall be repeated in all succeeding steps.

(4) Be signed by the employee or employees involved, or in the case of an Association grievance, signed by the Association.

Step 3. (Written to Superintendent of Schools or Representative)

In the event the aggrieved person is not satisfied, they shall have ten (10) work days from the receipt of form Grievance Reply Step 2 to transmit form Grievance Complaint Step 3 to the Superintendent of Schools or representative who shall have ten (10) work days from receipt to approve or disapprove it on form Grievance Reply Step 3.

Step 4. (Arbitration)

- a. If a satisfactory disposition of the grievance is not made as a result of the meeting provided for in Step 3, the Association shall have the right to appeal the dispute to an impartial arbitrator who may be selected in accordance with the rules of the American Arbitration Association.
- b. Such appeal shall be taken within twenty (20) work days from the date of receipt of written notice to the grievant of the Superintendent or their representatives' final determination provided in Step 3.

C. REGULATIONS FOR GRIEVANCE STEPS

1. Any grievance not advanced to the next step by the aggrieved within the time limit in that step shall be deemed abandoned and not grievable.

Time limits imposed in Steps 2, 3, and 4 may be extended only by mutual written consent of the Board and aggrieved.

2. The aggrieved has the right to a hearing individually or with the Local Association representative present in Steps 2 and 3.

A request for hearing shall be made to the administrator or Board with whom the grievance has been filed within three (3) work days of the date of the grievance receipt.

- 3. All complaints and replies shall be in written form.
- 4. Copies of the grievance shall be delivered to the Superintendent of Schools or representative and Grievance Chairperson.
- 5. Any grievance not receiving formal reply from the Board's agent within the time limits specified shall automatically be moved to the next step of the grievance procedure. If no reply has been received by the aggrieved at each of the steps necessary to process the grievance, then at the lapse of the final time limit for the maximum step for that grievance, it shall be deemed approved in favor of the grievant.

D. UNJUST DISCHARGE

- If any ancillary staff for whom a grievance is sustained shall be found to have been unjustly discharged, they shall be reinstated with full reimbursement of all compensation lost.
- 2. If the employee has been found to have been improperly deprived of any compensation or advantage, the same or its equivalent in money shall be paid to the employee.

E. DISPOSITION OF GRIEVANCES

All parties to this Agreement shall make earnest attempts to dispose of grievances at each level, as set forth in the grievance procedure, and the grievance procedure as set forth herein shall be the exclusive procedure to be followed in case of a grievance; provided, however, that where the State law in regard to tenure is in conflict with the Agreement, the State law shall govern.

F. EXCLUSIONS

The arbitration procedure shall not apply to the following:

- 1. The non-renewal of a probationary employee.
- 2. Any prohibited subject within section 15(3) of PERA.

G. POWERS OF THE ARBITRATOR

It shall be the function of the arbitrator, and arbitrator shall be empowered, except as their powers are limited below, after due investigation, to make a decision in cases of alleged violation of the specific articles and sections of this Agreement.

- 1. The arbitrator shall have no power to add to, subtract from, disregard, alter, or modify any of the terms of this Agreement.
- 2. The arbitrator shall have no power to rule on any claim or complaint for which there is another remedial procedure or forum established by law or by regulation having the force of law, including any matter subject to the procedures specified in the Teacher's Tenure Act [Act IV Public Acts (extra session), of 1937 of Michigan, as amended.]

H. BINDING ARBITRATION

- 1. There shall be no appeal from an arbitrator's decision if within the scope of their authority as set forth above.
- 2. It shall be final and binding on the Association, its local members, the employee or the employees involved, the Board and its agents.

I. ARBITRATION EXPENSES

- 1. If the grievance is denied by the arbitrator, all fees and expenses of the arbitrator shall be borne by the Association.
- 2. If the grievance is upheld by the arbitrator, all fees and expenses of the arbitrator shall be borne by the Board.
- 3. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expense of witnesses called by the other

J. BOARD POLICIES AND REGULATIONS

Bargaining Unit Employees and/or Association concerns about alleged violations of Board Policies and Regulations will be discussed with the Executive Director for Human Resources.

REDUCTION IN ANCILLARY STAFF

A. CERTIFICATION OF PERSONNEL

Certification of bargaining unit employees is determined by the Michigan Department of Education.

B. SENIORITY OF PERSONNEL

There shall be two separate seniority lists: one for the Pre-K-12 division and one for the Alternative Education division. Employees who have taught in one division and later teach in the other shall appear on both lists, but they shall retain only the seniority they have earned in each individual division. The District will provide a list of the programs in Pre-K-12 and Alternative Education divisions.

By February 1 of each year, the Board shall furnish to the Association and to all building representatives a copy of the two seniority lists stating the seniority, certification, majors and minors of all teachers. Employees shall have thirty (30) calendar days to correct any errors, provide evidence of additional certification(s), or raise objections to such lists, which shall be done in writing. Failure to timely object, correct errors or provide additional certification will constitute a forfeiture of the right to object to Board decisions based on such lists.

K-12

- 1. New bargaining unit employees hired into the unit shall be considered as probationary employees as prescribed by the Tenure Act.
- 2. The term seniority as hereinafter used shall be length of continuous service with the Kentwood Board of Education and in the KEA bargaining unit within the K-12 division.
- 3. Bargaining unit employees granted an unpaid leave of absence of more than onehalf of a full employee work year in accordance with the provisions of the Master Agreement shall retain but not accumulate seniority during such periods.
- 4. Members of the KEA bargaining unit who accept a position in administration in the Kentwood Public Schools will forfeit all accumulated seniority unless they return to a position in the bargaining unit within a period of two (2) years after leaving the unit. If the former member wishes to return to a bargaining unit position within the two-year period, they may return to any opening (vacancy) for which they are certified. The return of a former member who acquired tenure in Kentwood Public Schools may not cause any tenured bargaining unit member to be bumped or laid off. The return of a former member who did not acquire tenure may not cause the bump or lay-off of any bargaining unit member. Upon the return of the former member under the above circumstances, they will retain only the number of years of seniority they had accumulated while a member of the bargaining unit.

5. Credit given for outside teaching experience shall not be considered for the purpose of accumulating seniority. However, Alternative Education employees, who were employed by Southkent Consortium immediately prior to their employment by Kentwood for the 1994-95 school year, have been granted program seniority in Kentwood's Alternative Education division equal to the employee's years of continuous service with Southkent.

Alternative Education program seniority shall be used only within the Alternative Education programs for purposes of assignment, transfer, layoff and recall.

- 6. Any employee shall have seniority on the following basis:
 - a. Starting date
 - b. Board confirmation date
 - c. Date on which written contract was signed based on last date of hire.
 - d. Drawing by lot to break remaining seniority ties.
- 7. Seniority shall be considered continuous when an employee is transferred, or granted a change-of-status request to teach a different grade level within the employee's certification.

Alternative Education

- 1. New employees hired into the Alternative Education program are probationary employees as described by the Tenure Act.
- 2. Seniority shall be defined as length of service with the Kentwood Board of Education in the KEA bargaining unit within the Alternative Education division. Bargaining unit employees must work a semester or more each year to accumulate seniority. Accumulation of seniority shall begin with the employee's first working day of continuous employment with Kentwood Public Schools.
- 3. Otherwise, the provisions of paragraphs 3-7 above shall apply in the Alternative Education division.

C. QUALIFICATION OF PERSONNEL

North Central Association requirements shall apply to grades 7 - 12.

D. NECESSARY REDUCTION OF PERSONNEL

 The Board and the Local Association realize that education, to a large degree, depends upon the financial resources available to the Board, and in accordance with this realization, understand that in some instances it may be economically necessary to reduce the educational program and subsequently the staff when funds are not available.

- 2. It is hereby specifically recognized that it is within the sole discretion of the Board of Education to reduce the educational program and the staff when economic necessity dictates.
- 3. Notice of layoff of ancillary staff in the K-12 program shall be made no later than 30 days before the end of the first semester and no later than May 31, for the following school year. When the Board determines that ancillary staff layoffs are necessary, an up-to-date seniority list shall be made available in all buildings prior to the layoff notices so that members can verify and/or update valid certification(s).

Any employee who collects unemployment compensation during the summer months (MESC's "summer denial period") and who is recalled as an employee by August 1, shall reimburse the District the amount of benefits through payroll deduction or direct payment to the District.

In Alternative Education, notice of ancillary staff layoff shall be given as soon as possible but not less than 30 days in advance. In the case of an agency or client reduction in staff (DSS, Pine Rest, Business and Industrial Programs), it may be necessary to reduce the number of days below thirty (30), but a minimum of fourteen (14) days notice shall be given. When scheduled classes are canceled, subsequent to the tentative assignment date, no advance notice of layoff is required.

- 4. In order to promote an orderly reduction in personnel when the educational program is curtailed, the following procedure shall be used:
 - a. Probationary ancillary staff employees within each division shall be laid off first where any non-probationary whose position has been curtailed is certified and qualified to perform the services of the probationary ancillary staff.
 - b. In the event seniority ancillary staff must be laid off, layoff of ancillary staff shall be determined by the following order within each division (K-12 and Alternative Education):
 - 1) Certification
 - 2) Seniority within classification
 - 3) Qualifications
- 5. In order to assure that ancillary staff with the least seniority are the ones subject to layoff, it may be necessary to reassign seniority ancillary staff within a division from their current assignments to others areas/grade levels for which they are certified. When making reassignments, seniority of those affected shall be considered.
- 6. Procedure for review and appeal:
 - a. The proposed layoff list shall be delivered to the Local Association president prior to notification of affected employees.

- b. Upon request of the Local Association president, the Superintendent of Schools shall arrange for a review of the effects of such layoff. The request for such review shall be made in writing within five (5) working days of the date of the proposed list.
- c. If the Local Association is not satisfied with the review, it may make a written request for a hearing with the Board of Education within five (5) working days after the date of the above review.
- 7. Ancillary staff who is laid off pursuant to this article has the right to be placed in a position in their division(s) for which the ancillary staff is certified and qualified which is occupied by the ancillary staff with the least seniority.

E. RECALL OF PERSONNEL

- 1. Seniority ancillary staff shall be recalled in inverse order of layoff for new positions for which they are certified and qualified to the division(s) from which they were laid off (i.e. K-12 or Alternative Education).
- 2. The recall list shall be maintained by the Board for three (3) full school years or a period equivalent to the individual ancillary staff's accumulated seniority, whichever is greater.
- 3. Failure of ancillary staff to accept a bargaining unit position of at least equivalent time when laid off shall remove the ancillary staff from the recall list.
- 4. If the employee has been found to have been improperly deprived of any compensation or advantage, the same or its equivalent in money shall be paid to them.

NEGOTIATION PROCEDURES

A. NEGOTIATORS

- 1. In any negotiations described in this Agreement, neither party shall have any control over the selection of the negotiators of the other party and each party may select its representatives within or outside the school district.
- 2. The parties mutually pledge that the negotiators selected by each shall be clothed with all necessary power and authority to make concessions in the course of negotiations, subject only to ultimate ratification.
- A bargaining unit employee engaged during the school day in negotiating in behalf
 of the Association with any representative of the Board or participating in any
 necessary grievance or negotiation shall be released from regular duties without loss
 of salary. Such employees are not to be excused from their duties until a substitute
 can be secured.

B. EDUCATIONAL PILOT PROGRAMS

The Association recognizes the Board's ability to establish educational pilot programs. Prior to implementation, the Board will notify the Association of the duration of any pilot program. Upon completion of a pilot, the Association may demand to bargain the impact.

NONSTRIKE CLAUSE

The Local Association and its individual members agree not to strike (i.e. the concerted failure to report for duty, or willful absence of a bargaining unit employee from their position, or stoppage of work or abstinence, in whole or in part, from the full, faithful and proper performance of the employee's duties of employment) for any purpose whatsoever as long as this Agreement is in effect.

SAVINGS CLAUSE

If any provision of this Agreement or any application of the Agreement to any employee or group of employees shall be found contrary to law, then such provisions and application shall not be deemed valid and subsisting except to the extent permitted by law but all other provisions or application shall continue in full force and effect.

DURATION OF AGREEMENT

A. DURATION

This Agreement shall commence August 1, 2023 and shall remain in full force and effect until July 31, 2026.

B. PROCEDURES FOR AGREEMENT CHANGES

- 1. Either of the parties hereto desiring to change or terminate this Agreement shall notify the other party in writing during the terminal year of this Agreement.
- 2. Negotiations shall be started no later than March 1 of the terminal year, unless a different date is mutually agreed upon by the parties hereto.

Association

KEA President

Chief Megotiator

Date: 10/12/2023

Board of Education

. //

Third Name

Date: 9-11-2023

Kentwood Public Schools

Salary Schedule A K-12 2023-2024

Yrs Exp	ВА	MA	MA+ 30
1	46,000	50,600	53,400
2	46,900	51,600	54,500
3	47,800	52,600	55,600
4	48,800	53,700	56,700
5	49,800	54,800	57,800
6	54,800	60,300	63,600
7	56,400	61,800	65,200
8	58,100	63,300	66,800
9	60,400	65,800	69,500
10	62,800	68,400	72,300
11	64,700	71,100	75,200
12	66,600	73,900	78,200
13	67,300	75,000	79,400
14	67,300	76,100	80,600
15	67,300	77,200	81,800
16	67,300	78,400	83,000
17	67,300	79,600	84,200
18	67,300	80,800	85,500
19	67,300	82,000	86,800
20	67,300	83,200	88,100
21	67,300	84,400	89,400
22	67,300	85,700	90,700
23	67,300	87,000	92,100
24	67,300	88,300	93,500
25	67,300	89,600	94,900
26	67,300	90,700	95,900

Notes:

1. MA means Master's Degree.

2. MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. A bargaining member's official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

Kentwood Public Schools

Salary Schedule A1 Alternative Education 2023-2024

Yrs Exp	ВА	MA	MA+ 30
1	33.80	37.18	39.21
2	34.81	38.18	40.23
3	36.15	39.88	41.57
4	38.29	42.14	43.94
5	40.44	44.38	46.30
6	42.59	46.64	48.68
7	44.61	48.99	51.04
8	46.64	51.04	53.40
9	48.68	53.40	55.43
10	50.69	55.76	57.79
11	51.82	57.33	59.48
12	52.95	58.91	61.16
13	54.09	60.48	62.84
14	54.09	61.18	63.53
15	54.09	61.85	64.23
16	54.09	62.18	64.90
17	54.09	62.51	65.57
18	54.09	62.84	66.23
19	54.09	63.53	66.93
20	54.09	63.86	67.58
21	54.09	64.20	68.26
22	54.09	64.56	68.94
23	54.09	64.90	69.61
24	54.09	65.22	70.29
25	54.09	65.58	70.97
26	54.09	66.56	72.29

Notes:

^{1.} MA means Master's Degree.

^{2.} MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. A bargaining member's official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

ADDENDUM TO KENTWOOD EDUCATION ASSOCIATION KCEA/MEA/NEA MASTER AGREEMENT SCHEDULE B 2023-2024

PAY FOR SERVICES BEYOND THE SCHEDULED WORK DAY

EL EMENIA	CA DV COLLOGI	Step 1	Step 2	Step 3	Step 4	Step 5
Misc	TARY SCHOOL					
	Clubs/Editor Newletter	269	288	308	325	345
	Gifted/Talented Coordinator	652	689	728	767	805
	Intramural Sports (per Hour)					28.74
	Odyssey of the Mind	342	359	378	398	417
	Red Cross Director	248	269	288	308	325
	Safety Director	844	880	918	957	996
	Science Coordinator	652	689	728	767	805
	Student Council	767	805	844	880	918
MIDDLE S	CHOOL					
Athletics						
	Cheerleading	1,479	1,571	1,668	1,762	1,859
	Cross Country	2,110	2,207	2,302	2,396	2,493
	Softball	1,724	1,778	1,916	2,012	2,110
	Swimming/Diving/Volleyball/Wrestling/Basketball	2,799		2,991	3,085	3,182
	Tennis/Track	2,415	2,511	2,607	2,703	2,844
Fine Arts						
	Band	1,532	1,629	1,723	1,820	1,916
	Choral	1,244	1,342	1,438	1,532	1,629
	Musical Director	1,532		1,686	1,762	1,840
	Musical Assistant-Costumes	269	345	421	498	575
	Musical Asst-Choreographer, Accompanist and Sets	77 157	116	153	191	230
	Musical Assistant-Drama	153	230	308	381	460
	Orchestra	1,265	1,342	1,418	1,495	1,569
Other						
	8th Grade Banquet	308	345	381	421	460
	Science/Area Coordinator	308	345	381	421	460
	Computer Coordinator	575	614	652	689	728
	Editor of Building Newsletter	308		381	421	460
	Gifted/Talented Coordinator	652	689	728	767	805
	Intramurals (per Hour)	E70		01/	050	28.74
	Odyssey of the Mind	536	575	614	652	689
	Other Club	421	460	498	536	575
	Special Olympics	308	345	381	421 957	460
	Student Council/Yearbook Student Paper	844 652	880 689	918 728	957 767	996 805
	Student Faper	002	009	/20	/0/	603

ADDENDUM TO KENTWOOD EDUCATION ASSOCIATION KCEA/MEA/NEA MASTER AGREEMENT SCHEDULE B 2023-2024

PAY FOR SERVICES BEYOND THE SCHEDULED WORK DAY

		Step 1	Step 2	Step 3	Step 4	Step 5
HIGH SCH	100L					
Athletics						
	Athletic Trainer	8,046	8,239	8,429	8,620	8,812
	Ass't Athletic Director	5,938	6,129	6,322	6,514	6,705
	Baseball/Lacrosse	4,790	4,982	5,173	5,363	5,555
	JV	3,449	3,640	3,831	4,023	4,215
	Freshman	3,065	3,257	3,449	3,640	3,831
	Basketball	6,705	6,897	7,087	7,278	7,663
	JV	4,023	4,215	4,406	4,790	4,982
	Freshman	3,831	4,023	4,215	4,406	4,596
	Competitive Cheer	3,934	4,122	4,312	4,501	4,689
	JV	2,683	2,777	2,873	2,969	3,065
	Freshman	1,820	2,108	2,300	2,490	2,683
	Cheerleading	2,873	3,065	3,257	3,449	3,640
	JV	2,683	2,777	2,873	2,969	3,065
	Freshman	1,820	2,108	2,300	2,490	2,683
	Cross Country	3,449	3,640	4,023	4,406	4,596
	Diving	4,982	5,173	5,363	5,555	5,748
	Dance	1,916	2,108	2,300	2,490	2,683
	JV	1,532	1,723	1,916	2,108	2,300
	Football-Varsity Head	6,705	6,897	7,087	7,278	7,663
	-"A" Assistant (5)	4,596	4,790	4,982	5,173	5,363
	-"B"Assistant(4)	3,831	4,023	4,215	4,406	4,596
	-78'ers(4)	1,723	1,916	2,108	2,300	2,490
	Golf	3,640	3,831	4,023	4,215	4,406
	JV	1,342	1,723	2,108	2,490	2,873
	Gymnastic	4,982	5,173	5,363	5,555	5,748
	Assistant	2,683	2,873	3,065	3,257	3,395
	Ice Hockey-Head	4,982	5,173	5,363	5,555	5,748
	Assistant	3,065	3,257	3,449	3,640	3,831
	Soccer	4,406	4,596	4,790	4,982	5,173
	JV	2,300	2,492	2,683		3,065
	Softball	4,790	4,982	5,173	5,363	5,555
	JV	3,448		3,831	4,023	4,215
	Freshman	3,065	3,257	3,449	3,640	3,831
	Swimming	4,982	5,173	5,363	5,555	5,748
	Assistant	4,904	5,058	5,210	5,363	5,518
	Tennis/Bowling	3,831	4,023	4,215	4,406	4,596
	JV	2,490	2,683	2,873	3,065	3,257
	Track	5,173	5,363	5,555	5,748	5,938
	Assitant	3,449		3,831	4,023	4,215
	HOURAIN	0,440	0,040	0,001	1,020	1,210

		Step 1	Step 2	Step 3	Step 4	Step 5
	Volleyball	4,982	5,173	5,363	5,555	5,748
	JV	3,257	3,449	3,640	3,831	4,023
	Freshman	3,065	3,257	3,449	3,640	3,831
	Water Polo	3,449	3,640	3,831	4,023	4,215
	J.V.	3,065	3,257	3,449	3,640	3,831
	Wrestling	5,173	5,363	5,555	5,748	5,938
	JV	3,640	3,831	4,023	4,215	4,406
	Freshman	3,065	3,257	3,449	3,640	3,831
Instrume	ntal Music					
	9th Grade Band	738	825	912	997	1,085
	Advanced String Ensemble	760	844	933	1,020	1,085
	Advanced Woodwind Ensemble	760	844	933	1,020	1,085
	Concert Band	1,388	1,476	1,562	1,650	1,736
	Concert Orchestra	738	825	912	997	1,085
	Jazz Band	760	844	933	1,020	1,085
	*Marching Band Assistant (2)	1,388	1,476	1,562	1,650	1,736
	*Marching Band Color Guard (1)	1,845	1,953	2,062	2,170	2,279
	*Marching Band Director	1,726	3,040	3,147	3,255	3,363
	Pep Band (per appearance)	51.20	57.15	60.72	64.29	67.86
	Symphonic Band/Orchestra	1,562	1,650	1,736	1,823	1,910
	* includes summer camp					
Vocal Mus	sic					
	9th Grade Choir Director	305	391	476	563	650
	Concert Choir Director	261	346	431	517	605
	Honors Choir Director	869	956	1,041	1,127	1,214
	Madrigal Singer Director	1,433	1,520	1,606	1,693	1,776
	Mans Chorus Director	343	352	361	368	379
	Varsity Voices Director	1,845	1,953	2,062	2,170	2,279
	Women Chorus Director	738	825	912	997	1,085
Drama						
	Ass't Accompanist	695	781	869	956	1,041
	Ass't Choreographer	869	956	1,041	1,129	1,216
	Ass't Costumes	379	387	395	402	412
	Ass't Makeup	177	186	196	205	212
	Ass't Orchestra	1,303	1,388	1,476	1,562	1,650
	Ass't Production	1,216	1,303	1,388	1,476	1,562
	Ass't Sets	1,216	1,303	1,388	1,476	1,562
	Ass't Vocal	1,303	1,388	1,476	1,562	1,650
	Drama Club	261	349	432	521	607
	HS Fall Play	1,694	1,778	1,866	1,953	2,041

		Step 1	Step 2	Step 3	Step 4	Step 5
	HS Musical Director	2,170	2,279	2,388	2,495	2,606
	HS One Act Play	521	607	695	781	869
Other						
	Area Coordinator	1,225	1,264	1,302	1,341	1,377
	Bookstore	3,219	3,257	3,295	3,331	3,370
	Class Sponsor-Senior	1,569	1,608	1,646	1,684	1,722
	Class Sponsor-Junior	1,265	1,303	1,342	1,379	1,418
	Class Sponsor-Soph	614	652	689	728	766
	Class Sponsor-Fresh	614	652	689	728	766
	Computer Svcs Coord.	1,225	1,264	1,302	1,341	1,377
	Debate	2,721	2,757	2,796	2,833	2,872
	Debate Assistant	1,379	1,418	1,455	1,494	1,531
	**Department Head	1,150	1,187	1,225	1,264	1,302
	Forensics	2,145	2,184	2,221	2,260	2,298
	Gifted/Talented Coordinator	652	689	728	766	804
	***Insights Newsletter	116	135	153	174	191
	National Honor Society	1,265	1,302	1,342	1,379	1,418
	Other Clubs	421	460	498	536	575
	Radio Station Director	421	460	498	536	575
	Shakespeare Club	536	575	612	649	688
	Student Council	2,108	2,145	2,184	2,221	2,260
	Student Paper	1,342	1,379	1,418	1,455	1,494
	Weight Training Supervisor					35.91
	Yearbook	1,609	1,647	1,686	1,723	1,762
	** plus \$125 per employee					
	*** per edition					
District V	Vide					
	Curriculum Council	614	652	689	728	767
	Driver Education-Director	1,150	1,187	1,225	1,265	1,303
	Driver Education - per Hour	23.00	24.90	26.83	28.73	30.65
	Fine Arts Festival Coordinator	308	345	381	421	460
	K-12 Gifted/Talented Coord.	1,840	1,916	1,992	2,069	2,145
	Teacher Hourly Rate 0.078% of BA1					35.88
	Committee Chair					578
	Building Representative/Curriculium Council				Teache	r hourly
	Multicultural Rep					420

Kentwood Public Schools

Salary Schedule A K-12 2024-2025

Yrs Exp	ВА	MA	MA+ 30
1	48,000	52,600	55,500
2	49,000	53,700	56,600
3	50,000	54,800	57,700
4	51,000	55,900	58,900
5	52,000	57,000	60,100
6	57,200	62,700	66,100
7	58,900	64,300	67,800
8	60,700	65,900	69,500
9	63,100	68,500	72,300
10	65,600	71,200	75,200
11	67,600	74,000	78,200
12	69,600	77,000	81,300
13	70,300	78,200	82,500
14	70,300	79,400	83,700
15	70,300	80,600	85,000
16	70,300	81,800	86,300
17	70,300	83,000	87,600
18	70,300	84,200	88,900
19	70,300	85,500	90,200
20	70,300	86,800	91,600
21	70,300	88,100	93,000
22	70,300	89,400	94,400
23	70,300	90,700	95,800
24	70,300	92,100	97,200
25	70,300	93,500	98,700
26	70,300	94,400	99,400

Notes:

^{1.} MA means Master's Degree.

^{2.} MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. A bargaining member's official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

Kentwood Public Schools

Salary Schedule A1 Alternative Education 2024–2025

Yrs Exp	ВА	MA	MA+ 30
1	35.15	38.67	40.78
2	36.20	39.71	41.84
3	37.60	41.48	43.23
4	39.82	43.83	45.70
5	42.06	46.16	48.15
6	44.29	48.51	50.63
7	46.39	50.95	53.08
8	48.51	53.08	55.54
9	50.63	55.54	57.65
10	52.72	57.99	60.10
11	53.89	59.62	61.86
12	55.07	61.27	63.61
13	56.25	62.90	65.35
1 4	56.25	63.63	66.07
1 5	56.25	64.32	66.80
16	56.25	64.67	67.50
17	56.25	65.01	68.19
18	56.25	65.35	68.88
19	56.25	66.07	69.61
20	56.25	66.41	70.28
21	56.25	66.77	70.99
22	56.25	67.14	71.70
23	56.25	67.50	72.39
24	56.25	67.83	73.10
25	56.25	68.20	73.81
26	56.25	69.22	75.18

Notes:

- 1. MA means Master's Degree.
- 2. MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. A bargaining member's official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

		Step 1	Step 2	Step 3	Step 4	Step 5
	TARY SCHOOL					
Misc	Clubs/Editor Navilattor	27/	207	71/.	771	750
	Clubs/Editor Newletter Gifted/Talented Coordinator	274 665	294 703	314 743	331 782	352 821
	Intramural Sports (per Hour)	000	703	743	702	29.31
	Odyssey of the Mind	348	367	386	406	426
	Red Cross Director	253	274	294	314	331
	Safety Director	861	897	937	976	1,016
	Science Coordinator	665	703	743	782	821
	Student Council	782	821	861	897	937
MIDDLE S	CHOOL					
Athletics						
	Cheerleading	1,508	1,602	1,701	1,797	1,896
	Cross Country	2,152	2,251	2,348	2,444	2,542
	Softball	1,759	1,814	1,954	2,053	2,152
	Swimming/Diving/Volleyball/Wrestling/Basketball	2,855	2,952	3,050	3,147	3,246
	Tennis/Track	2,463	2,562	2,659	2,757	2,900
Fine Arts						
	Band	1,563	1,661	1,758	1,856	1,954
	Choral	1,269	1,369	1,466	1,563	1,661
	Musical Director	1,563	1,641	1,719	1,797	1,877
	Musical Assistant-Costumes	274	352	430	508	586
	Musical Asst-Choreographer, Accompanist and Sets	78	118	156	195	235
	Musical Assistant-Drama	156	235	314	389	469
	Orchestra	1,291	1,369	1,446	1,525	1,600
Other						
	8th Grade Banquet	314	352	389	430	469
	Science/Area Coordinator	314	352	389	430	469
	Computer Coordinator	586	626	665	703	743
	Editor of Building Newsletter	314	352	389	430	469
	Gifted/Talented Coordinator	665	703	743	782	821
	Intramurals (per Hour)					29.31
	Odyssey of the Mind	547	586	626	665	703
	Other Club	430	469	508	547	586
	Special Olympics	314	352	389	430	469
	Student Council/Yearbook	861	897	937	976	1,016
	Student Paper	665	703	743	782	821

		Step 1	Step 2	Step 3	Step 4	Step 5
HIGH SCH	00L			·		
Athletics						
	Athletic Trainer	8,207	8,403	8,597	8,792	8,989
	Ass't Athletic Director	6,057	6,252	6,448	6,644	6,839
	Baseball/Lacrosse	4,885	5,082	5,277	5,471	5,666
	JV	3,518	3,713	3,908	4,103	4,299
	Freshman	3,127	3,322	3,518	3,713	3,908
	Basketball	6,839	7,035	7,229	7,424	7,816
	JV	4,103	4,299	4,494	4,885	5,082
	Freshman	3,908	4,103	4,299	4,494	4,688
	Competitive Cheer	4,013	4,205	4,398	4,591	4,783
	JV	2,736	2,833	2,930	3,028	3,127
	Freshman	1,856	2,150	2,346	2,540	2,736
	Cheerleading	2,930	3,127	3,322	3,518	3,713
	JV	2,736	2,833	2,930	3,028	3,127
	Freshman	1,856	2,150	2,346	2,540	2,736
	Cross Country	3,518	3,713	4,103	4,494	4,688
	Diving	5,082	5,277	5,471	5,666	5,863
	Dance	1,954	2,150	2,346	2,540	2,736
	JV	1,563	1,758	1,954	2,150	2,346
	Football-Varsity Head	6,839	7,035	7,229	7,424	7,816
	-"A" Assistant (5)	4,688	4,885	5,082	5,277	5,471
	-"B"Assistant(4)	3,908	4,103	4,299	4,494	4,688
	-78'ers(4)	1,758	1,954	2,150	2,346	2,540
	Golf	3,713	3,908	4,103	4,299	4,494
	JV	1,369	1,758	2,150	2,540	2,930
	Gymnastic	5,082	5,277	5,471	5,666	5,863
	Assistant	2,736	2,930	3,127	3,322	3,463
	Ice Hockey-Head	5,082	5,277	5,471	5,666	5,863
	Assistant	3,127	3,322	3,518	3,713	3,908
	Soccer	4,494	4,688	4,885	5,082	5,277
	JV	2,346	2,541	2,736	2,930	3,127
	Softball	4,885	5,082	5,277	5,471	5,666
	JV	3,517	3,713	3,908	4,103	4,299
	Freshman	3,127	3,322	3,518	3,713	3,908
	Swimming	5,082	5,277	5,471	5,666	5,863
	Assistant	5,002	5,159	5,314	5,471	5,628
	Tennis/Bowling	3,908	4,103	4,299	4,494	4,688
	JV	2,540	2,736	2,930	3,127	3,322
	Track	5,277	5,471	5,666	5,863	6,057
	Assitant	3,518	3,713	3,908	4,103	4,299

Volleyball 5,082 5,277 5,471 5,6 JV 3,322 3,518 3,713 3,9 Freshman 3,127 3,322 3,518 3,7	5,863 5,863 4,103 3,908 3,4,299
JV 3,322 3,518 3,713 3,9 Freshman 3,127 3,322 3,518 3,*	08 4,103 13 3,908 03 4,299
Freshman 3,127 3,322 3,518 3,	13 3,908 03 4,299
	3 4,299
• = .	
Water Polo 3,518 3,713 3,908 4,7	13 3,908
J.V. 3,127 3,322 3,518 3,	
Wrestling 5,277 5,471 5,666 5,8	
JV 3,713 3,908 4,103 4,2	
Freshman 3,127 3,322 3,518 3,	13 3,908
Instrumental Music	
	16 1,106
	41 1,106
	41 1,106
Concert Band 1,416 1,506 1,593 1,6	
Concert Orchestra 753 842 930 1,	
	41 1,106
*Marching Band Assistant (2) 1,416 1,506 1,593 1,6	
*Marching Band Color Guard (1) 1,882 1,992 2,103 2,7	
*Marching Band Director 1,761 3,100 3,210 3,3	
Pep Band (per appearance) 52.22 58.29 61.93 65	
Symphonic Band/Orchestra 1,593 1,683 1,771 1,8	
* includes summer camp	
Vocal Music	
	74 663
	27 617
Honors Choir Director 887 975 1,061 1,7	50 1,239
Madrigal Singer Director 1,462 1,551 1,638 1,7	
	75 386
Varsity Voices Director 1,882 1,992 2,103 2,2	14 2,324
Women Chorus Director 753 842 930 1,0	
Drama	
	75 1,061
	51 1,240
	10 420
	09 216
Ass't Orchestra 1,329 1,416 1,506 1,5	
Ass't Production 1,240 1,329 1,416 1,5	
Ass't Sets 1,240 1,329 1,416 1,5	
Ass't Vocal 1,329 1,416 1,506 1,5	
	32 619
HS Fall Play 1,728 1,813 1,903 1,9	

		•	•		•	
	HS Musical Director	2,214	2,324	2,436	2,545	2,658
	HS One Act Play	532	619	709	797	887
Other			.	. = -	. = -	
	Area Coordinator	1,250	1,289	1,328	1,368	1,404
	Bookstore	3,283	3,322	3,361	3,398	3,437
	Class Sponsor-Senior	1,600	1,640	1,679	1,718	1,757
	Class Sponsor-Junior	1,291	1,329	1,369	1,406	1,446
	Class Sponsor-Soph	626	665	703	743	781
	Class Sponsor-Fresh	626	665	703	743	781
	Computer Svcs Coord.	1,250	1,289	1,328	1,368	1,404
	Debate	2,775	2,813	2,852	2,890	2,929
	Debate Assistant	1,406	1,446	1,485	1,524	1,562
	**Department Head	1,173	1,211	1,250	1,289	1,328
	Forensics	2,188	2,227	2,266	2,306	2,344
	Gifted/Talented Coordinator	665	703	743	781	820
	***Insights Newsletter	118	137	156	178	195
	National Honor Society	1,291	1,328	1,369	1,406	1,446
	Other Clubs	430	469	508	547	
	Radio Station Director	430	469	508	547	586
	Shakespeare Club	547	586	624	662	702
	Student Council	2,150	2,188	2,227	2,266	2,306
	Student Paper	1,369	1,406	1,446	1,485	1,524
	Weight Training Supervisor					36.63
	Yearbook	1,641	1,680	1,719	1,758	1,797
	** plus \$125 per employee					
	*** per edition					
District V	Vide					
	Curriculum Council	626	665	703	743	782
	Driver Education-Director	1,173	1,211	1,250	1,291	1,329
	Driver Education - per Hour	23.46	25.40	27.36	29.30	31.27
	Fine Arts Festival Coordinator	314	352	389	430	469
	K-12 Gifted/Talented Coord.	1,877	1,954	2,032	2,110	2,188
	Teacher Hourly Rate 0.078% of BA1					37.44
	Committee Chair					590
	Building Representative/Curriculium Council				Teache	r hourly
	Multicultural Rep					429

Kentwood Public Schools

Salary Schedule A K-12 2025-2026

Yrs Exp	ВА	MA	MA+ 30
1	50,000	54,400	57,400
2	51,000	55,500	58,500
3	52,000	56,600	59,700
4	53,000	57,700	60,900
5	54,100	58,900	62,100
6	59,500	64,800	68,300
7	61,300	66,400	70,000
8	63,100	68,100	71,800
9	65,000	70,800	74,700
10	67,000	73,600	77,700
11	69,000	76,500	80,800
12	71,100	82,600	87,300
13	73,200	83,800	88,600
14	73,200	85,100	89,900
1 5	73,200	86,400	91,200
1 6	73,200	87,700	92,600
17	73,200	89,000	94,000
18	73,200	90,300	95,400
19	73,200	91,700	96,800
20	73,200	93,100	98,300
21	73,200	93,800	99,300
22	73,200	94,500	100,300
23	73,200	95,200	101,300
24	73,200	95,900	101,800
25	73,200	96,600	102,300
26	73,200	97,500	103,000

Notes:

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Kentwood Public Schools

Salary Schedule A1 Alternative Education 2025-2026

Yrs Exp	BA	MA	MA+ 30
ПЗСХР	DA	TIA	TIATO
1	36.38	40.02	42.21
2	37.47	41.10	43.30
3	38.92	42.93	44.74
4	41.21	45.36	47.30
5	43.53	47.78	49.84
6	45.84	50.21	52.40
7	48.01	52.73	54.94
8	50.21	54.94	57.48
9	52.40	57.48	59.67
10	54.57	60.02	62.20
11	55.78	61.71	64.03
12	57.00	63.41	65.84
13	58.22	65.10	67.64
14	58.22	65.86	68.38
15	58.22	66.57	69.14
16	58.22	66.93	69.86
17	58.22	67.29	70.58
18	58.22	67.64	71.29
19	58.22	68.38	72.05
20	58.22	68.73	72.74
21	58.22	69.11	73.47
22	58.22	69.49	74.21
23	58.22	69.86	74.92
24	58.22	70.20	75.66
25	58.22	70.59	76.39
26	58.22	71.64	77.81

Notes:

^{1.} MA means Master's Degree.

^{2.} MA+30 means 30 hours/credits earned after issuance of the MA degree. However, School Social Workers and Speech Pathologists that complete a Master's program that requires sixty (60+) credit hours, shall be given credit on the MA+30 salary schedule in accordance with university requirements, for those hours required by the university. A bargaining member's official transcript will be evaluated at the time of initial employment and placement on the salary schedule will be given accordingly.

APPENDIX A

Kentwood Public Schools 2023-2024

			July					1 wo	rk day 9 Inst	ys – F	ew St Regula on Day	ar Sta		19	work		/19 in ptem		tion d	ays
S	M	T	W	Т	F	S	S	М	T	W	T	F	S	s	M	T	W	T	F	S
										T								†	 	
						1			1	2	3	4	5						1	2
2	3	4	5	6	7	8	6	7	8	9	10	11	12	3	4	5	6	7	8	9
9	10	11	12	13	14	15	13	14	15	16	17	18	19	10	11	12	13	14	15	16
16	17	18	19	20	21	22	20	21	22	23	24	25	26	17	18	19	20	21	22	23
23	24	25	26	27	28	29	27	28	29	30	31	20	20	24	25	26	27	28	29	30
30	31	20	20	21	20	23		20	20	30	01			24	20	20	21	20	23	30
		daye	/21 in	ctruo	tion d	2)/(C	10	work	daye	/10 ir	ı ıstruc	tion d	21/6	16	work	daye	/16 in	ctruo	tion d	
	WOIK		ctob		uona	ays	19	WOIK		vem		uona	ays	10	WOLK		cem		uon a	ays
1_	2	3	4	5	6	7				1	2	3	4						1	2
88	9	10	11	12	13	14	5	6	7	8	9	10	11	3	4	5	6	7	8	9
15	16	17	18	19	20	21	12	13	14	15	16	17	18	10	11	12	13	14	15	16
22	23	24	25	26	27	28	19	20	21	22	23	24	25	17	18	19	20	21	22	23
29	30	31					26	27	28	29	30			24	25	26	27	28	29	30
														31						
17	work		:/17 in anua		tion d	ays	19 work days/19 instruction days February				20	work		s/20 i Marc l		ction	days			
	1	2	3	4	5	6					1	2	3						1	2
7	8	9	10	11	12	13	4	5	6	7	8	9	10	3	4	5	6	7	8	9
14	15	16	17	18	19	20	11	12	13	14	15	16	17	10	11	12	13	14	15	16
21	22	23	24	25	26	27	18	19	20	21	22	23	24	17	18	19	20	21	22	23
28	29	30	31				25	26	27	28	29			24	25	26	27	28	29	30
														31						
17	work	davs	/17 in	struc	tion d	avs	22	work	davs	/22 ir	nstruc	tion d	avs	0	work	davs	0 ins	tructi	on da	vs
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14	15	16	17	18	19	20	12	13	14	15	16	17	18	9	10	11	12	13	14	15
21	22	23	24	25	26	27	19	20	21	22	23	24	25	16	17	18	19	20	21	22
28	29	30					26	27	28	29	30	31		23	24	25	26	27	28	29
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	lew St																			
					ull Da															
					lalf Da	y for S	Studer	nts & S	Staff											
	lo sch																			
١	lo Stu	dents/	Staff I	Repor	t for F	ull Day	of PI)												
H	lalf Da	y for	Studer	nts/KE	A Cor	feren	ces				Г									\neg
H	lalf Da	y for	Studer	nts/KE	A Afte	rnoon	PDK	-12					3 inst							
H	lalf Da	y for	Studer	nts/KE	A Afte	rnoon	Reco	rds –	Staff r	non			2 wor					aff		
r	eport f	or PM	l.									184 work days for new staff								

Kentwood Public Schools 2024-2025

			July					1 wo	k day rk day 9 Instr	/s – F	Regula n Day	ar Sta		20	work	days			tion d	ays
S	М	Т	W	T	F	S				September S M T W T F S				S						
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14	15	16	17	18	19	20	11	12	13	14	15	16	17	15	16	17	18	19	20	21
21	22	23	24	25	26	27	18	19	20	21	22	23	24	22	23	24	25	26	27	28
28	29	30	31	20	20	21	25	26	27	28	29	30	31	29	30	24	20	20	21	20
20	23	30	31				25	20	21	20	20	30	31	25	30			+-	-	
22	work	davs	22 ir	struc	tion d	avs	18	work	days	/17 in	struct	tion d	avs	15	work	days	/15 in	struct	ion d	avs
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6	7	1	2	3	4	5 12	3	4	_	6	7	1	2	1	2	3	4	5	6	7
6	7	8	9	10	11			4	5	13	7	8	9	8	9	10	11	12	13	14
13 20	14	15 22	16 23	17 24	18	19	10	11	12	20	14	15	16 23	15 22	16	17	18 25	19	20	21
	21				25	26					21	22					25	26	27	28
27	28	29	30	31			24	25	26	27	28	29	30	29	30	31	-	-	-	
40	unork	dove	/40 in	otous	tion d		40	work	doug	/40 in	otovo	lion d		24.	.uo dee	dour	/24 in	L	tion o	L
19	work		anua		tion d	ays	18 work days/18 instruction days February				21 works days/21 instruction days March									
							_					_				_	_	_	_	
			1	2	3	4							1_			ļ.,				1
5	6	7	8	9	10	11	2	3	4	5	6	7	8	2	3	4	5	6	7	8
12	13	14	15	16	17	18	9	10	11	12	13	14	15	9	10	11	12	13	14	15
19	20	21	22	23	24	25	16	17	18	19	20	21	22	16	17	18	19	20	21	22
26	27	28	29	30	31		23	24	25	26	27	28		23	24	25	26	27	28	29
40		-1	/4 C :-							(24:		4:		30	31		(O :	L		
16	work	days	April		tion d	ays	21	WORK	days	May		tion d	ays ——	0 work days/0 instruction days June						
		1	2	3	4	5					1	2	3	1	2	3	4	5	6	7
6	7	8	9	10	11	12	4	5	6	7	8	9	10	8	9	10	11	12	13	14
13	14	15	16	17	18	19	11	12	13	14	15	16	17	15	16	17	18	19	20	21
20	21	22	23	24	25	26	18	19	20	21	22	23	24	22	23	24	25	26	27	28
27	28	29	30				25	26	27	28	29	30	31	29	30					
										L.,										
N	lew St	taff Re	port																	
		•			ull Da	•														
		_			lalf Da	y for S	Studer	nts & S	Staff											
_		ool/No																		
N	lo Stu	dents/	Staff F	Report	t for F	ull Day	of PE)												
Н	lalf Da	y for	Studer	nts/KE	A Cor	feren	ces													
Н	lalf Da	y for S	Studer	nts/KE	A Afte	moon	PD K	-12						ructio						
				nts/KE	A Afte	rnoon	Reco	rds –	Staff r	non						regu				
re	eport f	or PM	_								184 work days for new staff									

APPENDIX B

FULL-TIME TEACHERS INSURANCE OPTIONS OVERVIEW August 1, 2023 - December 31, 2023

	MESSA Choloes \$0 Sunset 12/31/2023
Employee Cost	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA Choices \$0 will pay the difference between the PA152 Cap amount and the plan premium
Cash-In-Lieu Payment	N/A
Medical	MESSA Choloes - Group #66578 Deductible None All services must be in network
Prescription	MESSA Sever Rx Copayments range from \$2 to \$40* *Brand name Rx when a generic is available and medically appropriate subject to higher cost.
Dental	Delha Dental Group #6178-0010 Plan year runs January - December
Vision	Vision Service Pian VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.
Life Insurance	\$30,000 Life Insurance \$30,000 Accidental Death & Dismemberment
Long Term Disability	66 2/3% of monthly salary, maximum of \$5,000
Footnotes	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual basis and will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rates given by MESSA

FULL-TIME TEACHERS INSURANCE OPTIONS OVERVIEW January 1, 2024 - December 31, 2024

	MESSA Choloes \$500/\$1,000 Deductible w/ 20% Coinsurance Package A	MESSA ABC - PLAN 1 (HSA Eligible) Package C	MESSA D/V/L/LTD (Cash-in-Lieu) Package B
Employee Cost	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA Choices \$500/\$1000 - 80/20 will pay the difference between the PA152 Cap amount and the plan premium	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA ABC - Plan 1 will pay the difference between the PA152 Cap amount and the plan premium	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA DN/L/LTD will pay 10% of the plan premium
Cash-In-Lieu Payment	N/A	N/A	Full-time employees receive \$250 monthly cash compensation*. *Must provide proof of medical insurance coverage
Medical	MESSA Choices - Group #66578 Deductible - \$500 Single \$1,000 2-Person \$1,000 Family After deductible is met. 20% Co-Insurance	MESSA ABC - Group #66578 Deductible - \$1,600 Single \$3,200 2-Person \$3,200 Family After deductible is met service covered at 100%	There is no medical coverage with this option
Prescription	MESSA 3 Tier Rx Copayments range from \$0 to \$250* *Brand name Rx when a generic is available and medically appropriate subject to higher cost.	MESSA ABC Rx Copayments range from \$2 to \$40* *After deductible is met ABC Rx copayment applies. **You pay full cost until your deductible is fully met.	There is no prescription coverage with this option
Dental	Delta Dental Group #6178-0010 Plan year runs January - December	Delta Dental Group #6178-0010 Plan year runs January - December	Delta Dental Group #6178-0011 Plan year runs January - December
Vision	Vision Service Plan VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.	Vision Service Plan VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.	Vision Service Plan VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.
Life Insurance	\$30,000 Life Insurance \$30,000 Accidental Death & Dismemberment	\$30,000 Life Insurance \$30,000 Accidental Death & Dismemberment	\$45,000 Life Insurance \$45,000 Accidental Death & Dismemberment
Long Term Disability	66 2/3% of monthly salary, maximum of \$5,000	66 2/3% of monthly salary, maximum of \$5,000	66 2/3% of monthly salary, maximum of \$5,000
Footnotes	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual basis and will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rates given by MESSA	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual basis and will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rates given by MESSA	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual bas and will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rate given by MESSA

This comparison is intended as an easy-to-read summary. An official description of benefits can be found at MESSA.org. All cost and options are subject to change pending contract negotiations.

FULL-TIME TEACHERS INSURANCE OPTIONS OVERVIEW January 1, 2024 - December 31, 2024

	MESSA Choices \$500/\$1,000 Deductible w/ 10% Coinsurance Package D	MESSA ABC Plan 1 Deductible w/ 20% Coinsurance (HSA Eligible) Package E
Employee Cost	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA Choices \$500/\$1000 - 90/10 will pay the difference between the PA152 Cap amount and the plan premium	Full-Time Employee working 30 or more hours per week Full-time employees who elect MESSA ABC Plan 1 - 80/20 will pay the difference between the PA152 Cap amount and the plan premium
Cash In-Lieu Payment	N/A	N/A
Medical	MESSA Choloss - Group #66578 Deductible - \$500 Single \$1,000 2-Person \$1,000 Family After deductible is met, 10% Co-Insurance	MESSA ABC - Group #66578 Deductible - \$1,600 Single \$3,200 2-Person \$3,200 Family After deductible is met, 20% Co-insurance
Prescription	MESSA Sever Rx Copayments range from \$2 to \$40* *Brand name Rx when a generic is available and medically appropriate subject to higher cost.	MESSA ABC Rx Copayments range from \$2 to \$40* **After deductible is met ABC Rx copayment applies. **You pay full cost until your deductible is fully met.
Dental	Delta Dental Group #6178-0010 Plan year runs January - December	Delta Dental Group #6178-0010 Plan year runs January - December
Vision	Vision Service Plan VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.	Vision Service Plan VSP3 Plus P 250 CL Plan year runs January - December One exam and one pair of eyeglass lenses or a 12-month supply of prescribed contact lenses once per plan year.
Life Insurance	\$30,000 Life Insurance \$30,000 Accidental Death & Dismemberment	\$30,000 Life Insurance \$30,000 Accidental Death & Dismemberment
Long Term Disability	66 2/3% of monthly salary, maximum of \$5,000	66 2/3% of monthly salary, maximum of \$5,000
Footnotes	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual basis and will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rates given by MESSA	Full plan details available on the KPS Website PA152 District paid Cap amounts change on an annual basis an will be updated annual in the insurance calculations. Updated plans will be posted to the website. Employee premiums will be adjusted annually to reflect rates given by MESSA

This comparison is intended as an easy-to-read summary. An official description of benefits can be found at MESSA.org. All cost and options are subject to change pending contract negotiations.

APPENDIX C

Written Reprimand

SA	M	PI	F
	, , ,	, ,	,

Building File

TO:	Name		
FROM:	Supervisor's Name		
SUBJECT:	Verbal/Written Reprimand		
DATE:	2/12/09		
TEXT			
	gnature does not indicate either approval of its content.)	Date	-
Supervisor S	ignature	 Date	-
CC: Huma	n Resource		

APPENDIX D

Grievance

FINAL DISTRIBUTION:

- 1 AGGRIEVED
- 1 IMMEDIATE SUPERVISOR
- 1 SUPERINTENDENT OF SCHOOLS
- 1 GRIEVANCE CHAIRPERSON
- 1 KCEA UNISERV DIRECTOR

KENTWOOD PUBLIC SCHOOLS EDUCATION ASSOCIATION GRIEVANCE COMPLAINT FORM

NAM	IE(s) OF GRIEVANT(s)			
BUIL	DING	CLASS	OF GRIEVANCE	
DAT	E CAUSE OF GRIEV	ANCE OCCURRED:		
STA	TEMENT OF FACTS LEA	ADING TO ALLEGED	VIOLATION:	
SPEC	. ,		O TO HAVE BEEN VIOLATED: _	
RELI				· · · · · · · · · · · · · · · · · · ·
<u>—</u>	STEP 1 (Discussion))		
	(Within 10 work da	ys of alleged violatio	ns)	
	Date of meeting wil	th supervisor:		
B.	STEP 2 (Written – t	o Immediate Superv	isor)	
	1. Filing Request (within 5 work days o	of conference in Step 1)	
	Grievant	Date	Grievance Chairperson	Date

APPENDIX D

Grievance

2. Response (from Supervisor within 5 work days of Step 2)

	Disposition by Sup	ervisor:							
Signa	ture of Supervisor		Date						
STEP	3 (Written – to Sup	erintendent or	Designee)						
1.	Filing Request (W	ithin 10 work o	days of receipt of Step 2 respon	se)					
	Grievant	Date	Grievance Chairperson	Date					
	Date of meeting _ Step 3 request)		(within 10 work days of	receipt of					
2.	Response (within	Response (within 10 work days of Step 3 meeting)							
	Disposition by Sup	perintendent o	r Designee:						
	Signature of Supe	rintendent or I	Designee	Date					
	4 (Arbitration). Req days of receipt of Bo		the dispute to an impartial arbin Step 4.)	itrator. (Withir					
Griev	ant	Date	Grievance Chairperson	Date					

NOTE: It will be the Association's responsibility to file for arbitration with the American Arbitration Association.