AGREEMENT

between

THE BOARD OF EDUCATION
OF
FERNDALE PUBLIC SCHOOLS

and

THE FERNDALE EDUCATION ASSOCIATION

2019-2021

Ferndale Public Schools
871 Pinecrest
Ferndale, Michigan 48220
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COLLECTIVE BARGAINING AGREEMENT
BETWEEN
THE BOARD OF EDUCATION OF THE
FERNDALE PUBLIC SCHOOLS
AND
THE FERNDALE EDUCATION ASSOCIATION

This Collective Bargaining Agreement is entered into this 5th day of August 2019, and goes into effect at 12:01 a.m., July 1, 2019, by and between the Board of Education for the Ferndale Public Schools, Oakland County, Michigan, (the "Board") and the Ferndale Education Association, an affiliate of the MEA and NEA, (the "Association" or the "FEA"), which is a non-profit Michigan corporation. The original Agreement was executed September 6, 1966.

ARTICLE 1 - PREAMBLE

Recognizing that providing quality education is the paramount aim of the Board and the FEA and that the character of such education depends to a great extent on the quality and morale of the teaching service:

1. The FEA recognizes that the Board, under law, has the final responsibility for establishing policies for the District and administering the operation of the schools in the District.

2. The Board recognizes that teaching is a profession.

3. The Board recognizes the educational expertness of the teachers and views the consideration of educational matters as a mutual concern.

4. The Michigan Employment Relations Act (PERA) MCL 423.201 et seq., as amended, authorizes public employees and public employers to enter into collectively negotiated agreements about rates of pay, hours of employment, and other terms and conditions of employment for public employees.

5. The Board has adopted a resolution recognizing the FEA as the exclusive bargaining representative for certificated personnel as defined in this Agreement.

6. Extensive professional negotiations between the representatives of the parties have resulted in certain understandings between the Board and the FEA.

7. The Board and the FEA desire to incorporate such understandings into a written collective bargaining agreement in the belief that such action is in the best interests of the residents of the Ferndale Public Schools, the students attending its schools, and the teachers represented by the FEA.

Accordingly, in consideration of the following mutual covenants, the FEA and the Board agree as set forth below.

ARTICLE 2 - RECOGNITION

2.1 Board Recognition
The Board of Education recognizes the Ferndale Education Association as the exclusive bargaining representative, for the purpose of professional negotiations as defined in Section 11 of PERA, as amended, for all professional personnel it employs who are certified or licensed by the Michigan Department of Education. The term "teacher" under Agreement and based upon
eligibility requirements established by the Board of Education means classroom teachers and the positions on the teacher's salary schedule as follows:

- Classroom Teachers
- Head Start Teachers ¹
- Guidance Counselors
- Instructional Lead Teachers
- Media Specialists
- Vocational Education Teachers
- Occupational and Physical Therapists
- Ferndale CASA Teachers
- School Social Workers
- School Psychologists
- Speech and Language Pathologists
- Certificated Teachers employed by the Board working on Federal programs, during the regular school day and year
- TCEC Teachers, including those previously titled “ACMs,” “Adult Education Teachers,” and “Adult/Alternative Education Counselors” ²
- Teaching and Learning Specialists
- Interventionists
- Summer School Teachers, teaching credit courses, who are also employed in the Ferndale Public Schools as regular teachers during the normal school year.

Personnel not included in the bargaining unit are those whose job by definition of PERA entails those duties of an administrator, including:

- Superintendent
- Deputy Superintendent(s)
- Director of Human Resources
- Business Manager
- Director(s)
- Assistant Superintendent(s)
- Associate Superintendent(s)
- Principal(s)
- Administrative Assistant(s)
- Assistant Principal(s)
- Adult Education Building and Program Supervisors/Coordinator

Also excluded from the bargaining unit are office and clerical employees and such other personnel represented by other bargaining units.

¹See Schedule C.
²See Schedule D.

2.2 **Term Definitions**

When used in this Collective Bargaining Agreement, “Agreement” shall mean Collective Bargaining Agreement; “FEA” shall mean Ferndale Education Association; “MEA” shall mean Michigan Education Association; “NEA” shall mean National Education Association; “SODA”
shall mean South Oakland Districts Association and “Association” shall mean MEA, NEA, FEA, and SODA.

The term “Board” shall mean the Board of Education, Superintendent, Deputy Superintendent, Assistant/Associate Superintendent, Business Manager, Building Administrator, or any other agent of the Board.

2.3 **Employee Definition**

The term "teacher" shall mean all employees represented by the FEA in the professional negotiating unit as above defined.

2.4 **Exclusive Negotiation**

The Board will not negotiate matters covered by PERA with any teachers' organization other than the FEA, for the duration of this Agreement. Wages and mandatory terms of employment for bargaining unit employees in any new program shall be negotiated with the FEA.

2.5 **FEA Representation**

The FEA is required under the Agreement to represent all teachers within the recognized bargaining unit fairly. This Agreement has been made for all teachers in the bargaining unit who are the recipients of the benefits and are represented by the FEA, which was the choice of a majority of the teachers within the recognized bargaining unit.

2.6 **No Discrimination**

There shall be no discrimination by the FEA or the Board toward any employee(s) because of race, creed, religion, color, sex, sexual preference, gender identity, age, disability, or other legally protected classification, marital status or number of dependents; except where age, sex, or physical requirements constitute a bona fide occupational qualification necessary for proper and efficient administration. All protected classes will be equally considered under this Agreement.

2.7 **No Denial or Restriction of Rights**

Nothing contained in this Agreement shall be construed to deny or restrict any teacher rights he/she may have under the Michigan General School Laws. The rights granted to teachers in this Agreement shall be deemed to be in addition to those provided elsewhere; nor shall anything contained in this Agreement be construed to deny or restrict to the Board any rights, privileges, or duties it may have under Michigan law.

**ARTICLE 3 - TEACHER RIGHTS AND RESPONSIBILITIES**

3.1 **Right to Associate**

Pursuant to PERA, every teacher shall have the right freely to organize, join, and support the Association for the purpose of engaging in collective professional negotiations, for mutual aid and protection. As a duly-elected body exercising governmental power under Michigan law, the Board will not directly or indirectly discourage or deprive or coerce any teacher in the enjoyment of any rights conferred by Michigan law or the Constitutions of Michigan and the United States; that it will not discriminate against any teacher as to hours, wages, or any terms or conditions of employment by reason of Association membership, participation in any Association activities, collective professional negotiations with the Board, institution of any grievance, complaint, or proceedings under this Agreement, or otherwise as to any terms or conditions of employment.
3.2 Use of School Facilities
The FEA or any committee thereof shall be permitted reasonable use of school building facilities and equipment at reasonable hours, without charge, provided that such permitted use shall not interfere with the administration or operation of the District. If the FEA incurs any overtime obligation by a Board employees, the FEA shall reimburse the District for that overtime. Any permission granted to the FEA for the use of school premises requires prior approval from the Board’s representative before exercising this right.

3.3 Communication Services
The FEA may use the District’s communication services and teacher mailboxes for its business and social event announcements. Announcements of meetings may be listed in school activity bulletins. The public address system may be used for announcing the date, time, and place of meetings.

3.4 Financial Information
The Board will furnish the FEA with all reasonably necessary information that has been compiled and is available about the District’s financial resources, tentative budgetary requirements and allocations, and such other information not inconsistent with this Agreement. Information about instructional budget allocations for schools and programs shall be made available to staff.

3.5 Board Agenda Information
Electronic copies of the agenda for Board meetings and minutes of previously-held Board meetings will be made available to the FEA through the District website.

3.6 Miscellaneous Information
General fund budgets and Board policies will be maintained online for review. If addendums are added to the Board packet after publishing it, but before the Board meeting, the Superintendent’s office will make every attempt to notify the FEA President and share any addendums.

3.7 General Responsibilities
It is the responsibility of the FEA and each individual teacher, as well as the Board, within available resources, to provide the highest quality education program possible for every student in the District. On the teacher's part, this responsibility includes:

A. To strive for excellence in teaching and to take advantage of opportunities for continually improving teaching skills and relationships with students;

B. Careful daily preparation of lessons, lectures, demonstrations;

C. Each teacher may be required to serve on one ad hoc building and/or District-wide curriculum study per semester when requested to do so by the Board or a teacher chairperson of a Board-approved committee, providing that the committee's function has been posted in writing in advance of the committee selection date and those positions have not already been filled by teacher volunteers;

D. All teachers are expected to attend open houses held in the building in which they are assigned. Circuit teachers shall not be required to attend more open houses than the regular classroom teacher.

E. Reasonable annual participation in public-oriented activities of the school such as:
   - PTA, PTO, and PTSA meetings;
• Public performances of students in plays, concerts, athletic activities, chaperoning of dances

F. Promptness in meeting classes, attending building staff meetings unless excused by the building administrator, keeping appointments with parents, students, and other school employees, and in furnishing essential reports and information required by the Board. The shared time teacher shall gain knowledge of and shall carry out the tasks discussed and initiated at staff meetings and department meetings.

3.8 Membership Pins
No teacher shall be prevented from wearing insignia pins or other identification of membership in the Association either on or off school premises.

3.9 Responsibility to Perform Duties
No teacher will engage in Association activities during working hours which will disrupt or interfere with the performance of the teacher's classroom duties; provided, however, that this provision shall not prevent the performance of official duties by representatives of the Association as otherwise set forth in this Agreement.

3.10 FEA Released Time
The FEA, as a group, shall have a maximum of forty (40) scheduled teaching days of released time as paid personal leave days to allocate to its personnel for FEA business. FEA members will apply for such released time on the regular personal leave application forms in the usual manner, but the application must have the approving signature of the FEA President or Vice-President before it is submitted to the Board.

The Association President is released from teaching duties one-half (1/2) of the teacher work days prescribed in this Agreement, Schedule B. During this release time, the Association President shall remain on District premises (with reasonable travel between District building sites). For Association business that requires the Association President to be off-site, the Association President shall strive to provide prior notice to the Director for Human Resources.

The release time shall begin on the first day of the first semester and shall end the last day of the second semester in the year of expiration of the President's term of office. In the event of a change in the Presidency, the President-elect shall contact the Director of Human Resources to make arrangements for released time. The Past-President will return to a full-time teaching position for which he/she is qualified and certified.

The President shall serve the needs of the Association as well as assist the Board in developing District-wide collaboration mechanisms and structures that are not limited to but include site-based decision making, school improvement plan(s), explore in detail the concept of win/win bargaining, and other examples of collaborative action.

The Association President shall be released without loss of salary, insurance protection, seniority, or other benefits, provided for in this Agreement or by law. Elementary teachers shall be released on a one-half (1/2) time basis; secondary teachers shall be released on the basis of one-half (1/2) time which may be made up of a class load of three (3) out of five (5) classes one semester and two (2) out of five (5) classes the second semester, or any other mutually agreeable pattern. The Board may employ substitute teachers in the class(es) affected by the release of the FEA President. All normal duties associated with teaching shall be retained by the released President for the class(es) retained.
In compliance with MCL 38.1371, as interpreted by the State agency with oversight for that statute, the Association shall reimburse the District on a current basis those sums paid to the Office of Retirement Services for all Association release time. This provision is based only on State agency interpretation of Michigan law and does not create a separate contractual obligation for the Association to reimburse those sums to the District.

3.11 Review of Personnel File
Each teacher shall have the right, upon written request; to review the contents of his/her personnel file maintained at the teacher’s school or at the administration building. A representative of the FEA may, at the teacher’s request, accompany the teacher in this review. The review shall be made in the presence of the administrator responsible for the safekeeping of these files. Privileged information, such as confidential credentials and related personnel references normally sought at the time of employment, are specifically exempted from review. The administrator shall, in the presence of the teacher or the teacher’s authorized representative, remove these credentials and confidential reports from the file before a file review by the teacher.

All communications, including evaluations by the Ferndale administrators, commendations, and validated complaints directed toward the teacher which are included in the personnel file shall be initialed by the person making the entry and a copy sent to the teacher within ten (10) work days of its inclusion. A teacher will be given thirty (30) work days to furnish written comment for entry into the file. The confidentiality of personnel files shall be maintained.

3.12 Right to Representation
There is no entitlement to representation for performance evaluation meetings.

3.13 Standard for Disciplinary Decisions for Bargaining Unit Employees Not Covered Under Tenure Act
Employees who are not subject to the Michigan Teachers’ Tenure Act, as amended, including, but not limited to, occupational therapists, physical therapists, speech therapists, counselors, and social workers, shall not be disciplined, reduced in rank or compensation, or discharged without just cause. For those employees, discipline shall be subject to the grievance procedure set forth in Article 19 of this Agreement.

3.14 Curriculum Implementation
The parties seek to educate young people in the democratic traditions, to foster recognition of individual freedom and social responsibility, to inspire meaningful awareness of their respect for the Constitution and the Bill of Rights. Therefore, teachers shall have reasonable flexibility in the implementation of the curriculum. However, this flexibility does not exclude the administration’s right and the obligation to question, instruct, and direct, whenever necessary.

The Board and Association recognize that the best educational results for the student are produced when the home and the school (teacher and administrator) work together as partners in the education process.

3.15 Assignment of Duties
Bargaining unit employees identified in Article 2, Section 1, have responsibility for performing duties normally associated with those positions. These duties shall not be assigned for more than a two (2) week period to anyone who is not a bargaining unit employee.
3.16 Contract Enforceability
After the execution of a contract between a certificated employee and the Board, neither the
Board nor the employee can fail to observe its terms without mutual consent. If the employee
breaks the contract without the Board’s consent, the Board may recommend forfeiture of the
teacher’s tenure rights as authorized by the Michigan Teacher’s Tenure Act.

ARTICLE 4 - RIGHTS AND RESPONSIBILITIES OF THE BOARD

4.1 Statement of Board Rights
There is reserved exclusively to the Board all responsibilities, powers, rights, and authority vested
in it by the laws and Constitutions of Michigan and the United States, except where expressly and
in specific terms limited by this Agreement.

4.2 List of Board Rights
The Board retains, among others, those rights listed below. The Board agrees, however, that
before the effective date of any such rules or personnel policies established by it related to
teachers’ hours, wages, and working conditions, it shall give the FEA reasonable notice of any
proposed rule or policy unless the subject of the rule or policy is a prohibited bargaining subject.
Written or electronic notification of any proposed change of a rule or policy shall be given to the
FEA President before any Board action. (The intent is to give approximately one (1) month to
react.) Emergency situations may arise where prior notification and consultation are not possible.
Upon request by the FEA President, the District will meet with FEA leadership to review the
Board agenda within a week before the meeting. Board rights include the right to:

A. The executive management and administrative control of the District and its properties,
facilities, and equipment;

B. Hire all employees and, subject to the law and this Agreement, to determine their
qualifications and the conditions for their continued employment, their placement or their
dismissal, suspension, layoff, or demotion and to promote and transfer all such employees;

C. Establish 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;

D. Establish and equitably enforce reasonable rules and personnel policies relating to the duties
and responsibilities of teachers and their working conditions, which are not inconsistent with
this Agreement or violative of law;

E. Determine the number and location or relocation of its facilities, including the establishment
or relocation of new schools, buildings, departments, divisions, or subdivisions and the
relocation or closing of offices, departments, divisions or subdivisions, buildings, or other
facilities;

F. Determine the policy affecting the selection, testing, training, or evaluation of bargaining
unit employees providing that such selection is based on lawful criteria.

The above Board rights are not to be interpreted as abridging or conflicting with any specific
provision in this Agreement.
4.3 **Non-Involvement of Students**
The parties will attempt to prevent children from involvement in Association/Board controversies.

4.4 **Non-Waiver of Rights**
The listing of specific management rights in this Agreement is not intended to be, nor shall it be restrictive of, or a waiver of any rights of management not listed and specifically surrendered, regardless of whether the Board has exercised such rights in the past.

**ARTICLE 5 - JOINT RESPONSIBILITIES**

5.1 **No Strike**
Under no circumstances will the FEA cause or authorize or permit its members to cause nor will any bargaining unit employee take part in any strike, recruitment sanction, sit-down, stay-in, or slow-down, in any school building or property of the Board or any curtailment of duties or restriction or interference with the operations of the District.

5.2 **No Lockout**
The Board will not lock out any employees.

**ARTICLE 6 - PROFESSIONAL COMPENSATION**

6.1 **Compensation of Teachers**
Total compensation includes Schedule A as negotiated by the parties. The compensatory Schedule A is based on a normal weekly teaching load during normal teaching hours defined in Schedule B (Calendar). Compensation of teachers covered by this Agreement is set forth in Schedule A, which shall remain in effect during the term of this Agreement.

6.2 **Reporting of Teachers**
Classroom teachers shall be required to report at the beginning of the school calendar year and render required services during the school calendar year. If additional time, as directed by the teacher’s supervisor is accepted and performed by any teacher, that teacher shall receive extra compensation as provided for extra-contractual work.

6.3 **Holidays**
The following holidays shall be observed: New Year's Day, Memorial Day, Independence Day (for any teacher employed on such day), Labor Day, Thanksgiving Day, Christmas Day and M.L. King. If a holiday falls on Saturday, the previous Friday shall be observed and if a holiday falls on a Sunday, the following Monday shall be observed. Note: Good Friday may be a student day if other employee groups are available to work.

6.4 **Prior Experience**
When a teacher with at least a provisional teaching certificate is initially employed, the Board may, at its discretion, grant up to one (1) step on the current salary schedule for each year of prior teaching experience and work experience credit and up to three (3) years military experience gained in the Armed Forces of the United States since September 1, 1940. When the Board finds it necessary to grant experience credit to interested candidates in fields of teaching where teacher shortages exist as established by MDE, the Board may go up to, but not exceed the maximum step on the salary schedule. The Board may grant experience credits that exceed the actual number of years of experience for an applicant in a field identified as “critical shortage” by MDE.
Included in the above may be five (5) years of experience credit for trade, laboratory, or technical experience related to the teaching assignment.

6.5 Extra-Curricular
In the District there are certain authorized extra-curricular activities involving a large amount of time and work beyond the routine schedule of classes and regular extra-curricular assignments. Teachers accepting such authorized assignments in extra-curricular activities shall receive compensation in addition to their regular salaries according to Schedule A.

6.6 Master’s Degree Earned
Upon receipt of the transcript(s) by the Director of Human Resources that the teacher has satisfied the requirements for the Master's Degree, the teacher’s annual salary rate adjustment shall become effective the first (1st) pay period of the school year, if the transcript has been received by the Director of Human Resources at least fifteen (15) calendar days before that time. The additional pay for the Master's Degree will be paid retroactive to the date that the Master’s degree requirements were completed (as evidenced by the transcript(s)). Payment will be prorated over the remaining pay periods for that school year. If the transcript(s) is received more than thirty (30) calendar days after completion of the requirements for the Master’s degree, the effective day will be the date received by the Director of Human Resources.

6.7 Work Schedule
A. The work of a classroom teacher is unique and different from most jobs since classroom teaching requires additional time beyond conducting classes. This additional time may cover many activities such as planning, developing tests, maintaining records, correcting papers, curriculum development, previewing materials. Although some of this work may be formally scheduled, much of it is scheduled at the discretion of each individual teacher.

B. Each work day of the contractual academic year contains six (6) hours of classroom teaching time. For purposes of computing extra-contractual/extra-curricular classroom teaching pay, it is assumed that the work day is eight (8) hours. In effect, this assumes that twenty (20) minutes of additional time is required for each classroom-teaching hour.

C. For purposes of computing this formula only, we assume that the contractual year involves forty (40) weeks of five (5) days each, for a total of two hundred (200) paid days. Having assumed that each day is equivalent to eight (8) hours, this then means that the contractual year for the purpose of this formula is made up of 1600 hours.

D. By dividing the annual salary of a teacher by 1600 hours, an hourly rate of pay is determined by recognizing that each hour of classroom time requires at least twenty (20) minutes (or .333 hours) of additional time. Then the hourly rate is multiplied by 1.333 for each hour of classroom teaching. This formula may be used to compensate circuit teachers for travel, prep time, or lunch shortage when the District and Association mutually agree. Additionally, this formula applies to compensation for voluntarily teaching on a prep period for more than three (3) consecutive days, writing lesson plans to support a long-term substitute, or other mutually agreed upon purposes. Activities not requiring additional time outside of that scheduled will be computed at the regular hourly rate (annual salary divided by 1600 hours). Additional work requires pre-approval in writing by the building administrator or the Director of Human Resources.

E. Secondary teachers who voluntarily agree to take on a class (excluding Impact Hour/CPC) on a regular/permanent basis, which requires them to teach through their preparation period,
shall be compensated at a rate of 18.18% of their base salary from the first day of lost prep until the last day of lost prep when Impact Hour/CPC is part of the master schedule. This rate will adjust to 20% of their base salary if Impact Hour/CPC class is not in the master schedule. Said compensation shall appear in their bi-weekly pay for the applicable semester. A teacher may refuse such an arrangement, and may withdraw consent for this assignment at the semester break, provided notice is given at least two (2) weeks before the beginning of the new semester.

F. Teachers, including non-classroom professionals (e.g., counselors, social workers, reading specialists) who are required to monitor classes due to the absence of a substitute teacher shall be compensated for the time spent monitoring the class at the curriculum rate established in Article A.10.6. Every effort will be made to avoid using teachers to cover classes.

G. Teachers working on a shared-time basis will have a pro-rated salary, by way of illustration:

<table>
<thead>
<tr>
<th>Level</th>
<th>Fraction of Day</th>
<th>Fraction of Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>High School</td>
<td>3/5</td>
<td>3/5</td>
</tr>
<tr>
<td>Middle School</td>
<td>1/2</td>
<td>1/2</td>
</tr>
<tr>
<td>Elementary</td>
<td>1/2</td>
<td>1/2</td>
</tr>
</tbody>
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6.8 Payment of Compensation

A. Teachers will receive their annual salary in accordance with Schedule A in twenty-six (26) substantially equal bi-weekly payments. Teachers may elect to receive their annual salary in twenty-one (21) substantially equal bi-weekly payments, provided written notice of such election is received in the business office on or before August 1 of the fiscal year in which such election is to apply. Such election shall remain perpetual unless the employee submits a written change request to the payroll office before August 1 of the current year. In years with twenty-seven (27) or twenty-two (22) pays, the Superintendent or designee will notify the FEA President when this anomaly occurs.

B. Scheduled pay days are set forth in Schedule B, Section 2. Teachers will receive their annual salary and any additional compensation in accordance with Schedule A of the Agreement through direct deposit.

6.9 Mileage Reimbursement

Mileage shall be paid to the K-12 education teachers at the current IRS rate if the teacher is teaching consecutive assignments at more than one (1) location during the same day or if an administrator directs the teacher to go to a building in which the teacher does not usually teach for the purpose of conducting school business.

ARTICLE 7 - HOURS, WORK DAY, AND WEEK

7.1 Work Week

The Board recognizes the principle of a standard forty (40) hour work week and will, so far as possible, set work schedules and makes professional assignments, which can reasonably be completed within the standard work week. The Board will not require teachers regularly to work in excess of the standard work week within or outside of any school building except for extra-curricular activities.

7.2 Work Day
Each work day of the contractual academic year contains at least the State minimum of required instructional hours. Because of the unique nature of classroom teaching, additional time is required beyond conducting classes. This additional time covers many activities including but not limited to planning, developing tests, maintaining records, correcting papers, parent conferences, curriculum development, previewing materials. Teachers will be advised of the bell schedules in each of the buildings by letter at the beginning of the school year. The teacher's work day shall start five (5) minutes before the start of the student school day and end fifteen (15) minutes following the last class of the day. Building PRC committees in collaboration with the building principal can modify the start and end times for their building within the 20-minute parameters referenced above. Accordingly, the normal teaching day inclusive of the aforementioned starting and ending times shall be:

A. HIGH SCHOOLS (Grades 9-12)
   The high school work day will be seven (7) hours and twenty (20) minutes. All high school teachers shall be entitled to no less than a thirty (30) minute duty-free lunch period.

B. MIDDLE SCHOOL (Grades 6-8)
   The middle school work day will be seven (7) hours and twenty (20) minutes. All middle school teachers shall be entitled to no less than a thirty (30) minute duty-free lunch period.

C. ELEMENTARY SCHOOLS
   The elementary schools work day will be seven (7) hours and twenty (20) minutes. All elementary teachers shall be entitled to a fifty (50) minute duty-free lunch period, except on rotating duty days, in which case the duty-free lunch period shall be twenty-five (25) minutes. (See Section c.1 and c.2 below).

1. Teacher Starting & Ending Times The starting times for elementary schools may vary between 7:55 a.m. and 8:55 a.m. because of constraints imposed by the student transportation system. The ending times for elementary schools may vary from 2:50 p.m. to 4:00 p.m. The normal starting time is 8:10 a.m. and the normal ending time is 3:20 p.m.

2. Rotation of Duty Days/Elementary Elementary teachers on a rotational schedule will be available in the buildings for emergencies during the lunch hour when the principal is not in the building. Administrative supervision will normally be in the building during the students’ lunchtime. The teacher(s) on rotational duty will notify the principal or lunchroom aide or office monitor where they may be located in the building. Teacher(s) shall not be used for lunchroom duty.

7.3 Records Days
   Teachers will be allowed to work at home on two (2) records days (one at semester break and one at year end). If a counselor works in the building on a scheduled records day, that counselor may work from home on another date with prior approval from the building administrator.

7.4 Annual Work Days
   Total teacher work days will be 185 days. Additionally, teacher work days scheduled before the first student day shall be split evenly between District/building time and teacher preparation time. New teachers shall be required to work 188 days. The three (3) additional days for new teachers shall be split evenly between District/building time and teacher preparation time.
With prior approval from the building administrator, a counselor may be excused from the opening day professional development for the purpose of working on student schedules and enrollment/registration.
7.5 **Special Education Lunch Coverage**  
In those elementary buildings where special education classes are located and special education students must stay during the lunch hours, teacher aides will be hired for both inside and outside supervision.

7.6 **Breakfast Supervisors**  
Teachers will not be required to supervise the breakfast program while students are in the breakfast room.

**ARTICLE 8 - TEACHING LOADS AND ASSIGNMENTS**

8.1 **Teacher Availability to Students**  
All teachers have a professional responsibility to provide their students with whatever time and assistance may reasonably be necessary to promote the educational growth of the students. Therefore, the salary schedule reflects not only the above-designated time but also the total professional responsibilities of the teachers.

8.2 **Class Period/Preparation***  
A. In the secondary buildings, the full day and early release day shall include six (6) class periods of approximately the same length and Impact Hour/CPC class of shorter length. Each teacher will have a full-length preparation period each day.

B. Preparation time is considered to include conferences with counselors, parent-teacher conferences, relief time, conferences with administration, planning and other related activities. A more definitive agreement for the use of time when students are being taught by a special teacher in the elementary schools is covered in Article 21.

*Use/purpose of prep time, see Article 21

**ARTICLE 9 - TEACHING CONDITIONS**

9.1 **Building Policies**  
Because every building has needs particular to itself, the faculty and administrator of each building shall be authorized to develop, cooperatively, building policies that are consistent with State law, Board policy, and this Agreement. Copies of these building policies, as they are developed, shall be sent to the Superintendent for review and approval.

9.2 **Teacher’s Use of School Day**  
The primary duty and responsibility of the teacher is to teach and that the organization of the school and the school day should be directed at ensuring that the energy of the teacher is primarily used to this end. The teacher recognizes a responsibility for maintaining proper student conduct and deportment and for taking action whenever violations of school rules are observed. Building administrators will work with teachers in fulfilling this responsibility.

9.3 **Class Size**  
A. The maximum class size limit for grades K-5, inclusive, shall be kindergarten: 26 students; grades 1, 2, and 3: 28 students; grades 4 and 5: 32 students; elementary vocal music: 40 students. These numbers are maximum, and not optimal, class sizes, and administration will make every effort to keep numbers as low as possible. Elementary circuit teachers in art, physical education, vocal music, and library shall be included in the above listed class size
limits. Under unusual conditions the Association and Administration will meet to resolve the problem.

B. Class size and case load limits for special education will follow the guidelines of the Oakland Schools Deviation.

C. In grades 6-12, except in certain classes such as physical education (excluding swimming) and music, the total student load for teachers shall not exceed 165 students per day for the long period day. An individual class shall not exceed 33 students. In grades 6, 7, and 8, every effort will be made to cap classes at 32, with 33 as the maximum, if needed to avoid additional staffing. The maximum student load will be five (5) times the class size maximum.

D. Students assigned to the ungraded Impact Hour/CPC in grades 6-12, for which course materials are provided by District and building leadership, will not count towards caseload numbers established above. The Impact Hour class will be pass/fail and have minimal grading. Student participation will be used primarily to determine if a student passes or fails. CPC will be graded. Administration will strive to provide class materials for Impact Hour/CPC before the start of the semester. If Impact Hour/CPC is offered, the class will occur no more than five (5) times per week.

E. Where a number of staff members are involved in a cooperative teaching project the amount of each person's involved time should be counted in computing the individual teacher's load. Administration will strive to maintain co-taught class size that is two (2) students lower than the regular class size maximum for that grade level/subject matter.

F. After the fifth (5th) student school day of the new school year and through the second Friday in October, teachers will be compensated for students on their class rosters above the contractual class size limit at the rate below:
   - Secondary teachers (grades 6-12) over 33 students receive $4 per overage student per class day with the overage.
   - TCEC teachers over 60 students in 2019-2020 and 70 students in 2020-2021 receive $3 per overage student per class day.

These overage payments shall be made on the last pay in October and then on a bi-weekly basis.

9.4 Teacher/Student Ratio
The overall teacher/student ratio of 1:24 shall be maintained, excluding special education teachers and students.

9.5 Supplies
Appropriate texts, library reference facilities, maps, globes, laboratory equipment, audio-visual equipment, technology, art supplies, athletic equipment, current periodicals, standard tests and questionnaires, and similar materials are the tools of the teaching profession and all materials provided remain the property of the District. The parties will confer through the Professional Relations Committee (PRC) process on such matters from time to time.

9.6 Facilities for Teacher’s Use
The Board shall make available, in each school, adequate restroom and lavatory facilities exclusively for teacher use and at least one (1) room appropriately furnished which shall be used exclusively as a faculty lounge and lunchroom, in which smoking and tobacco use shall not be
permitted. A computer will be made available in each building for teacher use. The Board will provide a bulletin board in each teacher’s lounge. The FEA shall be responsible for assigning a member to supervise each of these bulletin boards. These bulletin boards will be kept neat and the material posted in good taste.

9.7 Parking Facilities
When free public parking is not available, adequate parking facilities shall be made available for the teachers’ use.

9.8 Privacy
The private and personal life of any teacher is not within the appropriate concern or attention of the Board as long as it is consistent with the high standards and ethics of the teaching profession.

9.9 Without Discrimination to Staff or Student
This Agreement and the wages, hours, and terms and conditions of employment shall be applied without regard to race, creed, religion, color, national origin, sex, gender identity, disability or other legally protected classification, marital status or membership in or association with the activities of any lawful employee organization. The Board and the FEA pledge to seek to extend the advantages of public education to every Ferndale School District student, without regard to race, creed, religion, sex, color, national origin, disability or other legally-protected classification, marital status and to seek to achieve full equality of educational opportunity to all of these students.

9.10 Supplies Needed
Ten (10) days before the first day of the school year, the building PRC may meet to determine the availability of supplies needed by teachers to begin teaching. If any supplies have not been received, as of the first day of the school year, the Board will decide how to provide such supplies through other sources.

9.11 Student Achievement Team
Building teams are composed of groups of educators within each school building who meet to discuss and attempt to resolve issues pertaining to students who are posing educational problems. The committee composition is decided on a case-by-case basis and depends on the nature of the student's problem. At a minimum, the committee includes the classroom teacher and building principal. Other educators who have knowledge of and/or expertise pertaining to the nature of the student's problem should be included, such as special teachers (art, music, etc.), reading consultant, math consultant, learning center teacher, school social worker, speech therapist, and psychologist. The committee is convened jointly by the classroom teacher and building principal. The team meets to:

A. Discuss the problems
B. Review available data pertaining to the student, which may include academic work samples, results of formal and informal tests and observational data (anecdotal record)
C. Propose and discuss possible intervention strategies

When consensus on intervention strategies are reached, a decision is made regarding who will be involved, when the intervention will take place, and when the team will reconvene to review and evaluate the implemented strategies.

9.12 Training/Limitations Regarding Medically Fragile Students
The Administration shall provide training for all teachers having to serve the medically fragile student. Regular classroom teachers will not be required to administer tracheotomy/suctioning, catheterization (including clean intermittent catheterization), or tube feeding to students. Any and all medical services to students who are medically/physically fragile shall be performed by aides and/or other qualified professionals, except in case of an emergency which threatens the student’s health.

ARTICLE 10 - PROMOTION TO/RETURN FROM DISTRICT ADMINISTRATOR POSITIONS

10.1 Announcement of Vacancy for Administrator Position
Whenever a vacancy occurs in a District administrator position, the Board will provide notice of available through the email system. The notice will contain at least the following information:

A. Position title
B. Qualifications for the position
C. Deadline for submitting an application for the position

The administrator vacancy shall not be filled, except on a temporary basis, until this notice has been posted on the District’s website for at least ten (10) calendar days.

10.2 Promotion/Return to Teacher Status
Any teacher who is promoted to a District administrator position and later returns to teacher status shall retain such rights as he/she may have under this Agreement before promotion to a District administrator position, including increments normally accrued, subject to the following conditions:

A. Effective July 1, 1993, any bargaining unit employee who becomes an administrator shall cease to accrue seniority from the time he/she leaves the bargaining unit.

B. Administrators who have never been a bargaining unit employee shall not accrue bargaining unit seniority.

C. Bargaining unit employees assigned to an administrator intern position shall accrue bargaining unit seniority for a period not to exceed one (1) year.

ARTICLE 11 - ABSENCE POLICIES

11.1 Job Related Injury/Worker’s Compensation
The District will provide worker’s compensation insurance as required by law. In the event of any on-the-job injury, the teacher must notify the appropriate office as soon as possible after the occurrence. The teacher shall complete any required forms necessary in connection with such injury.

11.2 Sick Days Earned
During each year the teacher will earn sick leave at the rate of 1.3 days per month to a maximum of thirteen (13) days per year. At the beginning of every school year, each teacher shall be credited, in advance, the number of days of sick leave for that year plus all previously-accrued sick leave, such days to be known as the current allowance. Paid absence will be allowed, up to and including the number of earned days in an employee's current allowance, for personal or family sickness. Any unused portion of the current allowance will be accumulated and credited to
the employee's future sick leave. A teacher employed under extra-contractual agreements during summer months will be allowed to use up to two (2) days of accumulated sick leave. If unearned sick days have been paid to the employee and the employee is leaving active employment within the District, the overpayment will be deducted from the employee's final check. Sick leave days may be used for disability due to pregnancy as provided in Article 12.2.A.

11.3 Absences at Start of School Year
A returning teacher, absent from school at the beginning of the school year due to illness, physical disability, or pregnancy may draw upon the teacher's current sick leave allowance. The Board may request medical substantiation of the reason for absence before the teacher's return to work.

A new teacher absent from school at the beginning of the school year due to sickness, physical disability, or pregnancy, may draw upon the teacher's current allowance after assuming professional responsibilities. The Board may request that a medical examination be performed. If asked to go to the Board's medical facility, the new teacher is not responsible for the expense of the exam. The exam shall be completed before the new teacher’s assumption of duties.

11.4 Absences Before/After Holiday
When an employee is absent without proper authorization the day before and/or the day after a holiday (including but not limited to any school break period), the employee shall not receive salary for the day(s) absent unless the absence is due to personal or family illness, or death in the family. For personal or family illness, the employee shall receive pay for the day absent provided that the employee submits sufficient medical documentation of the illness of the employee or employee’s family member (e.g., a statement by the physician treating the employee or employee’s family member), and provided that the employee is otherwise eligible for any compensation during the pay period in which the holiday or school break occurs.

11.5 Absence Abuse
When an employee has been absent because of illness and/or when a pattern of absences develops which suggests abuse of the absence policy, the Board may require, at no expense to the employee, substantiation of that illness.

11.6 Personal Business Days
Personal business days to a maximum of three (3) to come from the teacher's personal sick days will be granted to teachers for emergency or exceptional reasons and to attend to urgent and essential personal affairs that cannot be performed outside of the regular school day. Personal days are subject to the following provisions and the guidelines in Article 11.7:

- Employees will be allowed to use up to their full three (3) personal days without providing an explanation.
- Personal business days must be requested within a twenty-four (24) hour notice, unless such notice is not possible.
- All requests to use two (2) or more consecutive personal business days, including a Friday through Monday absence, requires explanation to and pre-approval from the Superintendent or designee before submitting the request through the online absence system.
- If the teacher has exhausted his/her personal business day allotment for that school year, the teacher may use up to three (3) personal sick leave days for death in the immediate family or to attend funerals.
• If Monday or Friday personal business absences (not including FMLA or District-related absences) total more than two (2) in any school year, the employee is subject to the following previous contract language:

Absences must fall within the guidelines for personal business as established by the District Professional Relations Committee as indicated in the guidelines found in Article 11.7. Except in emergency cases, application for personal business days must be made in advance through the online absence system. The Administration has discretionary authority for ensuring all days fall within the framework of the aforementioned guidelines. Abuses of the intent of the above personal business day policy will result in the loss of pay for those days and a reprimand will be placed in the personnel file of the employee as indicated in the guidelines found in Article 11.7.

11.7 Personal Business Day Standards
Personal business days should be taken only when it is impossible to conduct pressing personal business outside of the regular school day. This standard is important. The FEA is not in sympathy with individuals who abuse this standard by taking personal business days for unwarranted or trivial reasons. Indeed, this action is a breach of professional integrity. Each teacher is allotted three (3) days, which can be used in emergencies or for pressing business. The Director of Human Resources, through the building administrator, can refuse to grant the teacher these days if they do not fall within the guidelines or if they are taken before or right after a vacation and/or school vacation period. The use of personal business days for extenuating reasons may be granted at the Superintendent’s discretion. Teachers may be granted additional emergency personal business time provided reasons for such personal business falls within the guidelines. This additional time will be deducted from the teacher's personal sick bank.

Guidelines - Personal Business Days
Personal business days will be granted for stated emergency and/or extenuating circumstances, which cannot be handled outside the hours of the normal work day, such as:
• Serious illness in the immediate family (or close relative)
• Death in the immediate family
• Funerals
• Religious holidays
• Moving of residence
• House closing
• Graduation in the immediate family
• Court appearances
• Legal matters of a pressing nature
• Graduate class exams scheduled by the university during work hours
• Household emergencies created by an act of God or accident
• Doctor appointment
• Dentist appointment
• Personal family emergency

11.8 Religious Holidays
Three (3) religious holidays shall be added for teachers who observe religious holidays. Such holidays shall be requested through the online absence system at the beginning of the school year and will not be deducted from the teacher's personal business bank. Requests submitted after October 1 of each year will require the use of a personal business day. New teachers hired after
the start of the school year will have thirty (30) days from their first work day to submit their request.

11.9 Jury Duty
A teacher required to serve as a juror in any court of proper jurisdiction will continue to be paid his/her regular salary during such term of jury service. To qualify for salary payment the teacher must endorse and deliver all checks of payment for jury duty over to the District, except those monies paid to the teacher for expenses such as mileage, phone calls, or meals.

11.10 Shared-Time Teachers
Sick days and personal business days shall be granted to shared-time teachers, but shall cover the actual work day assignment.

ARTICLE 12 - LEAVES OF ABSENCE POLICIES

12.1 Leaves of Absence
At the discretion of the Board, leaves of absence will be granted for the following reasons: health, pregnancy disability, maternity, adoptive, child care, study, travel, Peace Corps service, and uniformed service; all except the last being subject to the following provisions:

A. Eligibility for any type of leave of absence depends on a satisfactory record of at least two (2) years continuous employment by the Ferndale Public Schools. Except for uniformed services leave, health leave, or maternity leave, no leave shall conflict with the employee's contractual obligations with the District.

B. All leaves of absence except political leave, Association business leave, Peace Corps, and/or Vista leaves or overseas teaching with the Armed Forces, which are for the term of the office, may be for a period not to exceed one (1) year.

A teacher on a maternity/child care leave may request an additional one (1) school year extension when extenuating circumstances justify such leave. Approval of said extension is subject to the Superintendent's recommendation and Board approval.

A second leave, or an extension of any type of leave, may be granted only with the Superintendent’s recommendation.

Teachers returning from any leave should refer to Article 12.1.D.

C. While on leave, an employee shall maintain full seniority or its equivalent; shall maintain all employment rights held before leave was taken, excluding Board paid insurance benefits; and shall return to the point on the salary schedule at which he/she left at the start of the leave; provided, however, that an employee returning from study leave and Peace Corps leave shall be granted incremental credit as if he/she had been in the District’s employment during the period of such leave.

D. Notice of intention to return or resign from a leave of absence must be made in writing and sent to the Superintendent by March 1 of the leave year; failure to provide such notice shall be the equivalent of resignation.

12.2 Leaves of Absence - Types and Specific Conditions
A. Paid Leaves
   Unless otherwise noted, leave identified in Article 12.2.A. shall include pay and benefits until sick leave days are exhausted.

1. Health Leave, upon recommendation of a physician, shall be granted for a period up to one (1) year. When the employee's health permits return to active employment, the employee shall so request the Board in writing and submit a statement from the attending physician certifying the teacher's fitness to return to full active employment. The Board, however, retains the right to request that the employee obtain a second medical opinion from a doctor of the Board's choosing and at the Board's expense. Additionally, when leave is granted, the Board may require a monthly medical report, at no cost to the employee, to be filed with the Human Resources Office stating the teacher's condition. This type of leave is paid until the employee's personal leave bank is exhausted, at which point the leave becomes unpaid. Any sick days given to the teacher by the FEA sick bank are part of the teacher's personal leave bank for the duration of the health leave. Unused sick days from the FEA sick bank shall be returned at the end of the teacher’s health leave.

2. Pregnancy and Maternity Leave When a pregnant teacher establishes, by a medical report, that she is verifiably incapacitated and unable as a result of the incapacitation from continuing her normal job duties and assignments, she shall be granted sick leave as provided in Article 12.2 and Article 13, through the post-natal examination for as long as she is disabled from returning to work, or until such sick leave days are exhausted, whichever is earlier. This clause, Article 12.A.2, does not relate to the needs of the object child.
   
   A teacher shall be permitted to continue working as long as she desires, providing, of course, that she performs all the regular and normal duties and functions of the job.

3. Parental Leave A new parent who is not the birth mother of the child may use up to fifteen (15) days of paid sick leave for the purposes of parenting a newborn or newly-adopted child.

B. Unpaid Leaves
   Unless otherwise noted, leave identified below shall be considered without pay or benefits.

1. Long-Term Child Care Leave is defined as a leave of absence that is without pay or increment and does not exceed one (1) year. There are two (2) types of Long-Term Child Care Leave defined in a) and b) below. In both a) and b), the requesting teacher shall return to work at the beginning of one of the following: 1) the next semester; or 2) the next school year. This decision is made by the teacher at the time of the initial, written request.
   
   a) A leave of absence for child care begins when a pregnancy disability leave ends (see Article 12.2.B. above). This child care leave is requested at the time of or during a pregnancy disability.
   
   b) A leave of absence for child care that is requested due to the stated need of a teacher. The granting of such leave shall be at the discretion of the Superintendent.
   
   c) This leave shall be concurrent with leave under the Family and Medical Leave Act.
2. **Short-Term Child Care Leave** is defined as a leave of absence that is without pay or increment and that lasts for up to four (4) weeks following a pregnancy disability leave (see Article 12.2.B. above). This leave shall be concurrent with leave under the Family and Medical Leave Act.

3. **Adoptive Leave**, if requested by the adopting parent within thirty (30) days after the child is assigned, will be granted for a period not to exceed one (1) year from the date that the request was approved. This leave shall be concurrent with leave under the Family and Medical Leave Act.

4. **Study or Travel Leave** may be granted for a maximum of one (1) year upon the recommendation of the Superintendent.

5. **Peace Corps and/or Vista Leave** will be granted for a period not to exceed the original assignment.

6. **Political Leave** will be granted for a period not to exceed the term of office.

7. **Association Business Leave** will be granted to teachers who are officers of the Association or are appointed to the staff of the Association for the purpose of performing full-time duties for the Association.

8. **Overseas Teaching with the Armed Forces Leave** will be granted to any teacher for the period of the assignment not to exceed two (2) school years.

9. **Extenuating Reasons Leave**
   A leave of absence for extenuating reasons may be granted at the Superintendent’s discretion.

10. **Association-Approved Leaves**
    The District will grant one (1) year leaves of absence upon request for a maximum of two (2) teachers. The Association shall bring to the Board the names of teachers recommended for such leave. The Board shall grant the leave request unless one (1) of the following conditions exist:

    1. The teacher has less than six (6) years of bargaining unit employment with the District.
    2. The request is not made by **April 1** of the school year.
    3. Dismissal procedures are pending against the teacher. First evidence of such procedures shall be the administration's recommendation to the Superintendent for non-renewal of contract.
    4. Any reason which the Board and Association mutually agrees, is justified.
    5. The teacher will be employed in another school district, public or private, during the leave.

11. **Long Term Disability Leave**
Any teacher who qualifies for Long Term Disability (LTD) under this Agreement shall be considered to be on a leave of absence. During this leave, the employee on LTD may accrue seniority to a maximum of three (3) years. The employee shall retain re-entry rights as described in the first paragraph of the health leave provision (Article 12.2.A). To qualify for other benefits provided in this Agreement, the returning teacher who satisfies the requirements to return to active service outlined in Article 12.2.A above must be re-employed on an active full-time basis for a minimum of two (2) years.

12. Uniformed Services Leave*

Any employee covered by this Agreement who terminated employment in the District to perform active service in the Uniformed Services of the United States is entitled to re-employment rights in the position vacated, or one of like status and pay scale provided:

1. The position vacated is other than temporary.
2. Is discharged from the Uniformed Services with not other than honorable conditions.
3. Applies for re-employment within ninety (90) days after discharge or from hospitalization continuing after discharge.
4. Is still qualified to perform the duties of the position.
5. Is at the end of the teacher's Uniformed Services obligation, if drafted, or at the end of the first voluntary enlistment. If the teacher reenlists under either of the above conditions, this section does not apply.

*In the event of re-employment from unpaid leaves specified in Article 12.2.B.6., 7., 8., and 12., the following provisions shall apply:

1. Accrual of seniority shall be granted.
2. Increments shall be added as if the employee had been in the District’s employ during the time of leaves under Article 12.2.B.6., 7., or 8., up to a maximum of two (2) years of increments. Full increments shall be added as if the employee had been in the District employ during the time of active service in the Uniformed Services (leave Article 12.2.B.12.); but
3. A certified employee’s status under the Michigan Teachers' Tenure Act shall be the same as when employment was terminated at the time uniformed services leave was granted. This process shall comply with state and federal laws governing uniformed services leaves of absence.

12.3 Health & Life Insurance During Leave of Absence

Teachers shall be granted the opportunity to continue their hospitalization-medical insurance and other current insurances to the extent the insurance companies will allow, while on authorized leaves of absence, for a period of twelve (12) months, provided that they make arrangements to pay the required premiums to the District in advance of the due dates for group premium payment. If the employee is removed from the insurance group for failure to remit payments as
required and agreed to, the Board shall not be responsible nor liable for expenses incurred by the employee because of the termination of the employee’s insurance coverage. If the employee allows the insurance to lapse, the employee may not re-enroll until such time as reinstated from the authorized leave of absence.

12.4 Family & Medical Leave Act
All rights, obligations, and terms under the Family & Medical Leave Act (“FMLA”) will be interpreted according to applicable law. The FMLA requires covered employers to provide “eligible” employees up to twelve (12) weeks of unpaid, job-protected leave for certain family and medical reasons and up to twenty-six (26) weeks of such leave to care for a covered service member. According to FMLA guidelines, employees are eligible to take FMLA leave for a qualifying reason if they have worked for a covered employer for at least twelve (12) months, and for 1,250 hours over the 12 month period immediately preceding the leave, and if there are at least fifty (50) employees within seventy-five (75) miles.

ARTICLE 13 - MASTER SICK BANK

13.1 Master Sick Bank
The procedure to administer the Master Sick Bank shall comply with the following provisions and shall be for the use and benefit of all eligible teachers who apply and whose applications are subsequently approved for sick day benefits.

13.2 Funding of Sick Bank
The Master Sick Bank shall be funded in accordance with the following provisions:

A. Teachers newly-employed by the District shall have two (2) days of their advanced days of current allowance transferred to the Master Sick Bank at the beginning of the school year. Teachers employed after February 1 of the school year shall have only one (1) day of their current allowance transferred to the Master Sick Bank. The additional day of the two (2) day requirement will be transferred from their current allowance at the beginning of the new school year in September.

B. The above two (2) sick days transferred to the Master Sick Bank from the current allowance of a teacher, or any other sick days so transferred, shall not be deducted from the days remaining in the Master Sick Bank at the time a teacher terminates his/her employment with the District.

C. If the number of days in the Master Sick Bank falls below fifty (50) days before the end of any school year, the Association will notify the Board to make a transfer of one (1) day from each teacher's accumulated sick bank to the Master Sick Bank.

D. Subsequent to deducting days under Article 22 (Retirement Sick Day Bonus), the Board will deposit into the Master Sick Bank 100% of any remaining days in the current allowance of teachers who retire under the MPSERS.

13.3 Eligibility
Any teacher shall be eligible to make application to the Sick Bank Committee for sick days benefit after being incapacitated for fifteen (15) consecutive work days and has used all of the teacher’s own current allowance. If a teacher is incapacitated for at least fifteen (15) work days in any one (1) year and there is a further incapacitation which appears to be a recurrence of the same illness or accident and the same doctor who handled the case originally verifies by written
statement that such incapacitation is a recurrence, then the fifteen (15) day eligibility requirement could be waived at the discretion of the Sick Bank Committee.

There will be no Master Sick Bank usage in a probationary teacher’s first year of employment. In the second and third years of the probationary period, an eligible teacher may only use up to a maximum of twenty (20) days, cumulatively, in years two and three of his or her probationary period. In the fourth year of employment during the probationary period and beyond, eligible teachers are subject to a maximum usage cap of seventy-five (75) days.

Master Sick Bank days shall not be used after the teacher’s eligibility date for long term disability (LTD) insurance benefits.

13.4 **Application**
Each application for sick days benefit from the Master Sick Bank must be submitted on the Sick Bank application form to the Sick Bank Committee, and such application will be approved or rejected on the basis of the individual teacher’s circumstances. All applications must be accompanied by supporting doctor's statements.

13.5 **Sick Bank Committee**
The Sick Bank Committee shall be composed of three (3) teachers to be selected in any manner determined by the Association who shall hold membership on the committee for such terms as the Association may determine. Any application approval by the Committee shall be by a majority vote of the entire committee.

13.6 **Administration**
The Master Sick Bank shall be administered by the Sick Bank Committee in accordance with the following provisions:

A. No teacher shall be allowed more than seventy-five (75) days, in a lifetime, from the Sick Bank.

B. The form authorizing an award of sick days from the Master Sick Bank to a teacher, which is sent to the Board for payment, must be accompanied by supporting doctor statements used by the committee in making their decision (for Board review) and signed by three (3) members of the Sick Bank Committee and one of the following:

1. President of Ferndale Education Association
2. Uniserv Director of Ferndale Education Association

C. The administration records of the Master Sick Bank shall be audited at the end of each school year by a committee composed of three (3) members, with one member each to be appointed by the Board, by the Association, and by the Sick Bank Committee.

D. A teacher returning from a sick leave, having used his/her entire sick bank, shall be allowed to borrow up to a maximum of five (5) sick days and pay these days back the next school year. The Association will reimburse the Board the five (5) days’ pay if the teacher does not return the following year and does not reimburse the Board the five days’ pay.

13.7 **Board Retention of Sick Days**
All sick leave days accumulated by any teacher in his/her current allowance or those days transferred to the Master Sick Bank from his/her current allowance shall be subject only to the contingent liability of actual sick claim use by the teacher or the Master Sick Bank. All sick leave days which are not used by the teacher or the Master Sick Bank during the period of employment shall not be subject to any other claim in any form whatsoever by the teacher or the Association when the teacher’s employment has terminated.

13.8 Board Indemnification
The Association will indemnify and hold harmless the Board and assume and discharge the full and complete liability of the Board arising out of or in connection with the administration of the Master Sick Bank, by their duly-designated Sick Bank Committee as well as any and all claims for payment of compensation involving litigation or proceedings brought against the Board, by any teacher or group of teachers who had sick days transferred from their current allowance, or were the recipient of or were denied an award of sick days from the Master Sick Bank.

13.9 No Increase in Board Liability
Nothing herein contained shall alter or extend, or in any manner increase, the liability of the Board to any teacher in respect to sick day compensation presently existing in any plan or agreement to which the Board is a party.

ARTICLE 14 - HEALTH EXAMINATIONS

14.1 Health Examination
A pre-employment health examination, as determined by the Board, may be given by an agent designated by the Board to a candidate offered employment with the District. The candidate must be approved for employment by the Board’s medical agent before the hire is legally binding on the Board.

14.2 Health Examination Cost
All costs of the above medical health examinations shall be paid by the Board. If a teacher elects to have the health examination conducted by the teacher's private physician, the teacher is responsible for paying the costs.

14.3 Return to Work/Extended Absence
The Board may grant an unrequested leave of absence to an employee because of physical or mental disability for a period not to exceed one (1) year, subject to renewal at the Board’s discretion. As a condition of reinstatement at the expiration of the unrequested leave of absence, an employee shall obtain a physician’s certificate to establish evidence that the employee is able to perform his or her essential job functions. A physician of the teacher’s choosing shall conduct that exam. If, however, there is a disagreement with the physician’s statement, the Board may request that the teacher obtain a second physician’s certificate from a medical facility of the Board’s choice and at the Board’s expense.

All employees absent for two (2) weeks or more because of sickness or injury, or when showing definite signs of impaired physical or emotional health, shall at the request of the Board, obtain a physician's certificate to establish evidence of fitness to return to work or continue working. A physician of the teacher’s choosing and at Board expense shall perform said exam. If, however, there is a disagreement with the physician's statement, the Board may request that the teacher obtain a second physician's certificate from a medical facility of the Board's choice and expense.

14.4 Personal Medical File
All reports from the above shall be filed in the Board Office, and shall become a part of the employee's confidential personnel record.

**ARTICLE 15 - MENTORSHIP**

15.1 **Mentorship**

A. A Mentor Teacher shall be defined as a Master Teacher as identified in Section 1526 of the School Code and shall perform the duties of a Master Teacher as specified in the School Code. The Internal Mentor Teacher shall be a bargaining unit employee.

B. Each bargaining unit employee during the first three (3) years in the classroom shall be assigned an Internal Mentor Teacher. The Mentor Teacher shall be available to provide professional support, instruction, and guidance. The purpose of the mentor assignment is to provide a peer who can offer assistance, resources and information in a non-threatening collegial fashion.

C. A Mentor Teacher shall be assigned in accordance with the following:

1. The Internal Mentor Teacher shall be a tenured bargaining unit employee with a Master's Degree, if possible, and effective evaluations.

2. Participation as a Mentor Teacher shall be voluntary.

3. The District shall notify the Association of those employees requiring a Mentor Teacher assignment or of any affected employee whose classroom assignment has changed.

4. The assignment of the Internal Mentor Teacher shall be finalized within twenty-five (25) work days of hire or change of assignment.

5. Every effort will be made to match Internal Mentor Teachers and mentees who work in the same building and have the same area of certification.

6. The mentee shall be assigned no more than one (1) Internal Mentor Teacher.

7. The Mentor Teacher assignment shall be for one (1) year subject to review by the building administrator, Mentor Teacher(s), and mentee at any time. The appointment may be renewed in succeeding years if all parties agree.

8. Mentor Teachers shall be paid for each mentee according to the following:
   - Forty (40) hours at twenty-five dollars ($25) per hour for mentoring a first-year teacher;
   - Twenty (20) hours at twenty-five dollars ($25) per hour for mentoring a second-year teacher;
   - Ten (10) hours at twenty-five dollars ($25) per hour for mentoring a third-year teacher.

   The Mentor Teacher shall record these mentoring hours on the Mentor/Mentee Meeting Log, which shall be signed by the Mentor.

9. If the mentee completes the third year with the District with the same Mentor Teacher, the Mentor Teacher and mentee shall share $250 in total to use for supplies, professional
development, field trips, and/or professional memberships. If the Mentor Teacher/mentee relationship is severed through no fault of the mentee, the mentee shall receive $125 to use as outlined above upon completion of the third year. Every effort will be made to keep the same Mentor Teacher and mentee together during the duration of the mentee’s mentorship.

10. A Mentor Teacher may have up to two (2) mentees if mutually agreed upon. A Mentor Teacher may have a third mentee, but only upon mutual agreement of the building administrator, the Mentor Teacher, and the mentee.

11. Mentor Teachers may be assigned for teachers who are beyond their 3rd year in the classroom by mutual agreement of the Association and Administration.

D. Because the purpose of the Mentor/mentee match is to acclimate teachers and to provide necessary assistance toward the end of quality instruction, the Board and the Association agree the relationship shall be **confidential**.

E. Internal Mentor Teachers shall be provided with a Mentoring Handbook for use with the assigned mentee.

F. The Mentor Teacher shall record hours spent mentoring on the Mentoring Hours Sheet. This sheet shall be submitted to Human Resources Office and the building administrator by June 1 of the mentoring year.

**ARTICLE 16 - PROTECTION OF TEACHERS**

16.1 **Administrative Support**
The teacher's authority and effectiveness requires administrative backing and support. The administration recognizes its responsibility and will give all reasonable support and assistance to the teacher as to the teacher's work obligations.

16.2 **Personal Property Damage Claims**
The Board will reimburse teachers for damage or destruction of clothing or personal property of the teacher while on duty in the school up to an amount of $500.00, if the damage is determined to be the result of the action of students, parents, or outsiders, or physical conditions in the building. This provision does not include theft of personal property unless the teacher was requested by an administrator to bring that personal property to the school building. Neither does it include damage or destruction, which results from teacher negligence. The employee will first seek reimbursement through his/her personal insurance policy. The Board's liability will be the amount of the policy deductible up to a maximum of $500.00. Total annual liability for the Board under this Agreement shall not exceed $7,000.00.

A joint committee, comprised of two (2) administrators selected by the Board and two (2) teachers selected by the FEA, shall rule on the validity of all claims. If the committee cannot reach a majority decision, the Superintendent shall review the claim and submit his/her vote, which shall be counted in reaching a simple majority decision. The decision reached by this process shall be binding on both parties and cannot be grieved under this Agreement.

16.3 **Teacher Liability Protection**
Teachers shall exercise reasonable care as to the safety of students and property.
16.4 Physical Assault
Any case of physical assault upon a teacher shall be promptly reported to the Board or its designated representative. The Board will provide legal counsel to the teacher if it is determined that the teacher was acting in accordance with and within the scope of teacher's duties and authority and Board policy. The Board will render all reasonable assistance to the teacher in connection with handling of the incident by law enforcement and judicial authorities. A teacher’s missed work time in connection with legal matters or injury resulting from any incident mentioned in this section shall not be charged against the teacher.

ARTICLE 17 - PROFESSIONAL RELATIONS COMMITTEE

17.1 Professional Relations Committee Members
The Board and the FEA will establish a Professional Relations Committee not to exceed eight (8) members (four [4] from the Association and four [4] from the administration). The Committee will meet within ten (10) work days of a request by either party or by mutual agreement of the co-chairpersons. The purpose of this committee is to discuss and study matters of mutual interest concerning the District, which fall within the provisions of this Agreement and personnel policies.

17.2 Purpose of Professional Relations Committee
The purpose of these meetings shall be to provide a means whereby:

A. Items of concern to the FEA may be brought to the attention of the Board representatives for consideration;

B. Items of concern to the Board representatives may be brought to the attention of the FEA for consideration;

C. Information may be exchanged; and

D. A high level of mutual understanding may be maintained.

17.3 Procedures of Professional Relations Committee (PRC)
The operating procedures and meeting times for discussion of the committee shall be determined by the committee and reflected in the minutes of the initial meeting. The committee shall be co-chaired by a member of the Association and a member of the administration.

17.4 Building PRC
Each building shall establish a building PRC to address building issues as outlined in Article 17.2. The committee shall consist of up to two (2) members appointed by the FEA and up to a like number of members appointed by administration. The building PRC will meet within ten (10) work days of a request by either party or by mutual agreement. Issues which cannot be resolved at this level shall be referred to the District PRC committee.

ARTICLE 18 - GENERAL

18.1 Substitute Teachers
The Board will at all times maintain an on-line absence reporting system. Teachers shall be informed of a procedure to follow as soon as they find that they are unavailable for work. Absences not reported before 6:30 A.M. must be reported to the building office.

18.2 Agreement Supersedes
This Agreement shall supersede any rules, regulations, or practices of the Board, which are contrary to the expressed provisions of this Agreement. It shall likewise supersede the terms of any individual teacher contracts, which are contrary to, or conflict, with the expressed provisions of this Agreement.

18.3 **Agreement Distribution**
Electronic copies of this Agreement shall be made available online to all teachers employed by the Board. Within 30 days after ratification of both parties, unless an alternate time period is mutually agreed on, an updated Agreement will be made available online.

18.4 **State and Federal Laws**
This Agreement is subject in all respects to the Constitutions and laws of the United States and the State of Michigan as to the powers, rights, duties, and obligations of the Board, the FEA, and employees in the bargaining unit, and if any provision of this Agreement conflicts with state and/or federal administrative decrees and/or judgments or decrees of a court of competent jurisdiction or law, that provision shall be void and inoperative; however, all other provisions of this Agreement shall continue in full force and effect. However, before the effective date of compliance to such decrees or judgments (as noted above) related to working conditions of teachers, the Board shall give the FEA reasonable notice to afford the FEA the opportunity to consult with the Board as to the same before its effective date. Emergency situations may arise where prior notification and consultation are not possible.

18.5 **Counselor Requirements**
Only those persons holding a Master's degree as well as any other authorization or licensure required by State and Federal law will be employed on the counseling staff.

18.6 **Leaving Building**
Teachers shall be allowed to leave their buildings during their planning period on school business, provided they have notified the proper authority. The FEA President, Vice-President, Secretary, and Treasurer may leave their building for FEA business during their preparation periods; however, the FEA agrees that this practice shall not be abused.

18.7 **Length of Teaching Day**
No permanent time changes shall be made in the length of the teaching day without prior negotiations and agreement with the FEA.

18.8 **Student Discipline Code**
Each school shall have accessible in the main office, a copy of the student discipline code.

18.9 **Discount for Enrollment in Little Eagles**
Teachers will receive a 20% discount for sending their children or grandchildren to the District’s early childhood program (Little Eagles). This discount applies to both the 3-day and 5-day program. Teachers who enroll their children or grandchildren by March 31st of the prior school year will be bumped to the front of the waiting list. If the District opens an infant/toddler program, teachers will have the same benefit for that program as spelled out above.

**ARTICLE 19 - GRIEVANCE PROCEDURE**

19.1 **Definitions**
A. A "grievance" is a dispute or claim involving the application or interpretation of this Agreement and/or the personnel policies issued from time to time. A grievance cannot be filed over any policy that relates to a prohibited bargaining subject.

B. The term "teacher" may include a group of teachers who are similarly affected by a grievance.

C. The term "days" when used in this section shall, except as otherwise indicated, mean Monday through Friday, inclusive. However, legal holidays and recesses, except the summer recess, shall not be considered as days under this section.

19.2 Purpose
The primary purpose of the procedure set forth in this Article is to secure, at the lowest level possible, prompt and equitable solutions to the grievances raised. These proceedings shall be kept confidential as may be appropriate at any level of such procedure. This Article shall not limit the right of any teacher having a grievance to discuss the matter informally with any appropriate member of the administration.

19.3 Structure
A. There shall be one FEA representative for every fifteen (15) bargaining unit employees in a building, but in no case less than one (1). The FEA will provide a list of the building representatives to the Assistant Superintendent by October 1st of each school year.

B. The Board designates as its representative the principal in each building.

C. The Board designates as its representative the Superintendent or designee, when the particular grievance arises in more than one (1) school building.

D. Nothing in this Agreement shall be construed to prevent any individual teacher from presenting an individual grievance and having that grievance adjusted without intervention of the FEA, provided that the FEA has been given an opportunity to be present at such adjustment and provided that the adjustment is not inconsistent with this Agreement.

19.4 Procedure
If a grievance is filed on or before the first of June, which if left unresolved until the beginning of the following school term could result in irreparable harm to the teacher or group of teachers concerned, the time limits set forth herein shall be appropriately reduced.

A. Level One:
The teacher with a grievance shall first discuss the matter with the immediate supervisor, either individually or with an FEA representative, with the objective of resolving the matter informally. The immediate supervisor shall make the decision known to the teacher within five (5) days. Any grievance not filed within ten (10) days of its occurrence shall be automatically closed.

B. Level Two:
If the grievance is not satisfactorily resolved at Level One, the grievance shall be reduced to writing, signed by the grievant, and submitted within ten (10) days to the Director of Human
Resources. A grievance similarly affecting a group of teachers and/or more than one (1) school building and signed by a representative for the FEA and/or a grievance which arises out of Board action and signed by the grievant, or an FEA representative may be directly instituted at this level. The Director of Human Resources and an FEA representative shall, within ten (10) days following receipt of the grievance, arrange for and hold a grievance hearing. The Director of Human Resources shall give a written disposition within five (5) days of the conclusion of the hearing to an FEA representative.

C. Level Three:
After a decision has been communicated to the Association by the Director of Human Resources pursuant to Level Two, either the Board or the Association, before the Level Four arbitration hearing, may seek outside mediation assistance. Either party may invoke the mediation of a grievance(s) through the Michigan Employment Relations Commission's mediation services or a mutually acceptable alternative. Mediation shall be requested when resolution of the problem(s) is desired, short of arbitration, and one or both of the parties believes an outside, impartial observer may assist in the resolution process.

The mediation process, as referenced above, shall not be used to hinder, slow down, or limit the timeliness of the arbitration process unless mutually agreed to by the parties.

Should the Association wish to file for arbitration before or during mediation, it may do so. The Level Four-arbitration process may be held in abeyance by joint agreement until the mediation process is concluded.

D. Level Four:
If the grievance is not satisfactorily resolved above, only the FEA may request, within fifteen (15) days, that the matter be submitted to impartial arbitration. If the grievance is to be submitted to impartial arbitration, a request shall be sent to the American Arbitration Association requesting their services. The selection of an arbitrator and the conducting of the hearing will be in accordance with their procedures. The decision of the impartial arbitrator shall be final and binding on all parties. The impartial arbitrator shall have no power to add to, subtract from, disregard, alter, change, or modify any of the terms of this Agreement. The expenses and fee, if any, of the impartial arbitrator shall be shared equally by both parties.

19.5 Right to Representation
A teacher may be represented at all meetings and hearings at all levels of the grievance procedure, excluding arbitration, personally, by another teacher or by another person; provided, however, that a teacher may not be represented by an officer, agent, or other representative of any organization other than the FEA. Provided, further, when a teacher is not represented by the FEA, the FEA shall have the right to be present and to state its view at all stages of the grievance processing. All essential witnesses may be required to attend grievance meetings.

19.6 Release Time
An aggrieved teacher and/or a teacher duly authorized by the FEA and representing the FEA at a meeting or hearing involving grievance matters, including such arbitration as is required under this Agreement, held during a school work-day shall be released from the teacher's regular duties without loss of salary or leave days, provided that not more than four such teachers shall be so authorized for each hearing or meeting unless specific approval is obtained from the Superintendent. In compliance with MCL 38.1371, as interpreted by the State agency with oversight for that statute, the Association shall reimburse the District on a current basis those sums paid to the Office of Retirement Services for all Association release time. This provision is
based only on State agency interpretation of Michigan law and does not create a separate contractual obligation for the Association to reimburse those sums to the District.

19.7 Time Limits
The time limits set forth above shall be strictly observed. Any grievance not processed to the next level within the time limits shall be considered automatically closed. If the Board fails to render the disposition within the time limits, the FEA may automatically process it to the next step in the procedure.

The foregoing time limits may be extended by written agreement between the FEA and the Director of Human Resources.

19.8 Miscellaneous
A. The Director of Human Resources and the FEA may request that a grievance or potential grievance be discussed at a Professional Relations Committee meeting(s) in an attempt to resolve the matter. If a grievance or potential grievance is discussed by the Professional Relations Committee, the time limits for filing, responding and appealing shall not run while the issue is before the Professional Relations Committee.
B. All meetings involving grievances will be held during either unassigned time during the school day or after school hours. Meetings may be held, if necessary, during the school day by mutual agreement.
C. During the pendency of any proceeding and until a final determination has been reached, all proceedings shall be private and any preliminary disposition will not be made public without the agreement of all parties, unless otherwise required by law.
D. All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants.
E. Forms for filing grievances, serving notices, taking appeals, making appeals, making reports and recommendations, and other necessary documents shall be given appropriate operation of the procedures set forth herein.
F. Letters of Agreement and/or Understanding shall be grievable unless otherwise stated in said letter(s).
G. The arbitrator shall have no authority to issue a decision on the merits of a prohibited or illegal bargaining subject.
H. The arbitrator shall have no authority to order retroactive back-pay beyond ten (10) days before the grievance date and shall deduct from such back-pay an amount equal to any compensation the grievant may have received from other sources during the applicable time period.
I. The Arbitrator’s decision shall conform to the Michigan Uniform Arbitration Act, MCL 691.1681 et seq.

ARTICLE 20 - EXTRA-CONTRACTUAL/EXTRA-CURRICULAR
TEACHER OPENINGS

20.1 Extra-Contractual/Extra-Curricular Postings
All openings for extra-contractual/extra-curricular positions will be posted in the school building in which the position will be assigned and on the District’s website.

20.2 Application for Extra-Contractual/Extra-Curricular Postings
Teachers interested in submitting applications for positions in Article 20.1 must submit applications to the Employment Coordinator in the Administrative Services Office.

ARTICLE 21 - PREPARATION TIME

21.1 Collaboration and Administrative Responsibility
The most efficient use of the school day to improve the total education program for all children will best be served when the parties work together to achieve this goal. It is the principal's responsibility to ensure that all teachers, special subject and regular classroom teachers, are knowledgeable about each other's program.

21.2 Teacher to Teacher Collaboration
The regular classroom and special subject teachers are mutually responsible for the special curriculum areas of art, music, physical education, and library as each affects the children in the schools. Both groups of teachers assume the responsibility for being knowledgeable about each other's program so there is an appropriate correlation between the regular classroom and special subject teacher's program and that the regular classroom teacher will be competent to satisfactorily teach art, music, physical education, and library to his/her class.

21.3 Preparation Time Use
To implement the above concept, each regular classroom teacher is responsible for using weekly preparation time when children are being taught by a special subject teacher, except for a reasonable amount of time, for educational activity. The principal and teacher will plan together the use of this activity time for educational programs that will directly benefit teacher effectiveness and all the children in the school. Some of these educational activities might include but is not limited to:
- Implementation of new classroom programs
- Visiting other classrooms in the building
- Visiting other classrooms in the District
- Working as a team to solve individual student's problems
- Master teacher demonstrations for beginning teachers
- Working with individual children in crisis situations
- New teacher observing master teachers

21.4 Regular Classroom Teachers (Grades K-5)
It is the objective that teachers working with their principal will see many more uses of this time to do a more effective job of teaching children in our schools. Each regular classroom teacher, K-5, is assured that he/she will have a minimum of two hundred ten (210) minutes weekly preparation time in blocks of not less than twenty (20) minutes per day. On three (3) of the five (5) days, planning time shall be provided in blocks of not less than thirty (30) minutes.

Elementary teachers, who are instructed by the principal to take their students to the media center to achieve their planning time, may leave the students under the care of an employee designated by the principal and shall not be responsible for remaining with the students in the media center during this planning period. Exceptions include:
1. Snow days
2. Activities listed in Schedule B
3. School activities which necessitate the regular teacher's attendance because of program continuity or whose attendance may be required by the unique circumstances of a particular event
4. End of year activities for circuit teachers
5. Unavailability of substitutes

Should a regular classroom teacher miss three (3) preparation periods through the unavailability of substitutes for circuit staff, the District will hire a substitute teacher to make up all lost planning periods as outlined above.

21.5 Circuit Teachers’ Prep Time
Art, music, physical education, foreign language, library, etc. shall have two hundred ten (210) minutes of planning time per week with a minimum of one (1) twenty (20) minute block of planning time each day.

Every effort will be made to build transition time into circuit teachers’ schedules between classes. Also, when possible, back-to-back classes of the same grade level will be scheduled.

21.6 Circuit Teachers' Travel Time
Circuit teachers shall be guaranteed a minimum of fifteen (15) minutes of actual travel time for each move between building assignments not to be counted as lunch or planning time.

Additional information about teaching loads and assignments/prep time is in Article 8

21.7 Teachers Working Through Preparation Period
See Article 6.7.E. and F. for language about compensating secondary teachers who work through their preparation period or monitor a class due to the absence of a substitute teacher.

ARTICLE 22 - RETIREMENT SICK DAY BONUS

Upon retirement* from the Ferndale Public Schools, bargaining unit employees shall receive thirty dollars ($30) per day for accumulated sick leave up to a maximum of 200 days. The maximum payout under this provision is $6,000.00. (200 days @ $30 each = $6,000.00). To be eligible for the Retirement Sick Day Bonus, notice to the Director of Human Resources of the employee’s retirement must be provided within the time limits outlined below:

- End of first semester retirement date: Notice by December 1st of that school year
- End of the school year retirement date: Notice by May 1st of that school year
- Any other retirement date: Notice within sixty (60) calendar days (excluding summer recess) before the effective retirement date.

*Retirement - Qualifies for the Michigan Public School Employees Retirement Fund

ARTICLE 23 - BUILDING SCHOOL IMPROVEMENT TEAMS

23.1 School Improvement Plan
If any provision(s) of a School Improvement Plan (SIP) or its application violates, contradicts, or is inconsistent with this Agreement, the Agreement shall prevail pending submission to the District Professional Relations Committee (PRC). A SIP that deviates from the Agreement must
have 85% approval of the affected teachers. The School Improvement Team (SIT) will generate the voting list.

23.2 **School Improvement Team**
The Board will provide available and appropriate designated funding for SIT activities and program development. This established amount will be allocated to the SIT to be used as the SIT determines.

**ARTICLE 24 - CALENDAR COMMITTEE**

Pursuant to State law, the start day of the school year and adherence to the common school calendar are not subject to negotiation. An FEA calendar committee shall annually meet with designated representatives of the Board to discuss calendar for each succeeding school year, said meeting to begin by February 1 of each year. Nothing in this Agreement waives the lawful right of the Board to annually and unilaterally establish the first day of school. The purpose of this committee is to make recommendations for submission and final approval by the FEA and the Board.

**ARTICLE 25 - EMERGENCY MANAGER**

An emergency financial manager appointed under the Local Financial Stability and Choice Act, MCL 141.1501 et seq, may reject, modify, or terminate this Agreement as provided in that Act.

**ARTICLE 26 - DURATION**

This Agreement represents the entire agreement between the Board of Education and the Ferndale Education Association and supersedes all prior Agreements between them and shall become of full force and effect upon ratification by the Board of Education and shall continue in full force and effect until midnight, June 30, 2021.

This Agreement will re-open for the 2020-2021 school year for the limited purpose of bargaining wages, calendar, and Article A.10 (Compensation for Curricular and Extra-curricular Activities). The parties will begin re-opener bargaining no later than March 1, 2020.

IN WITNESS WHEREOF, the parties have signed this Agreement.

Ferndale Education Association
For the FEA:

Maurice Telesford
President, FEA
Date: ______________________, 2019

Negotiations Team Member
Date: ______________________, 2019

Board of Education Ferndale Public Schools
For the Board:

Dania Bazzi, Ph.D.
Superintendent of Schools
Date: ______________________, 2019

Teresa Vulcano
Chairperson of Negotiations
Date: ______________________, 2019
Negotiations Team Member
Date: ________________, 2019

Negotiations Team Member
Date: ________________, 2019

Jackie Hart
President of the Board
Date: ________________, 2019

Mike Davisson
Secretary of the Board
Date: ________________, 2019
SCHEDULE A

A.1 FEA Teacher (K-12) Salary Schedule 2019-2020
For the 2019-2020, all teachers will advance one (1) full step as applicable. All payments are based on the teacher’s FTE status and actual days worked.

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<tr>
<td>15</td>
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<td>$79,784</td>
</tr>
<tr>
<td>16</td>
<td>$71,418</td>
<td>$80,781</td>
</tr>
</tbody>
</table>

A.2 Retirement Contribution
For the duration of the Agreement, the Board will pay the amount required by the State of Michigan for the Michigan Public School Employees' Retirement System.

A.3 Longevity Pay
For the duration of this Agreement, the Board will pay eligible teachers the appropriate dollar amount listed below. This pay is in addition to their maximum step on the BA or MA salary schedule on which the teacher is paid, for continuous years of service in the District is as follows:

**Level 1:** After 15 years of employment as an FEA bargaining unit employee with the District, two thousand fifty dollars ($2,050) for a BA and two thousand two hundred fifty dollars ($2,250) for a MA will be paid during the next school year.*

**Level 2:** After 18 years of employment as an FEA bargaining unit employee with the District, three thousand seventy-five dollars ($3,075) for a BA and three thousand three hundred seventy-five dollars ($3,375) for a MA will be paid during the next school year.*

**Level 3:** After 21 years of employment as an FEA bargaining unit employee with the District, a teacher shall be entitled to $18,300 for a BA and $18,810 for a MA. Payment shall be made in equal amounts (1/3 each) during the next three (3) school years. If employment is severed before conclusion of the above-referenced three (3) year period, the balance due shall be paid in the same manner as referenced above, unless the parties agree otherwise.
In case of death, any payment due at Levels 1, 2, or 3 shall be paid to the beneficiary or estate of the deceased.

A.4 Attendance Bonus
Teachers who use five (5) or less of their non-FMLA sick/personal days will receive a bonus of $150.00 payable at the end of the school year.

A.5 Unemployment Benefits
A teacher who is laid off and who is paid unemployment compensation benefits (associated with his or her regular teaching assignment) during the summer immediately following the layoff and who is subsequently recalled to the teaching position by the first work-day of the next school year, will reimburse the Board 85% of the unemployment compensation received.

A teacher who is responsible for reimbursing the Board 85% of his/her unemployment compensation will repay the Board according to Option 1, described below, unless they notify the Board they prefer Option 2 within 15 days of receipt of Notification to Repay. The Board will notify the teacher of its intention to recover 85% of the employment compensation once the District receives notice of the amount of unemployment compensation received.

Option 1. The 85% repayment will be made on a bi-weekly basis through payroll deduction over the remaining scheduled pay periods for the employee with the full debt repaid by June 30 of each year.

Option 2. The teacher may write a check to the District to repay 85% of the unemployment compensation received.

ARTICLE A.5 - COUNSELORS, SCHOOL PSYCHOLOGISTS, SCHOOL SOCIAL WORKERS, SPECIAL EDUCATION TEACHERS, INSTRUCTIONAL LEAD TEACHERS, DISTRICT CURRICULUM COORDINATORS, DEPARTMENT COORDINATORS, PROGRAM COORDINATORS, AND LEARNING CONSULTANTS

A.5.1 Special Increment
School Social Workers, Counselors, and School Psychologists shall receive an additional stipend computed as 7.3% of their current eligible salary step and schedule. The stipend is compensation for:

A. Leadership within the school in curriculum, instruction, and guidance
B. Responsibilities for the health, welfare, and growth of students
C. Representing the school in community affairs
D. Additional time required beyond the normal working day and year
E. Each Counselor and K-12 School Social Worker shall meet before the first of June of each school year with their building administrator(s) to mutually agree on the scheduling of ten (10) additional days
F. The head counselor at the elementary level, intermediate level, middle school, and senior high level will be paid an additional $500 per year, if filled.

A.5.2 School Social Workers
School Social Workers assigned to Special Education shall receive 2.8% of their salary step on the current salary schedule.
A.5.3 **Instructional Lead Teachers**

Instructional Lead Teachers (ILTs) will also serve as a liaison between the District central office and the teaching staff. They will lead colleagues in professional development initiatives, coach struggling and/or new teachers, and support the administration as the staff works together to improve the schools.

- ILT positions will be established by building leadership, with input from FEA and the Department of Curriculum and Instruction.
- An attempt will be made to distribute 22 positions equitably between buildings based on student population and need.
- A two-year service commitment/cycle will be expected, unless mutual agreement to the contrary is reached.

Twenty-two (22) positions will be established District-wide, and each paid at the ILT compensation rate of $3,000 for the school year. Should an ILT not serve an entire school year, compensation will be pro-rated based on the number of teacher days worked in the position. An ILT shall be able to timecard for activities outside of the realm of ILT responsibilities, such as school improvement team meetings outside of the school day, with prior approval of the building principal.

All ILT positions are two-year assignments. Once selected, an ITL serves at the pleasure of the Principal and the Department of Curriculum and Instruction, who have the authority to continue an ILT in the position, in each succeeding school year, without the need to post.

Additional details about ILT assignment and responsibilities have been developed collaboratively with the Department of Curriculum and Instruction and the FEA, and will be shared annually with all ILTs.

A.5.4 **Special Education**

All teachers who are certified and approved by the State of Michigan to teach special education in the District, as well as occupational therapists, physical therapists, and speech/language pathologists and are so employed shall receive additional compensation in the amount of three hundred ($300) dollars. Teachers assigned as classroom teachers in special education shall receive an additional amount of seventy-five ($75) dollars above the three hundred ($300) dollars.

A.5.5 **Learning Consultants**

A. The Board will compensate each Learning Consultant with a stipend of 5% of their salary step on the current Agreement.

B. Learning Consultants will be expected to perform support services including but not limited to the following:
   - Building School Improvement plans
   - Professional Development
   - Curriculum Support
   - Assessment
   - Other testing as needed
   - Grant writing
   - Student Support
   - Communication
   - Title I Oversight
   - Other duties as assigned
C. Learning Consultants are expected to work the same calendar as all other bargaining unit employees.

D. From time to time the Board will require Learning Consultants to work additional time both before and after the start and end of the school year. Learning Consultants will receive the hourly professional rate found in Article A.9.1 per hour for each hour worked up to a total of the equivalent of ten (10) work days.

A.5.6 CASA Teachers
Teachers assigned to CASA will receive compensation in the amount of $500 for each school year, with the understanding that their work schedule will be longer than other bargaining unit employees. If the work day for a CASA teacher is extended beyond 7 hours and 50 minutes, the affected teacher shall be compensated at the rate specified in Article 6.7.D for the time beyond the 7 hour and 20 minute work day in lieu of receiving $500.

A.5.7 Teachers Working in Multiple Buildings
Teachers working in three (3) buildings receive a one-time payment of $250. Teachers working in four (4) or more buildings receive a one-time payment of $350.

A.5.8 Teachers Moving Classrooms
Teachers who involuntarily move classrooms after the start of the school year can submit timecards for the time required to move classrooms at the rate specified in A.10.6 up to a maximum of $260.

ARTICLE A.6 - VOCATIONAL EDUCATION COMPENSATION

A teacher, in any vocational education assignment for which state certification and approval are necessary, shall receive extra compensation in the amount of 1% of BA minimum annually above the salary schedule. To qualify for the vocational education compensation outlined above, a teacher must be teaching in a vocationally-funded course.

ARTICLE A.7 - PROFESSIONAL IMPROVEMENT

Knowledge is continuously increasing as to the growth and development of children, and the nature of learning and the educative process, as well as in other areas relating to the competencies of the professional staff. The Board recognizes that it is the professional person's responsibility to maintain continuous awareness and study of the growing body of knowledge in his/her field, and the Board also believes that such efforts should be encouraged and supported.

A.7.1 Juris Doctorate Degree Payment
A JD degree held by a teacher will be recognized on the salary schedule if the Board determines that the JD degree closely relates to the person's teaching area. A teacher with a BA degree plus a JD degree will be paid on the MA schedule. A teacher with a Master's degree plus a JD degree will be paid for a maximum of thirty (30) semester hours, at $30 per hour (30 x 30 hrs. = $900) above the MA schedule.

A.7.2 National Certification
The Board will pay a $1,000 stipend annually to bargaining unit employees who attain national certification, specifically “National Board for Professional Teaching Standards”. 
A.7.3 Grad Hours Beyond the Master’s Degree

- A teacher who has obtained at least fifteen (15) hours of graduate credits beyond the Master’s degree from an accredited college or university shall be eligible to receive an additional stipend of $750.
- A teacher who has obtained at least thirty (30) hours of graduate credits beyond the Master’s degree from an accredited college or university shall be eligible to receive an additional stipend of $1,500.

Official transcripts from these courses must be submitted to the Human Resource Office by October 1st to receive the stipend for that school year. Official transcripts of these courses must be submitted by February 1st to receive the stipend for the second half of the year.

Teachers who were receiving stipends for credits beyond the Master’s degree as of March 10, 2011 will be grandfathered and will continue to receive funds currently paid. However, those who have not yet reached the maximum payout will not receive additional increases until they reach the 15 credit or 30 credit milestone.

ARTICLE A.8 - SABBATICAL LEAVE

A.8.1 Definition
Sabbatical Leave shall be interpreted as a leave from active duty granted to any teacher after seven (7) consecutive years of professional service in the Ferndale Public Schools (military leave and government leaves shall not be interpreted as interrupted service), for the purpose of improving instruction in the Ferndale Public Schools. A sabbatical leave shall not be granted to work toward or complete a first Master's Degree. Sabbatical leaves may be granted for one (1) school year.

A.8.2 Qualifications
An application for sabbatical leave of absence may be filed with the Superintendent provided the following conditions are fulfilled.

A. The applicant possesses a valid Michigan teaching certificate.
B. The applicant has been employed by the Board as a teacher for at least seven consecutive years.
C. The applicant has not been granted sabbatical leave of absence from the Ferndale Board of Education during the seven (7) consecutive years of service immediately preceding current application.
D. The applicant signs an agreement to return to service with the Ferndale Board of Education immediately upon termination of sabbatical leave and continue in such service for a period of two years, or to refund all/or a pro-rated share of compensation received from the Board while on leave.

A.8.3 Application
Application for sabbatical leave of absence must be filed in the office of the Superintendent not later than March 1, preceding the school year when it is desired that the leave become effective. No more than two (2) teachers may be granted leave in any one year. The application must state what the person will be doing on the leave and what value will accrue to the District as a result of the leave.
A.8.4 Salary Provisions
The teacher on sabbatical leave shall receive as compensation, during the period of absence from regular duties, one-half (1/2) regularly scheduled salary that would have been received during the leave period and insurance benefits to the extent permitted by the insurance companies.

ARTICLE A.9 - INSURANCE

A.9.1 Medical Coverage
The Board will provide for each bargaining unit employee, spouse, and eligible dependents medical benefits as follows:

Plan Option A: Employees Electing Medical Coverage

Medical - MESSA
- PPO $500/$1,000 with no co-insurance
- PPO $1,000/$2,000 with no co-insurance
- PPO $1,350/$2,700 with no co-insurance (includes HSA option)
- PPO $2,000/$4,000 with 20% co-insurance (includes HSA option)

Dental - Delta Dental of Michigan
- 80/80/80/80: $2,000 annual max ($1,000 ortho)
- 50/50/50/50: $2,000 annual max ($1,000 ortho)

Vision - Vision Service Plan (VSP3)
- Annual exams: 100% in network
- Frames: $65 allowance
- Contact Lenses: $115 allowance

Life - MESSA
- $65,000 term life and AD&D

Long-Term Disability – MESSA
- 66.66% of base salary
- $4,500 maximum
- 180 calendar days – modified fill

Plan Option B: Employees Declining Medical Coverage

Dental - Delta Dental of Michigan
- 100/90/90/90: $2,000 annual max ($1,500 ortho)
- 50/50/50/50: $2,000 annual max ($1,000 ortho)

Vision - Vision Service Plan (VSP)
- Annual exams: 100% in network
- Frames: $65 allowance
- Contact Lenses: $115 allowance

Life - MESSA
- $60,000 term life and AD&D

Long Term Disability - MESSA
- 66.66% of base salary
• $4,500 maximum
• 180 calendar days – modified fill
Cash-in Lieu of Medical Payment

The District will provide a cash payment in lieu of health insurance benefits on the conditions that: (1) the employee voluntarily and in writing opts out of the health benefits coverage available under Plan A; and (2) provides documentation to the Board that the employee has other health coverage that meets the minimum value and coverage requirements of the Affordable Care Act. This payment is based on the number of employees opting out of insurance at Open Enrollment each year. All payments will be pro-rated based on the school year (ten (10) months – September through June). The following table reflects the payment amount due each year.

<table>
<thead>
<tr>
<th>Non-Medical Plan Employees</th>
<th>Annual Amount</th>
<th>Monthly Amount</th>
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<tr>
<td>1-34</td>
<td>$1,200</td>
<td>$120</td>
</tr>
<tr>
<td>35-39</td>
<td>$2,000</td>
<td>$200</td>
</tr>
<tr>
<td>40-44</td>
<td>$3,000</td>
<td>$300</td>
</tr>
<tr>
<td>45+</td>
<td>$4,000</td>
<td>$400</td>
</tr>
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</table>

A.9.2 Health Insurance Cap and Employee Contributions

The District has adopted the hard cap language as provided by State law and teacher contribution obligations will be calculated pursuant to the Publicly Funded Health Insurance Contribution Act. This calculation shall only be made toward the health portion of the insurance premium and does not prohibit additional contribution by teachers for dental, vision, life, etc.

Employee contributions will be made through payroll deduction beginning in September and ending on the last payroll date in June each year.

A. Any teacher whose employment ends as a result of the teacher resigning to take employment in another school district or who has been advised that they are being laid off effective the end of the school year will continue insurance benefits during the months of July and August. The employee premium share for July and August will be paid through payroll deduction if available or the employee shall pay the amount due to the District directly by check or money order.

B. The District will pay the employee share MPSERS health, dental, and vision coverage for the months of July and August for those teachers who retire effective June 30 of each school year.

C. Any employee who fails to return to work at the beginning of each school year and who has not provided notice of an intent not to return within two (2) weeks of the first teacher work day shall re-pay the District the premiums any insurance coverage received between July 1 and the date notice of not returning is given. Extenuating circumstances will be mutually reviewed.

A.9.3 Flexible Spending Account, Health Savings Account, and Additional Benefit Options

A. The District has adopted a qualified plan document, which complies with Section 125 of the Internal Revenue Code. The amount of cash payment received may be applied by the teacher to any Tax-Deferred/Sheltered Annuity [403B or 403B(7)] selected by the teacher with a company that is a District-authorized company.

B. The Board shall provide for payroll deduction for employees who elect to set up a Flexible Spending Account plan under IRS Section 125, Health Savings Account, or other MESSA
options other than those negotiated in Plan A or Plan B. The Board will also provide 403(b) and 457 account payroll deduction options as well as the option to deduct for the purchase of service credit.

A.9.4 Insurance During Layoff
The Board will continue to provide the insurance in this Agreement for any teacher laid off for the months of July and August. Teachers who are not recalled by the 15th of September, may continue for twelve (12) months to pay to the Board, in advance, the group rate premium and continue within said groups of current insurance, as permitted by the insurance companies. If the teacher is recalled before Thanksgiving, the Board will reimburse the teacher for the premium paid. If a teacher is not recalled before Thanksgiving, reimbursement will not be made.

A.9.5 Insurance for Shared-Time Teachers
For a shared-time teacher, the cost of the fringe benefit package selected by the teacher shall be paid on a shared basis by the Board and the teacher. The employee share is determined as a percentage of the hard cap equivalent to their FTE status. Notification of the payment procedure will be provided by the Human Resources Office.

The total cost of providing benefits to a shared-time teacher shall be annualized and divided by remaining pays in the school year. The employee’s percentage share of the monthly cost will be deducted on a bi-weekly basis.

The shared-time teacher can select a non-medical plan, and waive the cash-in-lieu option. If the employee waives the cash-in-lieu option, the District will pay 100% of the costs of a non-medical plan.

The shared-time teacher can select a non-medical plan in full, including the cash-in-lieu option. However, the shared-time teacher is responsible for paying his/her cost percentage, as outlined above.

ARTICLE A.10 - COMPENSATION FOR EXTRA-CURRICULAR AND EXTRA-CONTRACTUAL ACTIVITIES

The rates listed below are payable for a single position and will be calculated on the individual’s salary step. When the position is held by two (2) or more individuals, the stipend is paid at each individual’s schedule/step based on percentage worked (not the higher amount, then split). This amount shall then be divided accordingly between the participants. Should two people be appointed to the student council position at Ferndale High School, both will earn the lower amount shown for student council in the list of rates below. Should one person be appointed to the student council position at Ferndale High School, they will earn the higher amount shown for student council in the list of rates below. Teachers will receive an extra-curricular extra-contractual salary notice informing them of their assignment and percentage payment before starting their extra-curricular assignment.

A.10.1 High School Positions
Concert Band ......................................................... 4.6%
Concert Band Assistant ...................................... 2.3%
Orchestra ............................................................... 4.6%
Choir ................................................................. 7.0%
Marching Band .................................................... 7.0%
Marching Band Assistant ................................. 4.9%
Jazz Band ............................................................. 3.2%
Musical Pit Director ................................ 1.9%
Theater Director .................................. 7.3%
Theater Technical Director ...................... 2.7%
Debate ........................................... 4.2%
Forensics ........................................ 4.2%
Annual (Yearbook) .............................. 4.6%
Newspaper ...................................... 4.6%
FHS Student Council ............................. 4.0% (shared position) or 6.0% (one person)
UHS Student Council ............................ 4.0%
National Honor Society ....................... 3.7%
World Language Club/Exchange ............ 1.9%
Robotics ........................................ 4.0%
Art Club ........................................... 1.9%
SADD ............................................. 3.7%
DECA (FHS & UHS) ............................. 3.7%
Innovative Vehicle Design Advisor ........ 1.9%
Vocals ............................................ 1.8%
Choreographer ................................... 1.8%
Young Educators Society (YES) ............ 3.7%

HS/MS Ski Club at $150 per ski hill event, capped at $1,200 per season. Stipend is only for one (1) advisor.

Class Chairpersons
9th Grade ......................................... 1.0%
10th Grade ........................................ 1.4%
11th Grade ........................................ 1.4%
12th Grade ........................................ 2.4%

A.10.2 Middle School Positions
Band ................................................. 3.7%
Orchestra .......................................... 3.2%
Choir ................................................ 7.0%
 (includes FMS Jazz and 6th grade choir)
Student Council .................................. 1.9%
National Honor Society ....................... 1.9%
Student Newspaper and/or Yearbook Sponsor .... 2.3%
STAND Advisor .................................. 1.9%
Robotics ........................................... 3.0%
STEAM Club ..................................... 1.9%

Compensation for Middle School extra-curricular music positions require that a minimum of four performances per compensated extra-curricular area occur during the school year, except for performances cancelled by someone other than the teacher. A performance is defined as a public performance occurring outside of regular school hours or days for a non-student audience.

A.10.3 Elementary Positions
Music Events
Elementary staff that actively participate in supporting music events with the permission of the building administration may timecard at the rate specified in Article A.10.6., for a maximum number of six (6) total events per year across all elementary, which includes All City and encompasses vocal and instrumental events.
Safety Patrol Sponsor/Service .......................... 1.9%
Service Squad Sponsor ................................. 1.9%
Lego First/Robotics Sponsor .......................... 1.9%

Overnight Camp
Each camp per grade level will be allocated $1,200 for camp stipends to be shared among the staff that stays overnight. The principals will select staff for overnight assignments from teachers who volunteer for overnight duty. In the event that not enough teachers volunteer, employees outside of FEA may be sought out and paid.

A.10.4 Extra-Curricular/Extra-Contractual Assignment Notice
The following procedures shall be used in conjunction with the Extra-Curricular/Extra-Contractual Assignment Notices. The notice will first be completed by the principal and co-signed by either the Superintendent or Human Resources Director and then given to the teacher who will sign and return to the HR office. The signature of the teacher acknowledges acceptance of the extra-curricular/extra- contractual assignment as provided in the assignment notice. Within seven (7) days of delivery of a fully-executed copy to Human Resources, the employee will receive a dated copy of verification of the appointment.

A.10.5 Compensation For Extra-Curricular Athletic Activities
Salaries of the teachers in the following positions shall be the percentage, as follows, applied to their step on the Salary Schedule.

1. Ferndale High Schools Sports Classification
   Head Coach: Football, Basketball, Volleyball .................. 9.2%
   Asst. Coach: Football, Basketball, Volleyball .................. 6.5%
   Head Coach: Swimming, Wrestling .......................... 8.6%
   Asst. Coach: Swimming, Wrestling .......................... 6.5%
   Head Coach: Soccer, Baseball, Track, Softball .................. 7.4%
   Asst. Coach: Soccer, Baseball, Track, Softball .............. 5.7%
   Head Coach: Cross Country, Tennis, Golf .................. 5.7%
   Head Coach: Skiing ........................................ 4.1%

2. Athletic Coordinator
   FMS/FHS Athletic Coordinator .................................. 8.3%
   UHS Athletic Coordinator .................................. 5.5%

3. Cheerleader Sponsor ........................................... 7.8%

4. Intramural Program
   Synchronized Swimming .................................. 5.9%
   Modern Dance .............................................. 3.0%
   Fencing ....................................................... 1.1%

5. Salaries paid to coaches in Class A shall include compensation for pre-season practice sessions, except that varsity football coaches will be given $100.00 for the additional week of conditioning. The number of coaches to receive this additional compensation will be on the ratio of one (1) coach for every forty (40) or major portion of (40) on the varsity football squad.
6. Middle School(s) Sports Classification
   Coach(es): Basketball, Football, Baseball, Track.................4.8%

7. Middle School Cheerleader Sponsor(s).........................1.6%

A.10.6 Compensation For Extra-Contractual/Extra-Curricular Assignments

1. Summer school, tutoring outside of the school day, and teachers assigned extra-contractual/extra-curricular curriculum development duties shall be paid $26 per hour.

2. Kindergarten teachers shall be paid for up to two (2) hours per night per actual time worked for Kindergarten Kick-Off and Kindergarten Round-Up.

3. The only holiday for which summer school teachers will be entitled to receive pay is for July 4 and only if July 4 falls on a Monday thru Friday on a day scheduled for summer school. Summer school teachers who are bargaining unit employees may use up to two (2) sick days from their sick bank during the summer school session. Summer school teachers will receive one (1) hour of prep time for each full day taught. Prep time will be pro-rated if less than a full day is taught.

4. The administration of summer school is recognized as a responsibility of the Association of Ferndale School Administrators. Directors/Coordinators and teachers will be hired at the discretion of the District. Assignment to summer school position is not guaranteed.

SCHEDULE B - CALENDAR

B.1 Snow Days/Act of God Days
When state or federal law requires the rescheduling of snow days and/or Act of God days, the parties will reschedule as follows:

The required additional student and teacher days will be added to the June calendar unless mutual agreement is reached on alternate dates. The first method of rescheduling snow days and/or Act of God days shall be to reduce the record day(s) at the end of the year to half day(s) of student attendance and half day(s) of teacher records, except where students fall below minimum number of days or hours required by law.

Employees shall not lose pay because of cancelled days nor shall employees be paid for rescheduled days mandated by state law.

B.2 Scheduled Pay Dates
A schedule of pay dates for the coming school year will be available online no later than August 1st of each school year.

B.3 Professional Organization Meeting Calendar
Administration-led building and District meetings involving bargaining unit employees shall be prohibited on the last Tuesday of each month, unless necessitated by an emergency. This time is set aside for Association business and meetings. Exceptions can be made by mutual agreement of both parties.

B.4 Parent-Teacher Conferences
A. In the elementary grades, five (5) parent-teacher conferences will be held, four (4) half-days in the fall and one (1) half-day in the spring. Each teacher will be given compensatory time for conferences scheduled by the Board outside the normal school day. Two (2) evenings will be scheduled in any school year with a third additional evening conference possible, provided the building staff and building administrator determine there is a need for such additional evening conference.

B. All conferences will be scheduled by the building staff, including the administrator, within time limits set by the Board.

C. If a teacher is assigned to more than one (1) building and there is a conflict in the conference schedule between the buildings, the teacher and administrators involved shall meet to resolve the conflict.

B.5 Released Time for Curriculum Development
A. High School(s) and Middle School(s)
The administration and the FEA representatives in each building will plan and use not less than three (3) half (1/2) days for curriculum development. Schedules and plans for the use of these days will be approved by the Assistant Superintendent of Instruction.

B. Elementary and Secondary Schools
A series of curriculum meetings will be developed and scheduled as the need arises by the Assistant Superintendent of Educational Services in consultation with the Professional Relations Committee. Elementary buildings will be given four (4) additional half-days to be used to meet building needs. The time and content of these half-days will be determined by the individual elementary site-based/school improvement committees in consultation with the Instructions Office.

B.6 Elementary and Middle School Records Half-Days
Three half (1/2) days shall be provided to elementary, intermediate, and middle school teachers. The first half (1/2) day will be provided near the end of the first marking period; the second half (1/2) day will be provided near the end of the third marking period; the third half (1/2) day will be provided near the end of the fourth marking period. In addition, one-half (1/2) of the full records day occurring at the end of the first semester will be set aside for marking report cards. On all of the above occasions, the records half (1/2) day will occur before the report cards being due in the principal's office.

B.7 Performance Objectives - Special Education
Each special education teacher who is required to develop performance objectives for students shall have one-half additional records day in the fall and one-half day in the spring. Two (2) additional days, one (1) in the fall and one (1) in the spring shall be granted, if mutually agreed to, by the Director of Special Education/Assistant Superintendent of Educational Services and the special education teacher.

B.8 District Calendar
A. The 2019-2020 District calendar is attached at the end of this Agreement.
B. The 2020-2021 District calendar will be bargained with the contract re-opener.
SCHEDULE C - HEAD START AND GSRP TEACHERS

ARTICLE C.1 - PURPOSE AND APPLICABLE LANGUAGE

C.1.1 Schedule C
Schedule C defines the wages, hours, and conditions of employment for teachers working in the Head Start and GSRP programs. The Agreement shall apply to Head Start and GSRP teachers unless amended in Article 2 of this Schedule C.

C.1.2 Conflicting Language.
The parties to this Head Start and GSRP Agreement recognize that conflicting language may exist between this Schedule C and other language found in the Agreement. All conflicts, whether direct, indirect, or inferred, shall be resolved through the use of the language found in this Schedule C, which shall control and govern.

ARTICLE C.2 - HEAD START AND GSRP

C.2.1 Work Schedule
The work year, work week, and work day for the Head Start and GSRP programs shall be established by the Board subject to the following conditions:
A. Head Start and GSRP teachers shall be paid for 1,117 hours (excluding lunch) of work if performed, which includes eight (8) paid holidays. The pay for these hours shall be divided in a substantially equal manner over 21 or 26 pays at the teacher’s option.
B. Head Start and GSRP teachers shall be notified by June 15 of each year of the calendar for the following school year provided a school calendar has been negotiated by the FEA and the Board for the upcoming school year. The Head Start/GSRP calendar will appear in the District calendar distributed to Ferndale Schools’ families.
C. Head Start and GSRP teachers shall begin their work day no earlier than 8:00 a.m. and end their normal work day no later than 4:00 p.m.
D. Head Start and GSRP teachers shall be entitled to a 1-hour paid lunch, with ½ hour duty-free and ½ hour nap time paid at $15 per hour.
E. Planning time and conference time for Head Start and GSRP teachers shall be determined by the Board but shall not be less than two (2) hours per week.
F. The following holidays shall be observed and paid if the teacher is employed on those days: Labor Day; Thanksgiving Day; Day after Thanksgiving; Christmas Day; New Year’s Day; Good Friday, Memorial Day, and Martin Luther King Day.
G. Head Start and GSRP teachers shall be required to report at the beginning of the program and render required services during such program year. If time, in addition thereto, is accepted and performed by any teacher, the teacher will receive compensation at their hourly rate.

C.2.2 Seniority
Head Start and GSRP teachers shall have seniority rights within the group similar to seniority rights of K-12 teachers. K-12 teachers who are, subsequent to layoff, employed in the Head Start/GSRP program will be given credit for their step level when placed on the Head Start/GSRP salary schedule.

C.2.3 Fringe Benefits
Health insurance shall be made available to Head Start and GSRP teachers as provided in Schedule A.
C.2.4 **Sick Leave**
Sick leave days and personal business days shall be pro-rated to provide 1.2 days per month with an annual maximum of twelve (12) days per year. All other aspects of sick day and personal business day use shall be as provided in Article 11.

C.2.5 **Scheduled Pay Dates**
Pay dates shall follow the dates listed in Schedule B, except modification will occur due to the hourly rate basis for Head Start/GSRP teachers and the possible altered beginning and ending dates for the program.

C.2.6 **Class Size**
The class size of the program will be governed by the Head Start/GSRP policy manuals.

C.2.7 **Qualifications**
Certified personnel eligible for the Head Start/GSRP program shall be teachers who possess federally required qualifications and who possess the necessary Early Childhood endorsement on their teaching certificate, a CDA certificate, or an Early Childhood degree. Non-certified Head Start teachers shall possess the CDA certificate and shall receive compensation based on the schedule found in Article C.3.

C.2.8 **Involuntary Transfer**
Head Start and GSRP teachers are excluded from the involuntary transfer language found in Article 11.

C.2.9 **Breakfast Program Supervision**
Head Start and GSRP teachers may be required to supervise a breakfast program if it is part of the program.

C.2.10 **Compensation for No Aid**
Head Start and GSRP teachers without a scheduled aid for more than two (2) consecutive hours will be paid $20 for the first two (2) consecutive hours, and additional $10 for three (3) consecutive hours ($30), with a maximum payment of $30 per day.

C.2.11 **Mentors**
Article 15 (Mentors) applies to Head Start and GSRP Teachers with the exception that a Teacher Mentor to a Head Start or GSRP mentee have a minimum of five (5) years of GSRP experience or be an elementary teacher with early childhood certification.

**Article C.3 - Pay Schedule for Head Start and GSRP Teachers**

C.3.1 **2019-2020 Head Start/GSRP Teachers Hourly Rate Schedule – 2019-2020**

For the 2019-2020, all Head Start/GSRP teachers will advance one (1) full step as applicable.

<table>
<thead>
<tr>
<th>Step</th>
<th>BA</th>
<th>MA</th>
<th>BA No Cert</th>
<th>MA No Cert</th>
<th>CDA</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>$31.83</td>
<td>$35.25</td>
<td>$23.89</td>
<td>$26.99</td>
<td>$15.93</td>
</tr>
<tr>
<td>2</td>
<td>$32.63</td>
<td>$36.28</td>
<td>$24.47</td>
<td>$27.58</td>
<td>$16.33</td>
</tr>
<tr>
<td>3</td>
<td>$33.28</td>
<td>$37.34</td>
<td>$25.08</td>
<td>$28.19</td>
<td>$16.62</td>
</tr>
<tr>
<td>4</td>
<td>$34.24</td>
<td>$38.37</td>
<td>$25.65</td>
<td>$28.76</td>
<td>$17.14</td>
</tr>
<tr>
<td>5</td>
<td>$35.03</td>
<td>$39.42</td>
<td>$26.27</td>
<td>$29.38</td>
<td>$17.51</td>
</tr>
</tbody>
</table>
C.3.2 Longevity Pay - Head Start Teachers

Longevity pay as found in Schedule A shall be paid on a pro-rated basis.

Longevity Plan B, Levels 1, 2, and 3, will be paid at an hourly rate to be determined by multiplying the Schedule A annual longevity dollar amount by the factor in the table below.

<table>
<thead>
<tr>
<th>Level</th>
<th>Hourly Rate</th>
<th>Year Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level 1</td>
<td>.66</td>
<td>$737.22</td>
</tr>
<tr>
<td>Year amount</td>
<td>.98</td>
<td>$1,094.66</td>
</tr>
<tr>
<td>Level 2</td>
<td>.98</td>
<td>$1,094.66</td>
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<tr>
<td>Year amount</td>
<td>1.48</td>
<td>$1,653.16</td>
</tr>
<tr>
<td>Level 3</td>
<td>1.95</td>
<td>$2,178.15</td>
</tr>
<tr>
<td>Year amount</td>
<td>2.93</td>
<td>$3,272.81</td>
</tr>
</tbody>
</table>

1. Calculated by multiplying the longevity factor by the amount list in Schedule A.
2. Assumes a work year of 1,117 hours. Payable for one (1) year.
3. Assumes a work year of 1,117 hours. Amount payable each year for three (3) years.

SCHEDULE D - TCEC TEACHERS AND COUNSELORS

Unless expressly stated otherwise, Articles 1-26, and Articles A.7, A.8, A.9, A.10 and Schedule B (Calendar) of this Agreement apply to all bargaining unit employees. Schedule D is an addendum to Agreement reached by the Board and the Association and is the source of information exclusively applicable to adult and alternative education (TCEC).

ARTICLE D.1 - TCEC CATEGORIES OF EMPLOYMENT

D.1.1 Categories

All teachers and counselors recognized by the parties shall be recognized as either:

A. Full-time, salaried TCEC teachers and counselors, formerly recognized as Adult Education Teachers, Academic Case Managers, and Adult/Alternative Education Counselors

B. Hourly certified teachers in the shared-time program (e.g., St. Paul’s)

C. Hourly certified teachers in adult education, including Adult Basic Education (ABE) and Adult ELL
D.1.2 Program Supervisor Restrictions
The duties of Program Supervisors shall be restricted. Program Supervisors will not hire bargaining unit employees on a formal basis. Monitoring of staff, including being involved in interviews of candidates for teaching positions and performing formative evaluations will be allowed. Program Supervisors are excluded from the bargaining unit if they work ten (10) or more hours of supervisor’s work per week. Nothing in this section is intended to in any way restrict the authority of Building Supervisors.

ARTICLE D.2 - WORKING CONDITIONS AND CONDITIONS OF EMPLOYMENT

D.2.1 General Working Conditions
A. Lunch Policy--In programs with a scheduled meal break, the break shall be duty-free and unpaid.

B. Substitutes--The TCEC Administration will maintain a list of substitutes for teachers and will provide contact and pay for the substitutes. Substitutes are not required, except by Administration request.

ARTICLE D.3 - HOURS, WORK DAY, AND WEEK

D.3.1 TCEC Work Week
The Board recognizes the principle of a standard 40 (forty)hour work week and will, so far as possible, set work schedules and makes professional assignments, which can reasonably, be completed within the standard work week. The Board will not require teachers regularly to work in excess of such standard work week within or outside of any school building except for extra-curricular activities.

D.3.2 TCEC Work Day
Each work day of the contractual academic year contains at least the State minimum of required instructional hours. Because of the unique nature of classroom teaching, additional time is required beyond conducting classes. This additional time covers many activities such as planning, developing tests, maintaining records, correcting papers, parent conferences, curriculum development, previewing materials. Teachers will be advised of the bell schedules in each of the buildings by letter at the beginning of the school year.

The school work day will be six (6) hours of instruction and one (1) hour preparation. All teachers shall be entitled to no less than a thirty (30) minute duty-free lunch period.

The TCEC schedule will be from 8:00 am to 3:20 pm Monday through Friday. Friday responsibilities will consist of a half day lab and the other half doing weekly logs of student contact for caseload students or weekly progress reports for caseload students.

Teachers can request to work their Friday afternoon time “virtually.” These requests will be considered and approved at the discretion of the building administrator.

D.3.3 Teacher to Student Ratio
The TCEC program shall be staffed at a ratio of one (1) teacher (not including counselors, ABE, and ESL) to every sixty (60) students for 2019-2020 and seventy (70) students for 2020-2021.
D.3.4 TCEC Counselor to Student Ratio
TCEC shall have two (2) counselors if the program has more than four hundred fifty (450) students. Participants and students are considered students for this count.

D.3.5 TCEC Class Sizes
Seat-time classes will not exceed an enrollment of sixty (60) students with no more than thirty-three (33) students in a class on any given day. Lab classes will not count as seat time classes.

ARTICLE D.4 - PAY SCHEDULES AND PAY DATA
(All Categories)

D.4.1 TCEC Category A Pay Schedule
For the 2019-2020 school year, all salaried (Category A) TCEC teachers will advance one (1) full step from the 2018-2019 K-12 salary schedule to the 2019-2020 TCEC Category A Pay Schedule and receive their pay consistent with the options provided in Article 6.8.

<table>
<thead>
<tr>
<th>Step</th>
<th>BA</th>
<th>MA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$40,050</td>
<td>$44,540</td>
</tr>
<tr>
<td>2</td>
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<td>4</td>
<td>$45,415</td>
<td>$50,773</td>
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<tr>
<td>5</td>
<td>$47,420</td>
<td>$53,081</td>
</tr>
<tr>
<td>6</td>
<td>$49,511</td>
<td>$55,495</td>
</tr>
</tbody>
</table>

D.14.2 TCEC Categories B and C Hourly Rate Schedule
For 2019-2020, all TCEC teachers (Categories B and C) will advance one (1) full step as applicable.

<table>
<thead>
<tr>
<th>Step</th>
<th>Ad. Ed. BA</th>
<th>Ad. Ed. MA</th>
<th>ST BA</th>
<th>ST MA</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>$19.84</td>
<td>$21.00</td>
<td>$22.05</td>
<td>$23.17</td>
</tr>
<tr>
<td>1</td>
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<td>2</td>
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<td>$23.46</td>
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<td>4</td>
<td>$24.09</td>
<td>$24.78</td>
<td>$26.16</td>
<td>$26.83</td>
</tr>
<tr>
<td>5</td>
<td>$24.78</td>
<td>$25.61</td>
<td>$26.83</td>
<td>$27.65</td>
</tr>
<tr>
<td>6</td>
<td>$25.30</td>
<td>$26.19</td>
<td>$27.35</td>
<td>$28.20</td>
</tr>
<tr>
<td>7</td>
<td>--</td>
<td>--</td>
<td>$27.83</td>
<td>$28.73</td>
</tr>
<tr>
<td>L10</td>
<td>$25.80</td>
<td>$26.73</td>
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<td>$29.24</td>
</tr>
<tr>
<td>L11</td>
<td>$26.07</td>
<td>$26.99</td>
<td>$28.61</td>
<td>$29.50</td>
</tr>
</tbody>
</table>

D.4.3 Holiday Pay
All Category B and C teachers who work at least eight (8) weeks per semester shall receive one (1) day’s holiday pay per semester to a maximum of two (2) per year. The holiday pay shall be paid no later than the teacher's last received paycheck of each semester.
D.4.4 Paid Professional Support
A. All Category C teachers will receive, in addition to paid instruction time, pay for Professional Support, which includes the following responsibilities:
1. Instructional class preparation.
2. Necessary record keeping for class.
3. Building and/or department meetings which may be scheduled, not to exceed a total of twelve (12) in a school year.
4. Two (2) days of scheduled professional development to include the opening in-service and one other full day in-service during the year.

B. Pay for Professional Support (Category C only): Six (6) hours paid Professional Support time per week.

D.4.6 Eligibility for Pay Raises (Categories B and C only)
Eligibility for a pay raise will be calculated using the first date of work. This anniversary date must be on or before the first fall student count day of the school year to advance to the next full step in pay the following school year, which begins September 1. Unit employees hired after the first student count day and on or before the second winter student count day of the school year will advance to the next half step in pay the following school year. Those hired after the second student count day would not advance a step in the next school year.

ARTICLE D.5 - SICK AND PERSONAL DAYS

D.6.1 Accumulation of Sick Days
All categories receiving sick days may accumulate them. Unused sick days may accumulate in an employee’s personal sick bank up to fifty (50) days. An interruption of service due to resignation or firing discontinues accumulation and credit. An interruption of service due to layoff or leave will allow for carryover of the accumulated days in the employee’s personal sick bank.

D.6.2 Absence Policies
Absences are consistent with those addressed in Article 13 of this Agreement. TCEC absences do not require a substitute teacher unless requested by the building administrator.

SCHEDULE E - ENROLLMENT BONUS
All teachers in the FEA bargaining unit are eligible for the following bonuses for the 2019-2020 school year.

A. Minimum of 1 and maximum of 75 FTE student increase for ISD audited enrollment for the Fall 2019 student count over 2,950 (budgeted enrollment) x 0.0025 x 2019-20 foundation allowance.

Example 1: audited enrollment is 2,975 (25 over budget) and 2019-20 foundation allowance is $8,401 ($100 increase), each full-time FEA bargaining unit employee would receive bonus payment of 25 x 0.0025 x $8,401 = $525.06.

Example 2: audited enrollment is 3,025 (75 over budget) and 2019-20 foundation allowance is $8,401 ($100 increase), each full-time FEA bargaining unit employee would receive bonus payment of 75 x 0.0025 x $8,401 = $1,575.19.
Example 3: audited enrollment is 3,050 (100 over budget) and 2019-20 foundation allowance is $8,401 ($100 increase), each full-time FEA bargaining unit employee would receive bonus payment of $75 x 0.0025 x $8,401 = $1,575.19. This result is based on the increase cap of 75 (maximum of 3,025 students).

B. The enrollment bonus payment is pro-rated based on the employee’s FTE status, as well as the employee’s hire/separation date for the 2019-2020 school year. An employee’s FMLA leave is not a factor for the enrollment payment pro-ration. The enrollment bonus payment will be made within sixty (60) days after the District receives the certified audit from Oakland Schools for the Fall 2019 count, and will be off-schedule and non-reportable compensation to ORS.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wednesday, August 21</td>
<td>ILT PD</td>
</tr>
<tr>
<td>Thursday, August 22</td>
<td>New Teacher &amp; ILT PD</td>
</tr>
<tr>
<td>Date</td>
<td>Event</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>--------------------------------------------</td>
</tr>
<tr>
<td>Friday, August 23</td>
<td>New Teacher - AM PD / PM Prep</td>
</tr>
<tr>
<td>Monday, August 26</td>
<td>Teacher PD</td>
</tr>
<tr>
<td>Tuesday, August 27</td>
<td>Teacher AM PD / PM Prep</td>
</tr>
<tr>
<td>Wednesday, August 28</td>
<td>Teacher Prep</td>
</tr>
<tr>
<td>Thursday, August 29</td>
<td>New Teacher Prep</td>
</tr>
<tr>
<td>Monday, September 2</td>
<td>Labor Day – No School</td>
</tr>
<tr>
<td>Tuesday, September 3</td>
<td>First Student Day</td>
</tr>
<tr>
<td>Tuesday, October 15 – Wednesday, October 16</td>
<td>FMS Parent Teacher Conferences</td>
</tr>
<tr>
<td>Wednesday, October 16 – Thursday, October 17</td>
<td>FHS/UHS/TCEC Parent Teacher Conferences</td>
</tr>
<tr>
<td>Friday, October 18</td>
<td>K-12: ½ Day Students / PM Comp</td>
</tr>
<tr>
<td>Thursday, October 31</td>
<td>K-5: ½ Day Students / PM Records</td>
</tr>
<tr>
<td></td>
<td>6-12: Full Day</td>
</tr>
<tr>
<td>Monday, November 4</td>
<td>K-5 Parent Teacher Conferences (evening only)</td>
</tr>
<tr>
<td>Tuesday, November 5</td>
<td>K-12: No School / Election Day</td>
</tr>
<tr>
<td>Thursday, November 7</td>
<td>K-5: ½ Day Students / Parent Teacher Conferences (afternoon and evening)</td>
</tr>
<tr>
<td>Wednesday, November 27</td>
<td>K-12: ½ Day Students / PM Comp</td>
</tr>
<tr>
<td>Thursday, November 28 – Friday, November 29</td>
<td>Thanksgiving Break / No School</td>
</tr>
<tr>
<td>Monday, December 23 – Wednesday, January 1</td>
<td>Winter Holiday Break / No School</td>
</tr>
<tr>
<td>Tuesday, January 14 – Thursday, January 16</td>
<td>K-5: Full Day Students</td>
</tr>
<tr>
<td></td>
<td>6-12: ½ Day Students / PM Records (mid-term exams)</td>
</tr>
<tr>
<td>Friday, January 17</td>
<td>K-12: No School / Records Day</td>
</tr>
<tr>
<td>Monday, January 20</td>
<td>No School / M. L. King Day</td>
</tr>
<tr>
<td>Monday, February 17 – Friday, February 21</td>
<td>Mid-Winter Break / No School (with TCEC adjustment / W-T)*</td>
</tr>
<tr>
<td>Wednesday, March 11</td>
<td>FHS/UHS/TCEC Parent Teacher Conferences</td>
</tr>
<tr>
<td>Thursday, March 12</td>
<td>FMS Parent Teacher Conferences (including elementary by appt.)</td>
</tr>
<tr>
<td>Friday, April 3</td>
<td>K-5: ½ Day Students / PM Records</td>
</tr>
<tr>
<td>Monday, April 6 – Friday, April 10</td>
<td>Spring Break / No School</td>
</tr>
<tr>
<td>Friday, May 22</td>
<td>K-12: ½ Day Students / PM Comp</td>
</tr>
<tr>
<td>Monday, May 25</td>
<td>No School / Memorial Day</td>
</tr>
<tr>
<td>Friday, June 5</td>
<td>K-5: ½ Day Students / PM Records</td>
</tr>
<tr>
<td>Wednesday, June 10 – Thursday, June 11</td>
<td>K-5: Full Day Students</td>
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<tr>
<td></td>
<td>6-12: ½ Day Students / PM Records (final exams)</td>
</tr>
<tr>
<td>Friday, June 12</td>
<td>K-5: ½ Day Students / PM Records (final exams)</td>
</tr>
<tr>
<td></td>
<td>Last Student Day / Full Day For Teachers</td>
</tr>
<tr>
<td>Monday, June 15</td>
<td>K-12: Records Day</td>
</tr>
</tbody>
</table>

Early Release will occur every Wednesday throughout the school year from **September 11, 2019 through May 27, 2020**

(Excluding November 27, 2019, day before Thanksgiving Break)

*For TCEC, Mid-Winter Break may be adjusted from Monday-Friday to Wednesday-Tuesday*