MASTER AGREEMENT

Between

BOARD OF EDUCATION OF CENTRAL LAKE PUBLIC SCHOOLS

And

NORTHERN MICHIGAN EDUCATION ASSOCIATION

(Representing Central Lake Education Association)

MEA/NEA

2021-2023

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PREAMBLE

This agreement made and entered into by and between the Board of Education of Central Lake Public Schools, Central Lake, Michigan (hereafter referred to as the Employer), and the Northern Michigan Education Association (representing Central Lake Education Association), MEA, NEA (hereinafter referred to as the Association).

ARTICLE 1.2

RECOGNITION

- A. The Employer hereby recognizes the Association as the sole and exclusive bargaining representative for all teacher certified personnel including personnel on tenure, probation, classroom teachers, guidance counselors and librarians, as well as non-certified teachers (i.e., teachers on annual authorization), but excluding full and part-time supervisory and executive personnel, office and clerical employees and persons on per diem appointments (i.e., day-by-day substitute teachers). The term "teacher" when used hereinafter shall refer to all elementary and secondary teachers who are certified/authorized and under contract with the Employer.
- B. The Board agrees not to negotiate with or recognize any teachers' organization other than the Association for the duration of the Agreement.

ARTICLE 1.3

WITNESSETH

WHEREAS, the Board has a statutory obligation, pursuant to the Public Employment Relations Act, 336 of the Public Acts of 1947 as amended, to bargain with the Association as the representative of its teaching personnel with respect to hours, wages, terms and conditions of employment, and by Act 379 of the Public Acts of 1965, and WHEREAS, the parties have reached certain understandings which they desire to confirm in this agreement.

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

EXTENT OF AGREEMENT

- A. This Agreement shall constitute the full and complete commitments between both parties and may be altered, changed, added to, deleted from or modified only through the voluntary mutual consent of the parties in written and signed amendment to this Agreement.
- B. Any individual contract between the Employer and an individual teacher heretofore executed shall be subject to and consistent with the terms and conditions of this Agreement. Any individual contract hereafter executed shall be in the form provided in Article 6.3, A. If an individual contract contains any language inconsistent with this Agreement, this Agreement during its duration, shall be controlling.
- C. This Agreement shall supersede any rules, regulations or practices of the Employer which shall be contrary to or inconsistent with its terms.
- D. If any provision of the Agreement or any application of the Agreement to any employee or group of employees shall be found contrary to the law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

ARTICLE 1.5

DURATION OF AGREEMENT

- A. This Agreement shall be effective upon ratification by both parties, and shall continue in effect until the 31st day of August, 2023. Negotiations between the parties shall begin at least sixty (60) days prior to the contract expiration date. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.
- B. Copies of this Agreement shall be printed within thirty (30) days after the Agreement is ratified by both parties, or within thirty (30) days after Association and Employer representatives have completed the final proof of the contract, whichever occurs last. Copies of the Agreement shall be presented to all teachers now employed by the Employer. The cost of printing said Agreement shall be borne by the Employer.

ASSOCIATION RIGHTS AND PAYROLL DEDUCTIONS

- A. Any teacher may elect to become a member of the Association and freely exercise the rights and benefits of this master agreement.
- B. Upon appropriate written authorization from the teacher, the Board shall deduct from the salary of any teacher and make appropriate remittance for any MEA Financial Services Programs, MESSA Programs not fully employer-paid annuities, credit union, savings bonds, charitable donations or other plans or programs jointly approved by the Association and Board. During the summer months, and upon the employee's request, the Board shall print a written copy of the employee's payroll check and summary report of benefits, leave time, deductions and taxes each pay period. This shall include the name of the employer. It shall be the employee's responsibility to pick up this information from the school office.
- C. The Association shall indemnify and save the Board, including each individual member and agent thereof, harmless against any and all claims, demands, suits, or other forms of liability that may arise out of or by reason of action taken or not taken by the Employer in order to comply with sections A and B above.
- D. The District shall provide the Association nine (9) days of release time for the handling of Association business, attending NEA/MEA conferences, or professional development as deemed appropriate by the Association President. No more than three (3) bargaining unit members shall use the Association days at one time.

ARTICLE 1.7

CALENDAR

- A. The parties agree that the school calendar is negotiable with the exception of the first day of school (unless state law changes making such negotiable) and further agree that the school calendar shall be set forth in Appendix A of this Agreement. Any deviation shall be by mutual consent.
- B. The school calendar shall be coordinated with the Intermediate School District in areas mandated by school law.

C. A committee comprised of both representatives of the School Board and members of the Association will convene each spring to make appropriate adjustments and changes to the school calendar. The committee will review leagal requirements as provided by the Michigan School Code to meet parameters required by law.

ARTICLE 1.8

GRIEVANCE PROCEDURE

- A. A grievance shall be an alleged violation of the expressed terms of this contract. The following matters shall not be the basis of any grievance filed under the procedure outlined in this Article:
 - 1. The termination of services of or failure to re-employ any teacher.
 - 2. Any matter within this agreement which is limited to a specific paragraph on the grievance procedure or to a specific remedy as otherwise provided. It is expressly understood that the grievance procedure shall not apply to those areas in which the Tenure Act prescribes a procedure or authorizes a remedy (discharge and/or demotion).
 - 3. Any matter for which there is recourse under state or federal statutes.
- B. A teacher or the Association believing that there has been a violation, misinterpretation or misapplication of any provision of this Agreement relating to wages, hours, terms or conditions of employment, may file a written grievance with the Employer or its designated representative within 10 working days on the grievance report form as appended. Written grievance as required herein shall contain, as a minimum, the following:
 - 1. It shall be signed by the grievant or grievants;
 - 2. It shall be specific as to the alleged violation of the expressed terms of this Agreement, and shall cite the section or subsections of this Agreement alleged to have been violated;
 - 3. It shall contain the date of the alleged violation;
 - 4. It shall specify the relief requested.
- C. The Employer hereby designates as its representative for processing grievances the principal in each school building and the Superintendent of Schools when the particular grievance arises in more than one school building.

- D. Within five (5) working days of receipt of the grievance the designated representative of the Employer shall meet with the teacher and/or the Association in an effort to resolve the grievance. Affected teacher may or may not be present at such meetings at his/her discretion. If the meeting is with the school Principal and the parties cannot agree, the grievance shall be promptly transmitted to the Superintendent who shall have five (5) working days thereafter to approve or disapprove it. If the grievance shall be denied by the Superintendent, either upon review of the action of the school Principal, or in the first instance, the grievance shall be returned to the Association with a statement of reasons why it is being disapproved. The Association shall have five (5) working days to decide to accept the findings or to pursue to the Board level.
- E. Within fifteen (15) working days from receipt of the grievance, the Board shall pass upon the grievance. The Board may hold a hearing thereon, may designate one or more of its members to hold a hearing or otherwise investigate the grievance, provided however that in no event, except with express written consent of the Association, shall final determination of the grievance be made by the Board more than twenty (20) working days after its submission to the Board.
- F. If the parties fail to reach an agreement in any such negotiations, either party may invoke the mediation machinery of the Michigan Employment Relations Commission.
- G. If the decision after mediation is not satisfactory to the Association, the grievance may within ten (10) working days, be submitted to arbitration before an impartial arbitrator selected by the parties.
- H. If the parties cannot agree as to the arbitrator, (s)he shall be selected by the American Arbitration Association, in accordance with its rules which shall likewise govern the arbitration hearing.
- I. Neither party shall be permitted to assert in such arbitration proceeding any grounds or to rely on evidence not previously disclosed to the other party.
- J. The arbitrator shall have no power to alter, add to or subtract from the terms of this Agreement.
- K. Both parties agree to be bound by the award of the arbitrator and agree that judgment thereon may be entered in any court of competent jurisdiction.
- L. The cost of arbitrator shall be borne equally by the parties except that each party shall assume its own cost for representation including any witnesses.
- M. Time limits provided in the Article shall be strictly observed but may be extended by written agreement of the parties. However, the arbitrator shall have no authority to waive said time

- limits. Working days in Sections "D" and "E" above shall be defined as teacher work days during the school year and calendar days during the summer break.
- N. In the event the Employer representative fails to respond to a grievance within the time limits specified, said grievance shall be deemed denied and subject to advancement to the next step of the grievance procedure.
- O. Notwithstanding the expiration of this Agreement, any claim or grievance arising during the term of this agreement and timely filed may be processed as herein provided until resolution. Any claim or grievance arising after this contract expires (and when the parties have not extended the contract by mutual agreement), shall not be arbitrated absent mutual agreement between the parties.

NEGOTIATIONS PROCEDURES

- A. All items within this contract shall remain unchanged during the term of this Agreement unless both parties shall by mutual consent agree to reopen discussions. Amendments to this Agreement are open to discussion only by mutual consent of both parties.
- B. In any negotiations described in this Article, neither party shall have any control over the selection of the negotiating or bargaining representatives from within or outside the school district. The parties mutually pledge that representatives selected by each shall be clothed with all necessary power and authority to make proposals, consider proposals, make concessions in the course of negotiations or bargaining, subject only to such ultimate ratification.

ARTICLE 2.1

EXTRACURRICULAR/ADMINISTRATIVE VACANCIES, PROMOTIONS AND TRANSFERS

- A. A vacancy is defined as a position without an incumbent because the position is newly created or the person holding the position has resigned, reassigned, retired, died or been discharged and the Board has determined that the position should be filled.
- B. Any teacher possessing the qualifications to apply for such vacancy may do so in writing to the Superintendent's office within ten (10) school days of date of posting.

- C. Bargaining unit members may apply for such position by submitting a written application to the administration within the posting period.
- D. The right of determination of teacher employment is vested in the Board of Education, or its designated representative.
- E. The Board supports filling professional staff vacancies including vacancies in supervisory positions from within the district. Further, it is the Board's intentions to fill every vacancy with the best available candidate.
- F. Any teacher who shall be transferred to an Administrative or executive position, within the Central Lake School District, and shall later return to teaching status, shall be entitled to retain (1) any accumulated sick leave days as have been earned prior to and during the teacher's administrative service, as well as (2) time served as a teacher for purposes of determining seniority as may be applicable within other parts of this agreement.
- G. Teachers who will be affected by changes in grade assignments in the elementary school grades and by changes in subject assignments in the secondary school grades will be notified as soon as possible and no later than the last day of school. If unforeseen circumstances (i.e., enrollment, retirements, fiscal reasons) arise over the course of the summer, changes to such assignments may be made and will be promptly communicated to the employee.

ARTICLE 2.2

ASSOCIATION AND TEACHER RIGHTS

- A. Pursuant to Act 379 of the Public Acts of 1965, the Employer hereby agrees that every teacher employed by the Employer shall have the right to freely organize, join and support the Association for the purpose of engaging in lawful collective bargaining or negotiation and other concerted activities for mutual aid and protection. As a duly elected body exercising governmental power under color of law of the State of Michigan, the Employer undertakes and agrees that it will not discriminate against any teacher with respect to hours, wages, or any terms or conditions of employment by reason of his/her membership in the Association, his/her participation in any lawful activities of the Association or collective professional negotiations with the Employer, or his/her institution of any grievance, complaint, or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.
- B. The Employer specifically recognizes the right of its teachers appropriately to invoke the assistance of the Michigan Employment Relations Commission, or a mediator from such public agency, or an arbitrator appointed pursuant to the provisions of the Agreement, and the Employer agrees to be bound by any lawful order or award thereof.

- C. The Association and its members shall have the right to use school building facilities at all reasonable hours for meeting. Any extra cost incurred for custodial or other related expense due to the meeting will be paid by the Association. No teacher shall be prevented from wearing insignia, pins, or other identification of membership in the Association either on or off school premises. Teachers' bulletin board, access to computers with internet and mail boxes shall be made available to the Association and its members.
- D. The Employer agrees to make available to the Association in response to reasonable requests such information as it is entitled by law.
- E. The Board agrees to furnish to the Association, in response to reasonable request from time to time, all available information concerning the financial resources of the district including but not limited to annual financial reports and audits, agenda of all Board meetings, Treasurer's reports, and census and membership data. Adopted Board minutes will be sent to the Association president after each meeting. The Association president will also be notified of any Special Meeting to be held by the Board. The Board agrees to furnish such information as will assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the teachers and their students, together with information which may be necessary for the Association to process any grievance or complaint.
- F. (MANAGEMENT RIGHTS) The Association recognizes that the Employer has the responsibility and authority to manage and direct, on behalf of the public, all the operations and activities of the school district to the full extent authorized by law. The exercise of such rights and responsibilities shall be limited only by the specific and expressed terms of this Agreement.

ARTICLE 2.3

PERSONNEL FILES AND RECORDS

- A. A teacher will have the right to review the contents of all records, excluding initial references, of the district pertaining to said teacher, originating after initial employment and to have a representative of the Association accompany him/her in such review.
- B. A teacher shall be promptly notified when complaints originating after initial employment result in written material being placed in his/her personnel file. The teacher may submit a written notation regarding any material including written complaints, and the same shall be attached to the file copy of the material in question. When a teacher is asked to sign material placed in his/her file, such signature shall indicate his/her awareness of the material and does not necessarily mean agreement with the content of the material. No such complaint will be acted

- upon, included in the teacher's personnel file or used in any disciplinary action unless the teacher has been informed of the complaint.
- C. Statements, complaints or other material in a personnel file to which an employee disagrees will be handled in accordance with guidelines outlined in the Bullard-Plawecki Employee Right to Know Act (as amended).
- D. The Employer shall promptly notify an employee of any requests for personnel file information concerning the teacher made pursuant to the Freedom of Information Act (FOIA), and the employee may review any such request(s) and/or response(s) to such request(s) before the Employer formally responds to such request unless such review is later than four (4) days after the request. In such situation, the Employer may either respond to the request or ask for an extension as allowed under the Act as the Employer deems appropriate.
- E. If any material to be placed in the teacher's personnel file is shown to be illegal or in error, and both parties agree, the material will be corrected or expunged from the file, whichever is appropriate.

ARTICLE 2.4

SENIORITY

A. Seniority:

- 1. Seniority is based on the length of service as a member of the bargaining unit with the Central Lake School District. Leaves of absence granted pursuant to this contract shall constitute an interruption of service (i.e. a teacher who has completed two (2) years of service at the time of disruption of service shall be granted the two (2) years of seniority upon returning with no credit for the time not teaching). Bargaining unit members placed on layoff shall also be granted seniority according to this same procedure
- Seniority within the school system shall first be determined by certification as approved
 by the Department of Education of the State of Michigan, and shall secondly be
 determined by years of continuous employment in Elementary grades and/or by subject
 matter taught in secondary grades.
- 3. A seniority list shall be posted in each teacher's lounge on or before November 1st of each school year. The seniority list shall not be construed as a layoff list. The Association has ten (10) working days after receipt of the seniority list to submit edits for accuracy to the employer. The Association president and the Superintendent shall conference regarding any challenges to the seniority list with November 15th being the final date to make such editorial changes.

- 4. The parties mutually accept the seniority list as published during the last year of the previous master agreement as accurate until the new list is published from the next year. Seniority will be granted on the following basis: teachers teaching/supervising fifty-one percent (51%) or more class hours will be granted a full year of seniority. Those teaching fifty percent (50%) class hours or less will be granted one-half (1/2) year of seniority. Assignments to a seminar may be counted for no more than one (1) class hour unless said seminar extends beyond one (1) class hour, whereupon appropriate proration shall apply.
- 5. In the event that more than one individual bargaining unit member is tied for the same position on the seniority list, a tiebreaker drawing shall be held. Such drawings shall take place in the presence of all affected bargaining unit members as well as the Association president or designee. This drawing shall be conducted by the Administration and shall be done openly by either drawing straws or picking numbers out of a container, with the methodology for determining the winner explained before the drawing occurs.

ARTICLE 3.1

STUDENT DISCIPLINE AND TEACHER PROTECTION

- A. Any action including an assault upon a teacher should be promptly reported by the teacher to the Employer or its designated representatives. Any disciplinary action taken by a teacher shall be subject to administrative review. The teacher may seek assistance from the Principal in the event of doubt of the disciplinary action to be meted out. The Employer recognizes its responsibility to give all reasonable support and assistance to the teachers with respect to the maintenance of control in the classroom.
- B. Whenever a particular pupil requires the attention of special counselors, social workers, law enforcement personnel, physicians or other professional persons, the Employer will take reasonable steps to relieve the teachers of responsibilities with respect to such pupils.
- C. The Employer, shall promulgate rules and regulations setting forth procedure to be utilized in disciplining, suspending or expelling students for misbehavior. Such rules and regulations shall be distributed to students, teachers, and parents no later than the first week of each school year. In the absence of a published school policy teachers shall confer with the building principal to determine jointly a reasonable punishment to be used for the given situation.
- D. The Employer may provide legal counsel to advise the teacher of his/her rights and obligations with respect to such assault and shall render assistance to the teacher in connection with

handling of the incident by law enforcement and judicial authorities, provided that the Employer has determined that the teacher has acted within the scope of his/her authority.

- E. If any teacher is complained against or sued by reason of disciplinary action taken by the teacher against a student, the Employer may provide legal counsel and render assistance to the teacher in his/her defense, provided that the Employer has determined that the teacher has acted within the scope of his/her authority.
- F. Time lost by a teacher in making a court appearance in connection with any incident mentioned in this Article shall not be charged against the teacher provided that the Employer has determined that the teacher has acted within the scope of his/her authority.
- G. The Employer will reimburse teachers for any loss, damage or destruction of clothing or personal property of the teacher up to \$250 while on duty in the school or on the school premises, in connection with any incident mentioned in this Article provided that the Employer has determined that the teacher has acted within the scope of his/her authority.
- H. Any complaints by a parent of a student directed toward a teacher that would become part of the teacher's personnel file shall be promptly called to the teacher's attention.
- I. To ensure safety and security for all members of the school family (students, staff and community), it is understood that no employee shall be mandated to train for the purpose of carrying weapons on school property. If an employee decides to opt-out of any training that may be offered, their personal decision will not adversely affect placement, evaluation, or any other aspect of their employment.
- J. Bargaining unit members shall not be required to work in unsafe working conditions as defined by MIOSHA guidelines, and must report working conditions perceived as unsafe or hazardous to their immediate supervisor.

ARTICLE 3.2

CLASS SIZE, TEACHING HOURS AND CONDITIONS

A. Class Size:

- 1. The Employer recognizes that pupil/teacher ratio is an important part of an effective educational program.
- 2. The following suggested optimum class sizes will be used in determining room loading. Class loads may be lowered by splitting classes. The total number of pupils per day

should not exceed five times the maximum number indicated below in the middle school / high school.

Class Size Classes Affected

Programming for students with disabilities will be in compliance with state law.

25 Grade K-2 27 Grades 3-12

40 Health & Physical Education, and Band at the MSHS

- 3. Deviations from these guidelines will be discussed with the teachers involved and with the Association in an attempt to reach a cooperative solution. Deviations from the above guidelines will be handled by (a) assigning qualified assistance when 3 or more students over in grades K-2 or 5 or more students over in grades 3-12, or (b) compensating the teacher at the rate of \$2.50 per student over per class period over (at a maximm of 5 class periods) per day over or, (c) a combination of the above. If the problem is not resolved, it may be addressed through the grievance procedures.
- B. Teachers shall check in ten (10) minutes before the start of the student instructional day and shall be available for consultation with students for twenty (20) minutes after students are dismissed as per schedule except Friday P.M. or days preceding holidays or vacations, when the teachers' day shall end at the close of the pupil's day, except in case of emergency. Teachers shall be in their assigned classroom five (5) minutes prior to the start of the class period and immediately after lunch. Duty free lunch period shall be no less than thirty (30) minutes in length.
- C. The Employer recognizes that appropriate texts, library reference facilities, maps and globes, laboratory equipment, audio-visual equipment, art supplies, athletic equipment, current periodicals, standard tests and questionnaires, and similar materials are the tools of the teaching profession.
- D. The parties will confer from time to time for the purpose of improving the selection and the use of such educational tools and the Employer undertakes to implement all joint decisions thereon made by its representatives and the Association as soon as practicable. The Employer agrees at all times to keep the school reasonably and properly equipped and maintained.
- E. The normal weekly teaching load in the secondary school will be twenty-five (25) teaching periods, and five (5) unassigned preparation periods, and five (5) supervised study periods except alternate assignment by mutual consent of the teacher, administration, and Association. In lieu of an assigned study period teacher can be assigned noon-time supervision of lunchroom, halls or play areas. The normal teaching load and unassigned preparation time in the elementary school shall be equivalent to the Secondary School. Elementary grades shall

have specials no less than four (4) times per week and no more than one day per week without a prep period. No departure from these norms except in case of an emergency shall be authorized without prior consultation with the Association. In the event of any disagreement between the representative of the Employer and the Association as to the need and desirability of such deviation, the matter may be processed through the professional grievance negotiation procedure hereinafter set forth.

- F. Supervision of recess by bargaining unit members shall be done on a voluntary basis.
- G. Under no conditions shall a teacher be required to drive a school bus as part of his/her regular assignment.
- H. The Employer shall make available in each school: lounge and lunchroom, lavatory, exclusively for staff use, and a work area and filing space when needed. Smoking is prohibited in all areas of the school.
- I. Existing telephone facilities shall be made available to teachers for their reasonable use. The cost of any long distance personal calls shall be borne by the teacher.
- J. Notwithstanding their employment, teachers shall be entitled to full rights of citizenship and no religious or political activities of any teacher or lack thereof shall be grounds for discrimination with respect to the professional employment of such teacher. The private and personal life of any teacher is not within the appropriate concern of both parties of this Agreement so long as the same shall not adversely affect the student-teacher relationship.
- K. The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied without regard to race, creed, religion, color, national origin, age, sex, or marital status, or membership in, or association with the activities of any employee organization.
- L. The Employer and Association agree that vacancies to the Schedule B positions spelled out on page 30 will be filled by staff members first when there are staff members who voluntarily offer to serve in such positions.
- M. Each teacher shall attend one extracurricular activity per school year, within the confines of the following:
 - 1. The individual teacher is free to choose which activity and schedule when said commitment shall be fulfilled.
 - 2. Supervision of events will be at the employee's teaching level (either elementary or high school) unless otherwise agreed upon.

- 3. The Employer or its representatives and the Association shall devise a list of approved activities.
- N. Teachers shall not be required to dispense medication or to perform medical/ hygienic procedures for students. For those teachers agreeing to perform such tasks, training appropriate to the task(s) shall be provided at full Employer expense and the teacher shall be indemnified and held harmless by the Employer for the performance of such duties. The Employer shall provide liability insurance in the amount of one million dollars (\$1,000,000) on each teacher who provides such service.
- O. If additional student contact time becomes necessary at the elementary level, each such hour so added shall be paid at the rate of thirty dollars (\$30.00) per hour, paid in a lump sum on the last pay of each year so affected.
- P. Teachers will be covered by workers' compensation and by school liability insurance (a minimum of \$1,000,000 coverage). Teachers using their own vehicles to conduct school business shall be reimbursed for mileage at appropriate IRS rates.
- Q. General education and special education teachers shall be granted release time, when requested, by the teacher(s), for the purpose of planning appropriate delivery techniques and support services in order to be in compliance with student individual education plans.

ARTICLE 3.3

LEAST RESTRICTIVE ENVIRONMENT

- A. The Employer and the Association acknowledge that the policy of least restrictive environment is legally mandated and intended in the best educational interest of the student. Accordingly, the parties also recognize that the extent to which any individual student who would fit legal requirements which would involve the use of an individual educational planning committee (IEPC) for placement in the regular classroom must be appropriate to the student's unique needs as determined by an IEPC on an individual basis. For the purpose of this article, such students shall be referred to as "students with disabilities".
- B. If any member, in writing, advises the administration of a reasonable basis to believe that a student with disabilities assigned to the member has a current IEPC report that is not meeting the student's unique needs as required by law, the administration shall call a meeting of involved staff. If the group determines the need for an IEPC meeting, such a meeting will be called. The member so advising the administration shall be invited to attend the IEPC.

- C. Recognizing periodic changes in student status and enrollment subsequent to the start of the school year, to the extent possible, students with disabilities will be assigned in equitable numbers across general education grade levels within each elementary location and across sections of the same course within the middle and senior high school. This section will not apply in the event the teacher volunteers in writing to take additional students with disabilities. In such situations, if the teacher so requests, the administration will reduce class size by an equivalent number of students on a one-to-one basis.
- D. The following conditions shall apply to placement of students with disabilities in general education classrooms:
 - 1. The district shall comply with Special Education Laws and Regulations.
 - 2. In instances where it is not possible to identify general education teachers who ultimately will have student(s) with disabilities assigned to their classroom(s) in advance of an IEPC, meetings will be convened with such general education teachers as soon as possible following the placement of the student(s) to explain the conclusion of the IEPC and to provide for the teacher to voice concerns.
 - 3. The student's IEPC should specify and provide for all supplementary aides, support personnel, materials and other related services deemed necessary by the IEPC to satisfactorily achieve educating the student in the regular education classroom. The district shall make every reasonable effort to encourage the IEPC process to so specify and to support the receiving teacher with necessary classroom materials.
 - 4. The student with disabilities' placement should be determined to the extent permissible by law and through the IEPC in such a way as would be sensitive to both the educational process for the student with disabilities and the other students in the classroom to be entered.
 - 5. The administration shall provide, prior to such placement whenever possible, in-service training to the teacher regarding the instruction and behavioral management of such student with disabilities in the regular education classroom setting, including but not limited to, the differing approaches, problems and techniques to be utilized with varying physical, mental, emotional and behavioral conditions as are likely to be faced in the given situation. Such inservice training shall be at Employer expense and shall be mutually arranged with the teacher(s) to be involved. If such prior training is not possible, the training will be provided as early as can be arranged after the placement has occurred.
 - 6. The administration shall provide, prior to such placement whenever possible, awareness information to the affected members and students regarding placement of student with

disabilities in the class(es). The activities shall be provided to assure that the school climate is receptive to the placement and to maximize the potential of the student with disabilities while minimizing possible areas of concern. Should prior provision of such information not be possible, the information shall be provided as early as can be arranged after the placement has occurred.

- E. Except in life threatening or extenuating circumstances, no member shall be required to perform medical, hygienic or other non-instructional specialized procedures for or on students with disabilities such as but not limited to: suctioning, catheterization, diapering, or attending to any personal hygienic or medical need(s) of the student(s). Any such extenuating circumstances shall be preceded by notification to the Association that such circumstances exist and provide an opportunity for the Association and the teacher(s) who may be affected to meet and discuss the issues involved and how best to meet the needs of the student, the regular classroom, the teacher and the school district.
- 1. In such situations it is expressly understood that should the teacher agree to provide such procedures or services, he/she shall be provided with training appropriate to the situation with all expenses paid by the Employer.
- 2. The Employer agrees to provide such teacher(s) with legal defense and with liability insurance of at least two million dollars (\$2,000,000) which shall be at the disposal of any teacher who has had legal action brought against him/her with respect to the exercise of such duties in conformance with this article.

ARTICLE 3.4

MENTOR TEACHERS

- A. Bargaining unit mentor teacher positions shall be developed on an as-needed basis to function as an advisor/resource person to probationary teachers by the Employer according to the following guidelines:
 - 1. Such mentor teachers shall be tenure teachers. It is understood and agreed that mentor teachers may also be retired master teachers or college professors as allowed by law.
 - 2. A bargaining unit mentor teacher shall serve on a voluntary basis and shall work with probationary teachers from a related area of expertise, responsibility or experience.

- A bargaining unit mentor teacher may have released time as approved by his/her principal to use to observe or otherwise be available to the probationary teacher assigned.
- 4. The mentor teacher shall not be expected to act in a supervisory capacity over a probationary teacher. The mentor teacher shall not be required to provide information for use in such administrative functions regarding the probationary teacher assigned.
- 5. The mentor teacher shall assist the probationary teacher in planning with the administration fifteen (15) days of professional development within the first three (3) years of employment of the probationary teacher. Such professional development may include the experiencing of effective practices linked in university professional development schools, ISD and regional seminars conducted by master teachers and other mentors regarding proper classroom management and instructional delivery methods.
- 6. It is understood and agreed that a mentor teacher may not continue in that position from year to year unless requested to do so by the principal. The probationary teacher involved shall have input into this process.
- 7. Upon request, the administration and the Association shall meet and make a joint determination by May 1 of each year regarding the number, kind, duration and compensation of (for) sabbatical leaves to be offered on a voluntary basis to prospective or continuing mentor teachers for training such teachers to aid in the professional development of probationary teachers.

ARTICLE 4.1

PROFESSIONAL, PERSONAL AND ASSOCIATION LEAVE

- A. Any teacher whose personal illness requires absenteeism more than the allotted number of days specified in Article 4.2, Paragraph A, may at the Employer's discretion, be granted a leave of absence without pay for a period of not more than one (1) year. All leaves shall terminate at the end of the semester or school year. Notification of intent to return shall be given to the Superintendent sixty (60) days prior to the scheduled end of such leave.
- B. Leave of absence with pay chargeable against the teacher's allowance shall be granted for the following reasons:
 - 1. For a critical illness in the immediate family (reference paragraph C-1).

- 2. When emergency illness in family requires a teacher to make arrangements for necessary medical or nursing care.
- 3. Attendance at a ceremony awarding a degree to the teacher for such portion of the day as is necessary.
- 4. When travel requires additional time, for attendance at the school graduation of a son, daughter, husband or wife.
- 5. Time necessary for attendance at the funeral service of a person whose relationship to the teacher warrants such attendance.
- 6. Teachers are allotted three (3) personal business days per year. Two (2) unused personal business days may be accumulated to be used in another school year. These personal business days are to be deducted from sick leave. Therefore, any personal business days not used and not rolled over into the next school year as personal business days shall be added back into the teacher's accumulated sick leave. Forty-eight hours notice must be given except in cases of emergency. Such days cannot be used immediately before or after a scheduled holiday or vacation period except in cases of emergency or unless previously approved by the Superintendent at his/her sole discretion. No more than two (2) personal days may be used consecutively. Not more than four (4) employees shall take a personal business day on the same date except in emergency or unusual situations, and then only at the sole discretion of the Employer. If more than four (4) employees request a personal business day on the same date, the earliest four (4) applications shall receive priority consideration for approval.
- C. Leave of absence with pay not chargeable against the teacher's allowance shall be granted for the following reasons:
 - 1. A maximum of five (5) days per death in the immediate family. The immediate family would be defined as spouse, father, mother, sister, brother, children, stepparent/children, grandparents, grandchildren, significant other or other relative living in the household (with three (3) days per death for the same members of the spouse's family). (Exceptions would be considered.) Such days may be used at a later date when burial or memorial services are held at a later date.
 - 2. For court appearance as a witness on behalf of the Employer.
 - 3. For court appearance with prior approval of the Administration when subpoenaed on any other case.

- 4. Approved visitation at other schools or for attending educational conferences or conventions.
- 5. Time necessary to take the military service physical examination.
- D. A teacher may be granted a leave of absence without pay for a period of up to one (1) year at the discretion of the Employer. Request for said leave must be made in writing not less than sixty (60) days prior to the date the leave is to commence. Exceptions may be made dependent on individual circumstances. Leaves of absence shall be considered upon application for the following purposes:
 - 1. Study related to the teacher's licensed field.
 - 2. Study to meet eligibility requirements for a license other than that held by the teacher.
 - 3. Study, research, or special teaching assignment involving probable advantage to the school system.
 - 4. Personal Business: The regular salary increment occurring during such period may be allowed.
 - 5. Child care: Said leave shall commence no later than at the time of delivery.
 - 6. Adoption.
- E. All leaves shall terminate at the end of the semester or school year. A teacher may make written application to the Superintendent for reinstatement prior to the expiration of the leave granted by the Employer provided that he/she shall give at least sixty (60) calendar days notice in advance of the requested date of return. The Employer reserves the right in its sole discretion to approve accelerated termination of said leave on the basis of each individual case. Teachers who fail to return from said leave will be considered to have terminated their employment with the district.
- F. Teachers who are officers of the Association or are appointed to its staff may, upon proper application, be given leave of absence for one year without pay for the purpose of performing duties for the Association.
- G. Military leave of absence shall be granted to any teacher inducted into the military service of the United States in accordance with Act 145 of 1943, as amended.
- H. The Employer shall consider a leave of absence without pay to any teacher to campaign for, or serve in, a public office.

I. A teacher called for jury duty shall be excused with full pay. If the teacher is dismissed from jury duty prior to 3:30 p.m. on a given day, excluding mileage and meals, the jury duty pay for such day must be given to the Employer. If dismissal is after 3:30 p.m. the teacher may keep it.

ARTICLE 4.2

ILLNESS AND DISABILITY

- A. All teachers absent from duty on account of personal illness or that of an immediate family member as defined in article 4.1, section C, subsections 1, short term disability or any other approved reasons who are in the employ of the Employer shall be allowed full pay for a total of twelve (12) days absence in any school year. Teachers may accumulate unused sick leave from year to year up to a maximum of one hundred fifty (150) days. The number of accumulated sick days shall be updated regularly and provided electronically on payroll record sheets each payroll period.
- B. Any teacher who is absent because of an injury or disease compensated under the Michigan Workers Compensation Law, shall receive from the Employer the difference between the award under Worker's Compensation Law and his/her regular salary up to the dollar value attached to the accumulated sick leave.
- C. After four (4) days of consecutive absence, a physician's statement may be required by the administration.
- D. A teacher who has exhausted his cumulative sick leave may be considered for a loan up to thirty days of additional sick leave for his/her own personal illness only. Additionally, and as an alternative, bargaining unit members shall be allowed to voluntarily donate up to two (2) unused personal illness days from their personal sick leave to another bargaining unit member when requested.
- E. First year teachers shall accrue sick leave at the rate of one day for each month worked.
- F. Sick leave loans (as set forth in Article 4.2 D, above) shall be repaid by the teacher by either:

 1) Deduction from the teacher's next year's allotment as provided in Article 4.2 A, above; 2)
 Repayment of the daily rate multiplied by the number of days through payroll deduction on a schedule to be mutually developed by the district and the teacher; or 3) A combination of these two methods as agreed upon by the district and teacher. The selection of method of repayment shall be agreed upon by the teacher and district prior to finalizing approval of the loan. The Employer reserves the right to recoup any sick leave loans not taken care of within

one year of issuance by deducting the balance owed from the teacher's salary in installments of two days per paycheck until the balance is satisfied.

- G. Immunization for scarlet fever, measles, mumps, and chickenpox will be provided by the Employer. In the event that a teacher who has taken advantage of this program contacts any of these diseases from classroom exposure, (s)he will receive pay for work days missed without loss of sick leave. A teacher who refuses or neglects to be immunized will not be compensated other than by the terms of Paragraph A above.
- H. Any teacher retiring, resigning, laid off, or otherwise terminating employment with the district, other than termination for cause, who has not less than ten (10) years of service to the district shall receive one-third (1/3) of the teacher's regular daily base pay at such termination for each day of accumulated sick leave, not to exceed three thousand dollars (\$3,000.00). Bargaining members may choose between a cash payout, HSA contribution, or annuity.
- I. Sick/Personal Leave Non-Use Incentive

In an effort to encourage attendance at work, bargaining unit members shall have the opportunity to earn a wellness benefit. The parameters and qualifications are outlined below:

- 1. Wellness benefit shall be based on a school year.
- 2. Wellness benefit shall be paid out on the second payday of June.
- 3. If a bargaining member uses less than five (5) days of leave the benefit shall be one hundred dollars (\$100).
- 4. If the bargaining unit member uses less than three (3) days of leave the benefit shall be three hundred dollars (\$300).
- 5. If the bargaining unit member uses one (1) day or less of leave the benefit shall be four hundred dollars (\$400).
- 6. If the bargaining unit member uses zero (0) days of leave the benefit shall be five hundred dollars (\$500).

ARTICLE 5.1

INSURANCE

A. The Employer shall provide payment of MESSA-PAK health insurance premiums for a twelve (12) month period for each full-time employee and his/her eligible dependents as specified in Appendix C according to the terms of the full legislative hard cap as defined by Public Act 152 of 2011 with annual adjustments made according to the terms of the CPI formula also identified in this legislation. Any excess difference between the cap amount and the premium amount shall be applied to the member's deductible. FULL Legislative CAP inclusive of all increases as determined in PA 152 for determination of employer/employee health premium shares.

The District agrees to pay the Legislative CAP increase on January 1, 2022 and 2023.

The Employer shall provide payment of health insurance premiums for each eligible full-time employee who requests health insurance. for the duration of this contract.

By November 15 on an annual basis the Association shall submit to the Business Office any changes in MESSA plan options that the Association has elected for the upcoming plan year.

- B. Members not electing health insurance will receive dental, vision, long term disability, and life insurance coverage as described in Appendix C.
- C. The Employer shall provide a prorated payment of the employer's share of health insurance costs for each eligible part-time employee who requests Plan A on a percentage basis of the employee's coverage category according to his/her actual teaching time. Six hours shall be used as the base figure. For example: 1 hour worked = 16 2/3% coverage; 2 hours = 33 1/3%; 3 hours = 50%; 4 hours = 66 2/3%; 5 hours = 83 1/3%; and 6 hours = 100%.

ARTICLE 5.2

COMPENSATION

- A. The salaries of teachers covered by this Agreement are set forth in Appendix B which is attached to and incorporated in this agreement. Salaries shall be paid in twenty-one (21) equal payments every other Friday or equal payments every other Friday ending with the payday following the last calendar work day of the school year. Bargaining unit members electing to choose twentysix (26) payments option must do so in writing to the administrative office before the first teacher work day. Such option will remain in effect during the contractual year.
- B. The salary schedule is based upon the normal duties of a teacher. For extra work the teacher shall be entitled to appropriate additional compensation as in Appendix C.
- C. The professional hourly rate of any teacher shall be (\$30.00) per hour. The teacher shall be paid this established hourly rate in addition to his/her base salary, for all school scheduled time spent after the regular school day in parent-teacher conferences, IEPC meetings, SIP meetings (including NCA Articulation), District Technology Committee & District Curriculum Committee meetings, supervision of extracurricular activities of students, (if not on Appendix C), teacher meetings called by the Administration or Board after 4:00 P.M., or any educational or civic function where attendance is not voluntary but required, except that the Administration may call one meeting per month on the first Monday, and one meeting on the third Monday of each month, immediately after the end of the class day. Adjustments may be made for non-school days and placed in the calendar. Teachers shall not be required to stay longer than one

(1) hour for each meeting. Administration shall not schedule meetings in which teachers' attendance is expected on the Tuesday after the second Monday of each month.

The above shall not apply to situations which are caused by teacher involvement in (a) meeting(s) called in accordance with the following:

- 1. If the affected teachers have voted by a seventy-five percent (75%) majority of the total affected membership, in an election conducted by the Association, to restructure the thirty minutes before and after school time, referenced in Article 3.2, B, to provide time for such meeting(s) as requested by the school improvement committee as provided in number (2) below.
- 2. The district wide school improvement committee may propose a plan for use of such time for curriculum, discipline policy or other similar purposes. The staff shall vote on the plan, as provided above. If the plan is adopted, the restructured time will be considered as being within the normal school day for the duration of the plan. If the plan is not adopted, the regular school day will not be altered except as otherwise provided above.

Example: If the committee requested curriculum work to be done by a building staff after school for two fifty minute meetings per week for three weeks, the teachers could exchange twenty of the required (under Article 3.2, B) thirty minutes per day for three weeks for staying for two fifty minute meetings per week during that period. The other ten minutes per day not restructured would be used for passing and supervision of students at the beginning and end of the school day. Teachers would be excused from attendance during the exchanged time.

- D. The number of contract days for 2016-2017 shall be in accordance with the one hundred eighty (180) student instructional days mandated by the state of Michigan and will be defined on the attached calendar. The last student day shall be a half (1/2) day for students and a full day for teachers. Teachers finishing the responsibilities the end of this day shall not be required to appear for the last teacher (non-student) day.
- E. When a teaching position is not available for a teacher returning from an illness leave of absence, his/her established contract rate shall apply for any duties offered.
- F. Following completion of required academic or professional courses, advancement on salary schedule will occur on the effective date of pay schedule at the beginning of the school year or on February 1, for courses completed during the first semester.

- G. All teachers who are mandated by the state for continuing education shall be required to earn a combination of a minimum of six (6) semester hours and/or 180 SCECHs in a five (5) year period to advance on the salary schedule.
- H. The Employer shall pay the District's legally required share of the Michigan Teachers Retirement Fund, excluding the MIP option or other mandated employee contributions unless specifically defined as part of this Master Agreement.
- I. The Employer shall provide full tuition reimbursement to a teacher up to a maximum of six (6) credit hours per fiscal year (July 1 June 30). Such reimbursement shall be paid upon submission to the Business Office of evidence of successful completion of coursework and receipt of tuition paid by the teacher. To qualify for reimbursement, the teacher shall obtain the Superintendent's approval of the course prior to enrolling in it.
- J. CONTRIBUTORY ANNUITY PLAN: The Board and the Association recognize the importance of each teacher persuing an active savings program to provide for a safe retirement plan. Therefore, the Board agrees to establish a qualified, tax-sheltered annuity or custodial account plan for the exclusive benefit of all Bargaining Unit employees of Central Lake Public Schools and their beneficiaries. The plan shall be effective September 1, 2021. The Board agrees to match 100% of the employee's first four percent (4%) of deferral of their gross salary as determined by the teacher's position on the salary schedule. The Board and the Association shall concur on the investment vehicle to be included in this plan. At a minimum, MEA Financial Services shall be offered as an investment vehicle.

ARTICLE 5.3

EXTRACURRICULAR COMPENSATION

- A. The salary schedule for extra-curricular activities is incorporated as presented in Appendix C.
- B. All percentages listed in the extracurricular salary schedule (Appendix C) shall be limited to the first six years of continuous service and shall be applied to the appropriate level of the B.A. track. However, after three or more years of continuous service, a teacher will be allowed a one year break without interrupting continuous service.
- C. Open positions on the extra curricular schedule shall normally be awarded for the following year by June 1. Association members shall be given preference for open extra curricular positions if they are qualified and/or experienced. The Board reserves the right to determine which member is most qualified and most experienced for the open position.
- D. Should Parent-Teacher conferences be scheduled by the parties outside of the regular school day, requiring extra working time by teachers during that day, such time shall be paid at the

- rate of \$30.00 per hour, or the district will award teachers a compensatory day in exchange for the one afternoon and two evenings of parent-teacher conferences.
- E. In-service or Professional Development activities outside of the regular school day, school week or school year and approved by the administration and teacher(s) shall be paid at the rate of \$30.00 per hour for actual time spent at the activity. Such activities shall be limited to six (6) hours per day unless agreed otherwise by the parties.

ARTICLE 6.1

MISCELLANEOUS PROVISIONS

- A. Teachers shall be informed of a telephone number they may call before 6:30 a.m. to report unavailability for work. Once a teacher has reported unavailability, it shall be the responsibility of the administration to arrange for a substitute teacher.
- B. The Association shall be duly advised by the Employer of fiscal, budgetary and tax programs affecting the district, and the Association shall, whenever feasible, have the opportunity in advance to consult with the Employer with respect thereto.
- C. The Association shall deal with ethical problems arising under the Code of Ethics of the Education Profession in accordance with the terms thereof, and the Employer recognizes that the Code of Ethics of the Education Profession is considered by the Association and its membership to define acceptable criteria of professional behavior.
- D. All school monies will be collected by the office.
- E. On a day in which children are not required to be in attendance due to inclement weather, teachers shall be notified as soon as possible and are not required to report to school on such days. Snow days shall be made up as per state law. When days are to be made up, scheduling of such days shall be negotiated. Days made up in June shall be 1/2 days unless more clock hours are required by state mandate. Teachers will not receive extra compensation for makeup days. Pre-arranged personal leave time shall not be charged when school is closed due to inclement weather.
- F. The Association and the Administration of the school shall cooperate in establishing a calendar for the ensuing year. Insofar as possible, efforts shall be made to avoid conflicts between the academic program and co-curricular, extra-curricular activities.
- G. Teacher aides as mentioned in this contract shall mean adult personnel hired to assist the professional staff in routine assignments. Teacher aides shall not be construed to mean high

school pupils. The provisions of this clause do not infer that members of the Future Teachers Association or S.T.A. class members cannot be allowed in the classrooms to assist in gaining meaningful experience under a qualified teacher. A high school pupil may be hired if necessary to do routine teacher's aide duties, if agreeable to the teacher involved.

- H. Each teacher shall maintain with the office of the Superintendent of Schools the current correct address and phone number which may be used to contact him (or her) in emergency matters while they are in the employ of the school district.
- I. The Association recognizes the occasional need for work to be performed before and after the actual contracted days of employment in a given school year. The Employer may request additional days of employment from a staff member, and if mutually agreed upon, will reimburse said employee at a rate equal to or above the hourly contract rate.
- J. If the Employer decides it is necessary to certify a teacher in another area and the teacher agrees to be recertified, the Employer shall pay tuition, books and fees. In addition, the Employer will pay a stipend of \$150.00 per semester hour taken during the summer non-school days.
- K. Pay for Performance Compliance with Michigan Revised School Code: Consistent with Michigan School Code Revisions and Reform, the parties agree to the following:
 - 1. Regarding Pay for Performance:
 - a. Teachers who are rated effective or highly effective on annual year-end performance evaluation shall be awarded \$1.00 performance pay.
 - b. Teachers who are rated as minimally effective or ineffective on an annual year-end job performance evaluation shall not be awarded the \$1.00 performance pay.
 - 2. The Employer and the Association recognize that an Emergency Manager may be appointed under the Local Government and School District Fiscal Accountability Act to reject, modify, or terminate this collective bargaining agreement as provided in Public Act 4 of 2011. This clause is included in this agreement because it is legally required by state law.
 - 3. On an annual basis, the Employer shall give a copy of its policies and procedures to the Association President. Any revision of these policies shall be given to the Association President within fifteen (15) work days of such Board action.

ARTICLE 6.2 GRIEVANCE REPORT FORM

Grievance #:	rievance #: Central Lake Schoo		School District
Distribution Form:			
Superintendent	Principal	Association	Teacher
	GRIEVAN	ICE REPORT	
Building Assignment:		Name of Grievant:	
STEP I			Date Filed:
A. Date Cause of Grie	vance Occurred:		
B. Statement of Grieva	ance:		
Relief Sought:			
Signature, N.M.E.A.:			⊦Date:
C. Disposition by Prince	cipal:		
Signature of Principal:			Date:
Note: If additional space is needed in D. Position of Grievan		Step I, attach an additional sheet.	
D. FOSILION OF GREVAIN	t and/or Association		
Signature:			Date:
Signature.			Date.
STEP II			
	Superintendent or Desi	ando.	
	rintendent or Designe	•	
D. Disposition of Supe	Threatent of Designer	.	
Signature:			Date:
C. Position of Grievan	t and/or Association		Dato.
5. I Collidit of Chovan	t and/or / tooodiation		

Signature:	Date:
	Continued on next page
STEP III	
A. Date Received by Board of Education or Designee:	
B. Disposition by Board:	
Signature:	Date
Position of Grievant and/or Association	
Signature:	Date:
STEP III-A (Optional) Mediation	
A. Date Submitted to Mediation:	
B. Recommendation of Mediator:	
Signature:	Date:
Position of Grievant and/or Association:	
Signature:	Date:

STEP IV	Arbitration	
A. Date Submitted to Arbitration:		
B. Disposition and Award of Arbitrator ((as per attached statements):	
Signature:		Date:

ARTICLE 6.3 CONTRACT OF EMPLOYMENT – TEACHERS CONTRACT Central Lake Public Schools, Central Lake, Michigan

This is aContract.	
Parties: This contract is entered into between the School District of the Cent hereinafter called "School District," and, hereinafter called "School District,"	
Employment : The School District agrees to hire Teacher for the School Year _ hereby agrees to perform public school services in such grade, department, or Education of the School District, to perform, to obey and fulfill the laws of the State the School District, and in general, to carry out the educational programs of the School District, and in general, to carry out the educational programs of the School District, and in general, to carry out the educational programs of the School District, and in general, to carry out the educational programs of the School District.	assignment as may be requested by the Board of of Michigan and the rules, regulations and policies of
Salary: The School District agrees to pay Teacher in accordance with existing sa in biweekly installments.	alary schedule and computation hereinafter contained
Continuing Tenure : If Teacher holds all certificates and other qualifications required District, and has satisfactorily served a probationary period according to the law of the following of Education of School District, said teacher shall be a teacher on continuing continue in accordance with laws of State of Michigan and policies of School Supplementary contract.	the State of Michigan and as prescribed by the Board contract. Employment on continuing contract shall
Assignment & Transfer & Non-Tenure in Administrative Assignment: Teacher the Superintendent of Schools of the School District. No Teacher employed in a such administrative capacity, but shall be granted continuing tenure only as a class School District to reemploy such teacher in any administrative capacity shall not be laws relating to tenure.	an administrative capacity shall be granted tenure in ssroom teacher. Failure of the Board of Education of
Master Agreement : The provisions of this contract are subject to the terms and contract Lake Education Association and the Board of Education.	conditions of the master agreement developed by the
Extra Duty Assignment : No teacher shall be granted tenure in an extra duty ass may be terminated by the School District upon 30 days written notice. In case of teat the time of termination shall be paid as the number of days worked compared to	ermination, only such proportional part of the pay due
Policy : The statement of policy and rules and regulation of the School District are provisions of master contacts.	e an integral part of this contact if not superseded by
Salary Computation:	
Experience outside system: Income Inc	crements
Extra Duty Assignment:	
Summer Work:	
Longevity:	

Total:

IN WITNESS WHEREOF the parties hereto have set hereunto their hands and seals this day and year above written.

Teacher	Board of Education
Signature:	

APPENDIX A

SALARY SCHEDULE 2021-2022, 2022-2023

• Each bargaining unit member will be issued a complimentary Family Athletic Pass

2021-2022			2022-2023		
Step	BA	MA	Step	ВА	MA
1	\$40,554	\$43,847	1	\$41,365	\$44,724
2	\$42,987	\$46,477	2	\$43,847	\$47,407
3	\$44,609	\$49,108	3	\$45,501	\$50,090
4	\$46,637	\$51,301	4	\$47,570	\$52,327
5	\$48,665	\$53,931	5	\$49,639	\$55,010
6	\$50,693	\$56,123	6	\$51,707	\$57,246
7	\$52,315	\$58,316	7	\$53,361	\$59,483
8	\$54,343	\$60,947	8	\$55,429	\$62,166
9	\$55,964	\$66,209	9	\$57,084	\$67,533
10	\$60,020		10	\$61,220	
Longevity			Longevity		
Year	BA	MA	Year	BA	MA
12	\$60,451	\$66,641	12	\$61,660	\$67,973
13	\$60,672	\$66,861	13	\$61,885	\$68,198
14	\$60,888	\$67,077	14	\$62,106	\$68,419
15	\$61,106	\$67,296	15	\$62,328	\$68,641
20	\$61,648	\$67,838	20	\$62,881	\$69,195
25	\$62,189	\$68,379	25	\$63,433	\$69,746

APPENDIX B

EXTRA-DUTY ASSIGNMENTS POSITION OR DUTY	% OF STEP 1 - 5
Athletic Director	(BA) \$10K
Varsity Coaches	10%
JV Coaches	7%
Freshmen Coaches	5%
Middle School Coaches	5%
Middle School Coaches – 2 teams	7%
One V/JV Ass't Coach (when 12 or more athletes on roster)	5%
One F/MS Ass't Coach (when 12 or more athletes on roster)	2%
Pre-season (Any Varsity head coach)	2%
Cheerleading (Fall Season)	5%
Cheerleading (Winter Season)	5%
Varsity Track (combined)	10%
Elementary Music – at least one performance a year	2%
MSHS Band/Music *per agreement and/or job description	10%
Science Fair	4%
Yearbook Supervisor	3%
(If not part of regular teaching day)	
National Honor Society	1.5%
4 th Grade Overnight Trip Coordinator	2%
5 th Grade Overnight Coordinator	0.5%
8 th Grade Overnight Coordinator	2%
Dean of Students -(at least 1 released hour per day)	\$3,000

• Duties: Discipline of students, parent contacts, follow-up with teachers when appropriate. Other duties not requiring authority over or evaluative responsibilities for other teaching staff as assigned by the Superintendent.

CLASS SPONSORS:	
6TH	1/2 %
7TH	1/2 %
8TH	1/2 %
9TH	1%
10TH	2%
11TH	2%
12TH	2%
Student Council	3%
Art Fair	2%
Counselor – 2 weeks b/4 school & 1 week after	7%
Robotics	5%

- A. * Members may apply for pay for extra-curricular or other approved projects/work for pay at \$30.00 per hour. A committee shall be established consisting of two Association members-selected by the Association and representatives of the Administration. This committee shall review and approve applications for such projects.
- B. The Board shall compensate a teacher at the rate of 10% of the teacher's pay if a sixth class in lieu of prep time is a repeat of another course caused by a split class. However, if sixth class in lieu of prep time creates an additional prep for the teacher, then the Board shall compensate the teacher at the rate of 16% of the teacher's pay.
- C. Mentor teachers shall be paid two-hundred dollars (\$200.00) per semester.
- D. Where positions are divided between two or more teachers the sum shall be divided equally.
- E. If an aide is not assigned to recess duty, teachers may volunteer and the following shall be in effect:
 - 1. For a teacher volunteering to supervise recess (30 minutes/day) for the entire school year, reimbursement shall be at 6% of Step 1-5 of the BA base salary.
 - 2. Teachers who volunteer to substitute for recess duty or who serve as recess supervisor on a less than full school year basis shall be compensated at the rate of ten (10) dollars per recess.
 - 3. Assignment of teachers volunteering on a yearly basis will be at the discretion of the Employer.
 - 4. When there is an administrative decision to not provide for formal recess being built into the elementary building schedule, classroom teachers may schedule one or more unstructured

breaks or playtimes within their school day, not to exceed thirty (30) minutes per day. Such breaks/playtimes shall be supervised on a voluntary, non-extra-compensation basis.

APPENDIX C

MESSA-Plans

The District will pay the full Legislative CAP inclusive of increases as determined in PA 152 for determination of employer/employee health premium. The District will pay the full amounts for Dental, Vision, Life Insurance, AD&D, and LTD as described below.

Two MESSA products:

PLAN A

Choices \$200/\$400 Saver RX

Dental is 80%/80%/80%

Annual MAX \$2000

VSP 3 Plus P

Life Insurance coverage \$50,000

AD&D coverage \$50,000

LTD 66 2/3 % Max benefit \$5,000

SS Offset Family

Or

COLA - Yes

ABC I \$1350/\$2700

Dental is 80%/80%/80%

Annual MAX \$2000

VSP 3 Plus P

Life Insurance \$50,000

AD&D coverage \$50,000

LTD 66 2/3% Max benefit \$5,000

SS Offset Family

COLA – Yes

Plan B

MESSA-Plan B

Cash in lieu @ single subscriber rate per month to be applied towards the MESSA non-taxable options and/or MESSA's MEA-sponsored tax deferred annuity plan for the duration of the contract.

Dental is 80%/80%/80%
Annual MAX \$2000
VSP 3 Plus P
Life Insurance \$50,000
AD&D coverage \$50,000
LTD 66 2/3% Max benefit \$5,000
SS Offset Family
COLA – Yes

SCHOOL IMPROVEMENT PLAN

- A. It is mutually agreed and understood that the school district will be involved in School Improvement Plans, School Reform Plans, or other similar plans which may be known by various names.
- B. Bargaining unit members shall not be excluded from voluntarily participating in School Improvement Plans or school reform plans and such participation shall be voluntary.
- C. Final copies of all School Improvement Plans shall be made available to the Association President upon request.
- D. Site based decisions and/or the school improvement process and committee membership shall be consistent with State and/or Federal regulations and/or guidelines except that site-based decisions and/or school improvement process shall not be contrary to or inconsistent with the terms of this agreement.
- E. Members shall be paid a stipend for their service and membership shall be for a period of three (3) years. The stipend shall be set forth in Article 5.2 C.

Signature Page Dated 08/03/21 | 9:50 AM PDT

CENTRAL LAKE PUBLIC SCHOOLS BOARD OF EDUCATION

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BY: Lenore Weaver, Superintendent

BY:

Kut Murray.

Kurt Murray, UniServ Director
Chief Spokesperson

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Michelle Perkins,
Central Lake EA President

BY:

Mike Zimmerman, NMEA President

BY: Det Lason

Deb Larson, NMEA Staff Liaison

NORTHERN MICHIGAN EDUCATION