MASTER CONTRACT

PINE RIVER AREA SCHOOLS

AND

PINE RIVER EDUCATION ASSOCIATION

MEA/NEA

AMENDED NOVEMBER 13, 2017

2017-2019

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MASTER CONTRACT PINE RIVER AREA SCHOOLS

2016-2017

This Agreement entered into between the Board of Education of the Pine River Area Schools, hereinafter called the "Board" and the Pine River Education Association, MEA/NEA, hereinafter called the "Association."

Statement of Non Discrimination: It is in the policy of Pine River Area Schools that no person shall be unlawfully excluded from participation, be denied the benefits of, or otherwise subjected to discrimination in employment or educational policies and programs because of race, religion, color, national origin, age, sex, marital status or disability.

ARTICLE I – RECOGNITION

- A. The Board hereby recognizes the Association as the exclusive bargaining representative, as defined in Section II of Act 379 Public Acts of 1965, for all regular contract members of the Pine River Teaching Staff, including teachers assigned as counselors and school social workers, but excluding supervisory, executive and/or administrative personnel. The term "teacher", when used hereinafter in this Agreement, shall refer to all currently certified State of Michigan full-time and part-time teachers and school social workers employed by written contract, except substitute teachers employed on a day-to-day basis.
- B. The Board agrees not to negotiate with any teachers' organization other than the Association for the duration of this Agreement. Nothing contained herein shall be construed to prevent any individual teacher from presenting a grievance and having the grievance adjusted without intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the Association has been given written notice of the grievance settlement.
- C. Nothing contained herein shall be construed to deny or restrict to any teacher rights he/she may have under the Michigan General School Laws.

ARTICLE II – TEACHER RIGHTS

- A. Pursuant to Act 379 of the Public Acts of 1965, the Board hereby agrees that every teacher shall have the right freely to organize, join and support the Association for the purpose of engaging in collective bargaining or negotiation and other lawful concerted activities for mutual aid and protection or to refrain from such activity. As a duly elected body exercising governmental power under color of law of the State of Michigan, the Board undertakes and agrees that it shall not directly or indirectly discourage or deprive or coerce any teacher in the enjoyment of any rights conferred by Act 379; that it shall not discriminate against any teacher with respect to hours, wages or other terms or conditions of employment by reason of his/her membership in the Association, his/her participation in any legal activities of the Association or collective professional negotiations with the Board, or his/her institution of any grievance, complaint or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment or refraining from such activities.
- B. The Board specifically recognizes the right of its teachers appropriately to involve the assistance of the Michigan Employment Relations Commission, or mediator from such public agency.
- C. The Association and its members shall have the right to use school building facilities at all reasonable hours for meetings upon proper application.
- D. The Board agrees to furnish to the Association in response to reasonable requests all available information concerning the financial resources of the District including the final budget and allocations and such other information as shall assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the teachers and their students. The Association shall be duly advised of fiscal and tax programs affecting the District and the Association shall, whenever feasible, have the opportunity to consult with the Board with respect thereto prior to general publication.

ARTICLE III – BOARD OF EDUCATION RIGHTS

- A. The Board and its agents, on its own behalf and on behalf of the electors of the District, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan, and of the United States, including, but without limiting the generality of the foregoing, the right:
 - 1. To the executive management and administrative control of the school system and its properties and facilities, and the activities of its employees.
 - 2. To hire all employees and, subject to the provisions of law, to determine their qualifications and the conditions for their continued employment, or their dismissal or demotion, and to promote and transfer all such employees.
 - 3. To establish grades K through 12 and courses of instruction contained therein, including special programs, and to provide for athletic, recreational and social events for students, all as deemed necessary or advisable by the Board.
 - 4. To decide upon the means and methods of instruction, selection of textbooks and other teaching materials, and the use of teaching aides of every kind or nature.
 - 5. To determine class schedules; the hours and days of instruction; parent conference days; the duties, responsibilities, and assignments of teachers and other employees with respect thereto; school related non-teaching activities; and the terms and conditions of employment.
- B. The exercise of the foregoing powers, rights, authority, duties, and responsibilities by the Board; the adoption of policies, rules, regulations, and practices in furtherance thereof; and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this Agreement and then only to the extent such specific and express terms hereof are in conformance with the Constitution and laws of the State of Michigan, and the Constitution and laws of the United States.
- C. Nothing contained herein shall be considered to deny or restrict the Board of its rights, responsibilities, and authority under the Michigan General School Laws or any other national, state, county, district, or local laws or regulations as they pertain to education.

ARTICLE IV - COMPENSATION AND EXPERIENCE CREDIT

- A. The salaries of teachers covered by this Agreement are set forth in Schedules A and B, which are attached to and incorporated in this Agreement. Such salary schedules shall remain in effect during the term of this Agreement.
- B. The salary schedule is based upon a full-time teaching position covering the regularly scheduled school year per the current State of Michigan minimum instructional days and in accordance with the official calendar. Should legislation change whereby total annual hours becomes a consideration for make-up days, this clause will be deleted from the contract.
- C. No teacher's normal workday shall exceed seven and one-half (7 1/2) hours per day, including lunch hour.
- D. When a teacher has completed two (2) semesters in the system he/she will advance one step on the salary schedule in accordance with Schedule A. Half steps will be paid the average of the two whole steps they are between.
- E. For the purposes of provisions provided by this Contract, years of service shall be calculated based on date of hire.
- F. The two (2) methods of payment are as follows:
 - 1. Paid every two (2) weeks twenty-six (26) equal pays.

- 2. Paid every two (2) weeks in twenty-one (21) equal pays with the final pay being paid the second pay in June.
- G. The first pay of the 2017-2018 school year is September 8, 2017. The first pay of the 2018-2019 school year is September 7, 2018.

ARTICLE V – TEACHING CONDITIONS, ASSIGNMENTS AND LENGTH OF SCHOOL DAY

- A. Because the Board of Education has the statutory duty to educate all children within the boundaries of the School District, and because the student/teacher ratio is an important aspect of the educational program, and because the number of students the teacher is required to instruct has a direct bearing upon the amount of work required of the individual teacher, the parties agree that the size of the individual classes shall be given careful consideration and any inequities adjusted upon the request of the teacher or Association if economically and educationally feasible and desirable as determined by the Board of Education.
- B. All attempts shall be made to maintain a maximum class size: in the Elementary Grades kindergarten through third shall not exceed thirty (30) fourth through eighth shall not exceed thirty-two (32) and ninth through twelve shall not exceed thirty-four (34) students per teacher except in shop classes, which shall not exceed twenty-four (24) students per teacher. Vocal music and/or Band shall be open to any number registered. Class size for physical education classes shall be forty (40) students per teacher and strength and conditioning shall be thirty-six (36) per teacher.
 - 1. Combination classrooms shall have up to and including twenty-four (24) students per Elementary classroom.
 - 2. When these sizes are exceeded, a student overload will exist and the following compensation will occur: 1) a classroom para-professional may be assigned to address the overload situation; 2) compensatory pay will be provided using the formulas that follow: High School/Middle School teachers will receive one hour per week per student overload, Elementary teachers will receive one hour per day per student overload, and Elementary Specials teachers will receive \$3.35 per session per student overload; or 3) a meeting will be held with the Teacher, Association President and/or Representatives and Superintendent and/or Board Representatives to arrive at an agreeable solution to the problem.
 - 3. Resource room class sizes shall conform to the State of Michigan Rules and Regulations or per waivers through the ISD.
- C. All teachers shall be entitled to a duty free, uninterrupted lunch period of at least thirty (30) minutes.
- D. Secondary teachers shall have one (1) planning/preparation period. Elementary teachers shall be free from classroom duties for a minimum of forty-five (45) minutes per day for planning/preparation. Should the Board of Education hire additional specialists, the elementary teachers shall be free from classroom duties for that period of time. This time may be added to the forty-five (45) minutes and averaged over a two-week period, provided such time does not exceed an average of sixty (60) minutes per day.
 - 1. In the event a teacher does not receive the planning/preparation time above specified, or shall be called upon to teach during a regularly scheduled preparation period, he/she shall receive \$21.50 pro rata for less than time above specified. A teacher may elect to receive compensatory time in lieu of hourly pay. Seven (7) hours of accrued time will equal one day. You may use up to one (1) day per school year. Any accrued compensatory time not used by the end of the school year shall be paid at the rate specified above.
 - 2. It is expressly understood that this provision is intended to cover emergency situations. Teachers shall not be assigned in place of a substitute teacher or be assigned when absence is known in advance if at all possible. However, teachers may volunteer in advance to cover for other absent teachers under the conditions established in Number 1 above. Such

volunteers shall be placed on a list by hour by the building principal and called upon on a rotating basis inasmuch as is possible.

- E. Unless prohibited by legislation, the president of the Association shall be released from his/her teaching duties for one-half (1/2) day per month to work on matters of concern to the Association.
- F. Any staff member required to work in excess of the teacher work days specified in the regularly scheduled school year shall be paid his/her daily rate of pay for all additional days or hours. This does not affect Schedule B positions.
- G. Compensatory time shall not be granted to extend regularly scheduled vacations, nor shall it be used to work for another employer.
- H. Building start times and staff report times are in Schedule C of this Contract.
- I. The length of the elementary teaching day shall be as near as possible to the length of the secondary teaching day.
- J. 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 teacher organization. The Board and Association pledge themselves to seek to extend the advantages of public education to every student without regard to race, creed, religion, sex, color, or national origin and to seek to achieve full equality of educational opportunity to all pupils.
- K. All elementary and secondary teachers shall attend school functions of their respective buildings, such as Open Houses, Parent-Teacher-Conferences, student activities for which they are responsible, and student dances for which they have volunteered. Elementary teachers are expected to attend PTCG's. Teachers shall be responsible for supervision at any official class functions for which they have agreed to supervise. The Association recognizes the fact that it is in each teacher's professional interest to be involved in extra-curricular activities during the course of the school year.
- L. All teachers must attend meetings called by the administration as a regular part of their teaching duties unless otherwise excused by the administration. All meetings shall begin within thirty (30) minutes after an operational school day. Morning meetings may be held provided they adjourn within fifteen (15) minutes of school starting time.
- M. Teachers shall give account for school materials, equipment, and facilities assigned to them provided they have sole responsibility for their working area.
- N. Reasonable supervision of students is the teacher's responsibility during the school day. This includes activities in all school areas such as cafeteria, halls, lavatories, playgrounds, assemblies, and any other place where students may congregate during the normal school day. Teachers shall cooperate in good housekeeping practices in the halls, respective classrooms, and their lounge.
- O. Every effort will be made by the administration to insure that facilities are maintained in a safe and healthy condition.
- P. All teachers who are eligible to receive the services of a trained aide(s) shall be consulted before such services begin. Training of aides is the responsibility of the administration.
- Q. 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 tenured teachers. It is understood and agreed that mentor teachers may also be retired teachers or college professors as allowed by law. No mentor will be assigned more than one (1) probationary teacher per year without association approval.
 - 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.

- 3. 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 an evaluative, disciplinary or supervisory capacity over a probationary teacher, nor shall the mentor teacher be required to provide information for use in such administrative functions regarding the probationary teacher assigned. The function of mentoring shall not be included, on the mentor teacher's request, in the mentor teacher's performance evaluation.
- 5. The mentor teacher shall assist the probationary teacher in planning with the administration the fifteen (15) days of professional development within the first three (3) years of employment of the probationary teacher.
- 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. Mentor teachers shall be paid \$30/hour.
- 8. Mentors are expected to perform the following duties:
 - a. Spend approximately forty-five (45) minutes of planned time with the assigned probationary teacher twice a month. This time includes weekly in-person or telephone contacts if the teacher is having difficulty impromptu contacts. Planned time meetings should be kept to a maximum of fourteen (14) hours per semester unless additional time is approved by the principal.
 - b. Document all dates of conferences, personal contacts and classroom visits with the assigned teacher in a conference log that is to be provided to the principal at the end of the school year.
 - c. Suggest current research or otherwise provide insight and suggestions for improving instruction in both the probationary teacher's subject area and in the classroom management strategies.
 - d. At least one (1) planned classroom visit conducted during the year.
 - e. Help probationary teacher select appropriate in-service days that meet the state guidelines (currently fifteen (15) days in a three (3) year period).
 - f. Be part of a summer or other non-instructional day "Mentor Day" for up to two (2) days, not to exceed six hours, for a stipend of \$125. Must have a principal signed, pre-approved agenda and all mentors and mentees must be invited.
- R. Teachers will sign and adhere to the computer and network acceptable use policy. The contents of the policy are subject to collective bargaining.
- S. The term "part time teacher" shall be understood to be any highly qualified teacher employed by the district for less than 100% of the contracted teaching day. All stipulations within the Contract will be applied equally to full time and part time employees, except to comply with the following.
 - 1. If a position becomes available that would be served by a part time teacher, this position shall be treated as a vacancy and therefore posted accordingly. In the event that a qualified candidate cannot be found internally or externally, the position shall remain unfilled. No teacher shall be reduced to part time unless there is mutual agreement between the Board, the Association, and the individual teacher.
 - 2. Tenured teachers may request job sharing by sending a letter to the superintendent.
 - 3. The prorated percentage of a part time teacher's assignment shall be determined using a mutually agreed upon method by the Board and the Association, calculated on an individual basis. This will be used in determining the annual compensation for the part time teacher.

- 4. The prorated portion of Board-contributed health insurance premiums will be computed in the same manner as the annual compensation, unless the prorated portion is greater than or equal to seventy-five percent (75%) of full time, in which case the part time teacher's benefits will be equal to that of a full time teacher's benefits, or as required by law.
- 5. A part time teacher will move up in experience steps equivalent to a full time teacher.

ARTICLE VI – VACANCIES AND PROMOTIONS

Whenever a vacancy in a professional teaching position in the District shall occur, the Board shall publicize the same by giving written notice of a vacancy to the president of the Association and providing appropriate posting in each of the several school buildings.

ARTICLE VII – SICK LEAVE AND LEAVES OF ABSENCE

- A. Teachers shall be granted seven (7) sick days per year. Sick days will be credited to each teacher's sick day account at the beginning of the school year. Sick days may be used for an individual illness as well as that of the "immediate family" as defined under funeral leave in Section J. If at the end of a school year more days have been used than accumulated, it will be deducted from the said teacher's last check. In addition, at the beginning of the school year, the business office will provide each teacher with a statement indicating the number of sick days accumulated as of the end of the previous school year, plus the seven (7) new credited days, and the total days available. The administration reserves the right to ask for a doctor's note in the event of questionable use of leave time.
 - 1. Sick leave days may accumulate to one hundred thirty-five (135) days.
 - 2. After ten (10) continuous years of service, teachers retiring or voluntarily leaving the School District shall be paid at fifty percent (50%) of current daily sub rate for their accumulated sick days.
- B. Up to five (5) personal business days may be granted to a teacher for the purpose of transacting business of an urgent nature which cannot be transacted at times other than the normal working hours. These days are not intended to be used to extend vacations or holidays. Written application shall be made at least three (3) days prior to the expected date of absence, except in the case of an emergency situation. Unused personal business days roll over to sick leave accumulation.

Disclosure of the reason for use of personal business days is to be at the discretion of the teacher. The Board reserves the right to deny personal business days when too many staff members request the same day and permission for all requests would make it impossible to hire substitutes. The parties agree that abuse of leave time, paid or unpaid; will be given very careful consideration. This is to include compensatory time earned.

- C. Special Circumstances: Should extenuating circumstances occur, compensatory time or a personal day may be used to extend a vacation with approval of the Superintendent.
- D. Upon reaching ten (10) years of teaching and provided the two (2) most current year-end evaluations are rated as effective or better, leaves of absence without pay may be granted upon application for not more than one (1) year, unless by mutual agreement, for the following purposes:
 - 1. Special program completion problems may be considered by the Board. The regular salary increment occurring during such period shall be frozen.
 - 2. For a teacher to work outside of the field of education in his/her field of specialization training.
 - 3. All unpaid leaves of absence, granted by the employer, will result in the employee paying the cost of his/her benefits for the time of the unpaid leave.
- E. Family and Medical Leaves: Leave without pay may be granted up to a maximum of one (1) year renewable at the discretion of the Board.

- 1. Upon request, the Board shall grant unpaid leaves of up to one (1) year renewable for the following reasons:
 - a. The serious health condition of the employee; or
 - b. The serious health condition of the employee's spouse, parent, parent-in-law, grandparent, or child; or
 - c. The birth of a child; or
 - d. The placement of a child for adoption or foster care.

The term "child" includes any individual under 18 for whom the employee serves *in loco parentis*; a child over 18 who is incapable of self-care because of physical or mental disability; or a biological, adopted, or foster child.

- e. Other reasons pursuant to FMLA.
- 2. Upon return from the leave, the employee shall be returned to the position held immediately before the leave began as provided for twelve (12) week FMLA leave. If the position no longer exists, the employee shall be returned to a position equivalent in pay, benefits, hours, and other terms and conditions of employment.
- 3. The employee shall have the option of or the employer may require first using accrued paid sick leave, vacation, and/or personal leave during the leave. The remainder of any leave will be unpaid.
- 4. Health benefits will be continued for the first twelve (12) weeks of leave in any twelve (12)month period under the same conditions and at the same level as if the employee were still at work.
- 5. Seniority shall continue to accrue during the leave.
- 6. The employee shall have the right to take the leave on a reduced or intermittent schedule if subject to FMLA .
- 7. Whenever practicable, the employee will provide the employer at least thirty (30) calendar day's written notice of the request for the leave. It will include the reason for the request; the expected beginning date; the expected ending date; and whether or not the employee intends to use paid leave for any part of the leave.
- F. After ten (10) years of effective/highly effective service, leaves of absence shall be granted of up to two (2) years to any teacher who joins the Peace Corps as a full time participant in such program. Any period so served shall be treated as time taught for purposes of salary schedule set forth in Schedule A of this Agreement.
- G. Teachers who are officers of the Association or are appointed to its staff should, upon proper application, be given leave of absence without pay for the purpose of performing the duties of the Association. Teachers given leaves of absence without pay shall receive credit toward annual salary increment on the schedule appropriate to their rank.
- H. Military leaves of absence shall be granted to any teacher who shall be inducted or shall enlist for military duty to any branch of the armed forces of the United States, not to exceed the normal tour of duty.

Teachers on military leave shall be given the benefit of any increment which would have been credited to them had they remained in active service to the school system.

I. Teachers may take one day a year, charged to sick leave, for the birth of a grandchild, to attend the funeral of an individual not addressed under "funeral leave" or for emergency concern or special circumstance. Requests for additional days under this category must be made directly to the Superintendent.

- J. In case of a death in the immediate family, three (3) days of Funeral Leave, not deductible from the teacher's sick leave allowance, shall be granted. In cases where additional bereavement leave days may be required, the Superintendent shall grant, upon request, two (2) additional days for this purpose, such days to be deductible from the teacher's sick leave allowance. For the purposes of this Article, the "immediate family" shall be defined as including: spouse, parent, children, siblings, grandparents, grandchildren, mother-in-law, father-in-law, sons-in-law, daughters-in-law, aunts, uncles, and residents of the immediate household.
- K. Any teacher who suffers an on-the-job injury, which is compensable under the Michigan Worker's Compensation Law, shall receive the difference between his/her normal and that amount he/she is provided by Worker's Compensation.
- L. A leave of absence will be granted to a teacher called for jury service. The Board shall pay an amount equal to the teacher's daily salary, and the daily jury duty fee paid by the court (not including travel allowances or reimbursements of expenses) shall be given to the School District for such day on which the teacher reports for or performs jury duty. Teachers called to testify directly related to their employment shall be paid in the same manner provided the teacher is not a party adverse to the district.
- M. At the beginning of each school year, the Association shall be credited with twenty (20) days to be used by the teachers who are officers or agents of the Association with a maximum of three (3) consecutive days being used by any one teacher, such use to be at the discretion of the Association. The Association agrees to notify the Board no less than forty-eight (48) hours in advance of taking such leave. The Association shall pay the cost of substitute teachers.

In the event a teacher is elected to state office, days used to attend regular meetings shall not be deducted from the Association days.

- N. Any day on which an employee is absent, and he/she is engaged in professional business as an observer or participant under the direction of the Board of Education, shall not be regarded as an absence, provided such business has been cleared through the Superintendent's office.
- O. The following shall be in effect in the event school is closed on a regularly scheduled day:
 - 1. Sick Leave: Sick leave shall not be deducted if such day falls on the day of a prearranged paid sick leave.
 - 2. Personal Business Leave: A personal business day shall not be deducted if such day falls on the day of a prearranged personal business leave day.
 - 3. Funeral Leave: Funeral leave day taken under Article VIII, Section H, shall not be deducted if such day falls on a prearranged funeral leave day and the individual uses that day for the purpose intended.
- P. Teachers using not more than two (2) sick and/or personal days during the school year will receive a five hundred dollar (\$500.00) stipend at the end of the year. Teachers using more than two (2) but not more than five (5) days during the school year will receive a one hundred dollar (\$100.00) stipend at the end of the year. First year teachers will be granted ten (10) sick days and will have the option of placing two (2) sick days in the Teacher Sick Bank. Days placed in the sick bank will not be counted as days of absence.
- Q. Sick Leave Bank
 - 1. The Board of Education will cooperate in the operation of a Sick Leave Bank. All certified professional personnel of the bargaining unit may participate in the bank on a voluntary yearly basis. First year teachers will have the option to be granted 10 sick days of which two (2) will be placed in the Teacher Sick Leave Bank. Exceptions to this Article will be individuals who are on short or long-term disability.
 - 2. The primary purpose of the Sick Leave Bank is to protect an employee's earning power during periods of protracted and unavoidable absence due to his/her incapacity to perform the responsibilities of his/her assignment.

- 3. Each individual teacher, except first year teachers, may join the Sick Leave Bank only after she/he donates one (1) day and only one (1) day of his/her accumulated sick leave to the bank and submit his/her authorization to join. The authorization to join must be made within the health insurance policy's open enrollment period at the beginning of each participatory year or during the first thirty (30) days of employment with the district. Teachers opting to not enroll in the Sick Leave Bank during the open enrollment period shall be denied membership to the bank for the duration of that school year.
- 4. In the establishment of the Sick Leave Bank, each employee that agrees to take part in the Sick Leave Bank will donate one (1) day as described in paragraph 3 of this section. The Sick Leave Bank shall not exceed three hundred (300) days. First year teachers may join with two (2) days regardless of accumulated days.
- 5. A member will donate one (1) day of his/her sick leave to the bank only when the tabulation drops below two hundred (200) days. When the bank falls below the two hundred days (200), an additional day will be taken from all participating members at the start of the following year. No days will be deducted from any employee if the deduction of the days from any or all participating employees causes the maximum, outlined in paragraph 4 of this section, to be exceeded.
- 6. A person withdrawing from membership in the bank will not be able to withdraw the contributed days.
- 7. Upon depletion of a member's own accumulated sick leave, he/she must wait an additional ten (10) school days before drawing from the Sick Leave Bank. The ten (10) school days may be paid retroactively when or if the Sick Leave Bank Committee has authorized a grant.
- 8. Maximum withdrawal will not exceed ninety (90) days per person per year. When, and only when, the teacher is eligible for LTD, the total amount of days that may be withdrawn shall be no more than the number of days needed between the member's accumulated sick leave and the time period that is required before LTD takes effect.
- 9. A person who is on layoff or on a non-compensated leave of absence shall not be able to withdraw days from the Sick Leave Bank except as specified in paragraph 10 of this section.
- 10. A member of the Sick Leave Bank on a non-compensable leave of absence due to reason of disability is eligible to apply for coverage by the bank and may use these non-compensable days to satisfy the waiting period of (10) days as mentioned in paragraph 7 of this section.
- 11. The Sick Leave Bank Committee will control the Sick Leave Bank and retroactive withdrawals. The committee shall consist of the President and Vice President of the Association, the Superintendent, and the employee's immediate supervisor. Granting of Sick Leave Bank withdrawal and retroactive pay shall be secret ballot with each member of the committee having exactly one (1) equal vote. Simple majority of the vote will rule.
- 12. The Sick Leave Bank Committee may request documentation verifying incapacity to perform his/her teaching responsibilities and his/her need to Sick Leave Bank withdrawal.
- 13. Any participating teacher who has used days from the Sick Leave Bank will not be required to pay back those days the first time he/she utilizes the Sick Leave Bank. Any participating teacher who has requested to withdraw days two (2) or more times will repay the number of days used by donating no less than three (3) of his/her accumulated sick leave. These three (3) days will apply toward repayment, plus one (1) additional day will be donated from his/her accumulated sick leave, which is needed for Sick Leave Bank participation. This one (1) day does not apply toward repayment of day(s) used. Donations will be at the start of the contract year until all withdrawn days are replaced. Teachers who use days from the Sick Leave Bank and do not continue participation will repay Sick

Leave Bank days used by forfeiting seven (7) days of accumulated sick leave days per year until repayment equals the days withdrawn from the Sick Leave Bank.

R. Each teacher will be given one (1) Professional Day to attend a professional development opportunity for a paid position that they currently hold. Examples could include attending a teaching conference, a coaching clinic, or shadowing another teacher in district or outside of district. No sick days shall be deducted from the teacher. The burden to find funds to cover the expenses related to the professional development opportunity shall fall on the teacher.

ARTICLE VIII – PROTECTION OF TEACHERS

- A. Since the teacher's authority and effectiveness in his/her classroom is undermined when students discover that there is insufficient administrative backing and support of the teacher, the Board recognizes its responsibility to give all reasonable support and assistance to teachers with respect to the maintenance of control and discipline in the classroom.
- B. Any case of assault upon a teacher shall be promptly reported to the Board or its designated representative. The Board shall provide legal counsel to advise the teacher of his/her rights and obligations with respect to such assault and shall render all reasonable assistance to the teacher in the handling of the incident by law enforcement and judicial authorities.
- C. If any teacher is complained against or sued by reasons of disciplinary or other action taken by the teacher against a student, the Board shall reimburse the teacher for the cost of legal counsel and defense if said teacher is acquitted of such charges against him/her, provided that the teacher's professional organization does not make such reimbursement.
- D. The Board shall reimburse teachers up to \$250 any loss, damage, destruction of clothing or personal property, or insurance deductible of the teacher while on duty for the school or on the school premises, provided that such loss is not the fault of the teacher due to negligence, and provided that such loss is not covered by the owner's insurance or the school's insurance.
- E. Any complaints by a parent of a student directed toward a teacher may be put in writing by the parent and called to the teacher's attention whenever possible, although it is recognized that the administration must follow legal procedures in the event of specific allegations.
- F. Teachers shall be expected to exercise reasonable care with respect to the safety of the pupils and property.
- G. The official personnel file for each teacher shall be maintained in the central school office. Any material shall be brought to the attention of the teacher before being placed in his/her file. If the teacher disagrees with the material, he/she shall have the right to file a written response within ten (10) days and such response shall be filed in his/her personnel file.
- H. A teacher shall have the right by appointment 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 present during such review.
- I. The teacher shall be entitled to full rights of citizenship and no religious or political activities of any teacher or the lack thereof outside of school hours shall be grounds for any discipline or discrimination with respect to the professional employment of the teacher.
- J. FOIA (Freedom of Information Act): All items placed into files that can be accessed through FOIA must be initialized by the teacher prior to being placed in the file. When a person, other than the employee(s) given direct responsibility of managing the files, asks to see an employee's file, the employee whose files are being requested will be notified immediately and the maximum time permitted by law will be taken before files are shown or turned over unless the teacher whose files are being requested waives this action upon notification.

ARTICLE IX – NEGOTIATION PROCEDURES

- A. It is contemplated that matters not specifically covered by this Agreement but of common concern to the parties shall be subject to professional negotiations between them from time to time during the period of this Agreement upon request by either party to the other. The parties undertake to cooperate in arranging meetings. Items for a given meeting shall be limited to an agenda proposed in advance.
- B. In any negotiations described in the Article, neither party shall have any control over the selection of the negotiation or bargaining representatives of the other party and each party may select its representatives from within or outside the School District. It is recognized that no final agreement between the parties may be executed without ratification by a majority of the Board of Education and by a majority of the membership of the Association, but the parties mutually pledge that representatives selected by each shall be clothed with all necessary power and authority to make proposals, consider proposals, and make concessions in the course of negotiations or bargaining subject only to such ultimate ratification.
- C. If the parties fail to reach an agreement in such negotiations, either party may invoke the mediation machinery of the Michigan Employment Relations Commission or take any other lawful measures it may deem appropriate.

ARTICLE X – PROFESSIONAL GRIEVANCE PROCEDURE

- A. A grievance shall be defined as an alleged violation, by a teacher or the Association, of any specific term of this Agreement, misinterpretation or misapplication of any provision of this Agreement.
- B. Reference to "days" in the procedure shall mean school days except when school is not in session due to summer recess. During that period "days" shall refer to weekdays, excluding holidays.
- C. It is mutually agreed that all grievances, disputes, or complaints arising under and during the terms of this Agreement shall be settled in accordance with the procedure herein provided and that there shall at no time be any strikes, tie-ups of equipment, slowdown, walk-outs or any other cessation of work through the use of any method of lockout or legal proceedings.
- D. Every effort shall be made to adjust controversies and disagreements in an amicable manner between the Board and the Association.
- E. STEP I. A conference between the aggrieved employee, the Association representatives, or both, and the building administrator in charge will be held within five (5) days of the alleged grievance. In the event that such conference fails to settle the differences, it shall be the responsibility of the aggrieved to reduce any grievance to writing on the regular grievance form provided by the Association within five (5) days of the informal grievance conference and proceed to Step II. Written grievances required herein shall contain the following:
 - 1. It shall be signed by the grievant or grievants or Association.
 - 2. It shall contain a synopsis of the facts giving rise to the alleged violation.
 - 3. It shall cite the section or subsection of this contract alleged to have been violated.
 - 4. It shall contain the date of the alleged violation.
 - 5. It shall specify the relief requested.
- F. STEP II. A hearing between the grievant and/or the Association and the Superintendent or his/her designated agent shall be held within ten (10) days and a decision shall be rendered in seven (7) days after the hearing.
- G. STEP III. In the event the previous step fails to settle the complaint, the grievant and/or Association shall appeal the same within five (5) days to the Board of Education by filing such written grievance, along with the decision of the Superintendent, with the officer of the Board in charge of drawing up the agenda for the Board's next regularly scheduled meeting.

Upon proper application as specified, the Board shall allow the teacher, and/or his/her Association representative, an opportunity to be heard at the regularly scheduled meeting for which the grievance was scheduled. The Board may hold future hearings therein or otherwise investigate the grievance for a period of ten (10) days, or by written mutual consent for a longer period of time. Within ten (10) days of the final hearing, the Board shall render its decision in writing, except with the express written consent of the Association, shall the final determination be longer than ten (10) days from the final hearing.

H. STEP IV. If the Association and/or grievant is not satisfied with the disposition of the grievance at Step III, it may, within ten (10) days after the decision of the Board, refer the matter for arbitration to the American Arbitration Association in writing and request the appointment of an arbitrator to hear the grievance. If the parties cannot agree upon an arbitrator, he/she shall be selected in accordance with the rules of the American Arbitration Association.

Neither party may raise a new defense or ground at Step IV not previously raised or disclosed at other written steps.

- I. Arbitration costs shall be shared equally by both parties.
- J. Tenure Grievance. If any teacher has a complaint regarding any condition of employment covered by the Michigan Teacher Tenure Act, such complaint or grievance shall be dealt with exclusively through the provisions of said Act and the established procedure thereof. Tenure grievances are not subject to the grievance procedure.

ARTICLE XI – MISCELLANEOUS PROVISIONS

- A. The Board agrees at all times to maintain an adequate list of substitute teachers. Teachers shall be informed of a telephone number they shall call as early as possible, but no later than 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. This Agreement shall supersede any rules, regulations, or practices of the Board that shall be contrary to or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms contained in any individual teacher contracts heretofore in effect. All individual teacher contracts shall be made expressly subject to the terms of this Agreement. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.
- C. If any provision of this Agreement or any application of the agreement to any teacher or group of teachers shall be found contrary to law, then such provision or application shall be deemed not valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

ARTICLE XII – INSURANCE

- A. The Board shall provide Primary Health benefits through 44North, with Secondary benefits through a provider of the district's choice. This protection will be for the full duration of the Contract. All employees shall enroll in Plan A, Plan B, Plan C, or Plan D.
 - 1. The Plan A benefit and contribution specifics are as follows:
 - a. IN Deductible: \$200/\$400 OV/Chiropractic/UC/ER Copay: \$15/\$15/\$15/\$100 (Specialist, Chiropractic, UC, ER after deductible)
 Rx Drug Copay (30 day supply): \$5 \$10/\$40/\$80/20% of approved amount (\$100-200 Max)
 Rx Drug Copay (90 day supply): \$20/\$80/\$160/Not available
 Preventive Care and Adult Immunization Rider included
 Teledoc

- b. Delta Dental with coordination of benefits 100/80/80 \$1300 Annual Max Two (2) Cleanings and Sealants Orthodontics: 80% Lifetime Max \$2000 for children up to age 19
- c. Vision VSP-3 Gold
- d. Long Term Disability 60%/\$5000 maximum per month 90 calendar days modified fill Freeze on offsets Alcohol/drug addiction 2-year limit Mental/nervous 2-year limit
- e. Negotiated Life and AD&D Insurance \$45,000 each and waiver of premium
- f. The Board will contribute \$16,128 towards the cost of the family plan, with rates for two-person and single plans to be prorated and calculated by 44North. Employees will contribute the remaining cost. This amount will be provided by 44North.
- 2. The Plan B benefit and contribution specifics are as follows:
 - a. IN Deductible: \$500/\$1000 OV/Chiropractic/UC/ER Copay: \$15/\$15/\$100 (Specialist, Chiropractic, UC, ER after deductible)
 - Rx Drug Copay (30 day supply): \$20/\$60/\$80/20% of approved amount (\$200-400 Max)

Rx Drug Copay (90 day supply): \$40/\$120/\$160/Not available Preventive Care and Adult Immunization Rider included Teledoc

- b. Portions (b.) through (e.) from Plan A are included in Plan B.
- c. The Board will contribute \$16,128 towards the cost of the family plan, with rates for two-person and single plans to be prorated and calculated by 44North. Employees will contribute the remaining cost. This amount will be provided by 44North.
- 3. The Plan C benefit and contribution specifics are as follows:
 - a. IN Deductible: \$1500/\$3000 30% Coinsurance, with maximum of \$1500/\$3000 OV/Chiropractic/UC/ER Copay: \$15/\$15/\$100 (Specialist, Chiropractic, UC, ER after deductible) Rx Drug Copay (30 day supply): \$20/\$60/\$80/20% of approved amount (\$200-400 Max) Rx Drug Copay (90 day supply): \$40/\$120/\$160/Not available Preventive Care and Adult Immunization Rider included Teledoc
 b. Portions (b.) through (e.) from Plan A are included in Plan C.
 - c. The Board will contribute \$16,128 towards the cost of the family plan, with rates for two-person and single plans to be prorated and calculated by

44North. Employees will contribute the remaining cost. This amount will be provided by 44North.

- 4. The Plan D benefit and contribution specifics are as follows:
 - a. Portions (b.) through (e.) from Plan A are included in Plan C.
 - b. There is no employee contribution.
 - c. The Board will grant an annual stipend in the amount of \$3742 to any employee who elects to enroll in Plan D.
- B. If, at any time during the duration of this Agreement, a new insurance quote is returned from 44North, either the Board or the Association has the ability to call for both Article XII and Schedule A to be reopened for negotiation. The call to reopen must be made within thirty (30) days of receiving the quote. If neither side calls for a reopener, the Agreement will remain closed. Under this provision, neither party may refuse the reopener, and Article XII and Schedule A are the only portions of this Agreement that will be reopened.
- C. All costs to implement and administer the Section 125 plan shall be borne by the Board.
- D. Health plan specifications shall not include coverage for abortion services, which the Board is prohibited from funding under Section 166d of the 1997-1998 State School Aid Act or its successor provision.
- E. It is expressly understood that when the District employs two spouses, no duplicate health insurance shall be issued, it being the intent of the Board to provide only the insurance coverage for the entire family within the above program. For married couples employed by the School District, one of the spouses must select Plan D specified in Section A above.
- F. A single payroll deduction shall be available for any or all additional insurance programs.
- G. Negotiated Term Life Insurance benefits shall be paid to the employee's designated beneficiary.
- H. The Board shall be the policy holder.

ARTICLE XIII – SENIORITY

- A. Seniority: New employees hired into the Unit shall be considered as probationary employees as prescribed by the Tenure Act.
- B. The term "seniority" as hereinafter used shall be length of continuous service with the Pine River Area Schools.

Leaves of absence granted pursuant to this contract shall not constitute an interruption in continuous service. Credit given for outside teaching experience in school districts shall not be considered for the purpose of accumulating seniority, but shall serve to reduce the probationary period in accordance with the provisions of the Tenure Act.

- C. 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 Pine River Area Schools.
- D. The Board of Education shall prepare a seniority list by classification based on continuous service in the Pine River Area Schools and transmit a copy of the same to the Association on or before the first day of October of each year of this contract.

ARTICLE XIV – MILEAGE/CARTAGE ALLOWANCE

- A. Each itinerant teacher shall have an assigned beginning school for each day. Travel between the assigned school and other school shall be reimbursed. A daily record will be maintained and must be submitted monthly for reimbursement to the business office. This form must be submitted to the business office through the building or central office secretaries no later than the 15th day of the following month.
- B. All mileage will be reimbursed at the approved current rate set by the IRS.

ARTICLE XV – SCHOOL IMPROVEMENT/SITE-BASED DECISION-MAKING

The Board and the Association recognize that employees at individual schools are given increased responsibility pursuant to planning and problem solving which focus on improving quality and delivery of educational services.

A. A Building Site-Based decision making committee of volunteers may be established for the purpose of school improvement planning.

This committee will submit all plans to the Board of Education for approval.

- B. If any aspect of a site-based decision-making plan is contrary to the terms of the collective bargaining agreement, said aspect will not be implemented unless the SDC obtains a waiver from the Association. Said waiver must be in writing and must specify the contractual provision waived, the nature and duration of the waiver, and the employees affected by the waiver. The waiver will be considered an addendum to the collective bargaining agreement, and any dispute as to its interpretation or application will constitute a grievance within the meaning of said agreement. No such waiver shall be precedent setting nor shall it extend beyond the life of this agreement.
- C. Except to the extent waived above, the collective bargaining agreement will remain in full force and effect and have full application to the employees who are affected by the site-based decision-making arrangement.
- D. No employee will be excluded from the bargaining unit as a supervisory or managerial employee within the meaning of the Labor Relations Act by reason of his/her participation in a site-based decision-making arrangement.
- E. The Board reserves the exclusive right to reject a proposed plan, and to reject a request for renewal or extension of a plan.

In those instances where a proposed plan is rejected or not renewed, the Board will identify the reasons. It is expressly understood that the Board's decision to reject a proposal or not to renew/extend a plan is not subject to the grievance procedure detailed in Article XIII.

F. Participation in site-based decision-making necessitates work beyond the regular workday. Participants will be compensated according to Schedule B. Participants anticipating compensation according to Schedule B shall make their intentions known to the administration and may so be excused from the volunteer school improvement planning team for that month.

ARTICLE XVI – LEAST RESTRICTIVE ENVIRONMENT

A. Local District Planning

Upon signing of this agreement, the Board shall immediately meet with the Association and fully advise it regarding the history and status of all current or prospective planning activities relating to the implementation of the least restrictive environment (LRE) concept throughout the Wexford-Missaukee Intermediate School District and the Pine River District, or any portion thereof. Whether such planning has commenced or not, from the signing of this agreement forward, whenever such planning activities occur, the Board shall assure that the Association shall be a full participant in any planning process involving the district, as well as in the formulation and presentation of the Board's position as a part of any such planning activities involving the Intermediate School District.

In cases where plans are completed without initial Association participation and are already in the process of implementation, the Association shall be provided the opportunity to review and recommend modification.

B. IEPC/MET Participation

Whenever it is known in advance that a bargaining unit member will be providing instructional or other services to a handicapped student in a regular education classroom setting he/she shall be invited, in writing, to participate in the individual educational planning committee (IEPC) that may initially place (or continue the placement of) the student in a regular education classroom. Unless directed to attend by Employer, the member may choose not to do so.

ARTICLE XVII – MEDICALLY FRAGILE STUDENTS

No bargaining unit member, except an employee hired for this purpose, shall be required to provide custodial care or health services or any act or function constituting the practice of medicine. The teacher shall be informed and instructed as to emergency measures that may be necessary because of the student's condition.

SCHEDULE A - SALARY SCHEDULE

Teachers hired prior to September 1, 2016 will be paid according to the following schedule.

2017-2018 Salary				
Step	BA I	BA + 15 II	MA III	
1	\$35,385	\$36,089	\$37,151	
2	\$37,477	\$38,229	\$39,356	
3	\$39,578	\$40,366	\$41,559	
4	\$41,671	\$42,502	\$43,765	
5	\$43,764	\$44,647	\$45,972	
6	\$45,861	\$46,786	\$48,180	
7	\$47,959	\$48,921	\$50,388	
8	\$50,058	\$51,066	\$52,595	
9	\$52,151	\$53,203	\$54,802	
10-13	\$54,246	\$55,341	\$56,987	
14-17	\$59,030	\$60,222	\$62,019	
18+	\$60,788	\$62,019	\$63,864	
	2018-20	19 Salary		
Step	BA I	BA + 15 II	MA III	
1	\$35,739	\$36,450	\$37,523	
2	\$37,852	\$38,611	\$39,750	
3	\$39,974	\$40,770	\$41,975	
4	\$42,088	\$42,927	\$44,203	
5	\$44,202	\$45,093	\$46,432	
6	\$46,320	\$47,254	\$48,662	
7	\$48,439	\$49,410	\$50,892	
8	\$50,559	\$51,577	\$53,121	
9	\$52,673	\$53,735	\$55,350	
10-13	\$54,788	\$55,894	\$57,557	
14-17	\$59,620	\$60,824	\$62,639	
18+	\$61,396	\$62,639	\$64,503	

- \$1000 Additional for successful completion of one or more Master-level degrees each year
- \$1000 Additional for completion of Ed.S. Educational Specialist Degree each year
- \$1000 Additional for successful completion of one or more Doctoral-level degrees each year
- \$1000 Additional will be added each year to salary step seventeen (17) following twenty-one (21) years of service with Pine River Area Schools

Teachers hired on or after September 1, 2016 will be paid according to the following indexed schedule.

Index				2017-:	2018 Salary		
Step	BA I	BA+15 II	MA III	Step	BA I	BA+15 II	MA III
1	1.0000	1.0500	1.1000	1	\$35,385	\$37,154	\$38,924
2	1.0442	1.0942	1.1442	2	\$36,949	\$38,718	\$40,488
3	1.0876	1.1376	1.1876	3	\$38,485	\$40,254	\$42,023
4	1.1302	1.1802	1.2302	4	\$39,992	\$41,761	\$43,531
5	1.1720	1.2220	1.2720	5	\$41,471	\$43,240	\$45,010
6	1.2130	1.2630	1.3130	6	\$42,922	\$44,691	\$46,461
7	1.2532	1.3032	1.3532	7	\$44,344	\$46,114	\$47,883
8	1.2926	1.3426	1.3926	8	\$45,739	\$47,508	\$49,277
9	1.3312	1.3812	1.4312	9	\$47,105	\$48,874	\$50,643
10	1.3690	1.4190	1.4690	10	\$48,442	\$50,211	\$51,981
11	1.4060	1.4560	1.5060	11	\$49,751	\$51,521	\$53,290

PREA 2017-2019, Amended Nov 13, 2018

	PREA	2017-2019, Ame	nded Nov 13,
12	\$51,032	\$52,801	\$54,571
13	\$52,285	\$54,054	\$55,823
14	\$53,509	\$55,278	\$57,048
15	\$54,705	\$56,474	\$58,244
16	\$55,873	\$57,642	\$59,411
17	\$57,012	\$58,782	\$60,551
18	\$58,123	\$59,893	\$61,662
19	\$59,206	\$60,975	\$62,745
20	\$60,261	\$62,030	\$63,799
21	\$61,287	\$63,056	\$64,825
22	\$62,285	\$64,054	\$65,823
23	\$63,254	\$65,023	\$66,793
24	\$64,195	\$65,965	\$67,734
25+	\$65,108	\$66,878	\$68,647
	2018-2	2019 Salary	
Step	BA I	BA+15 II	MA III
1	\$35,739	\$37,526	\$39,313
2	\$37,319	\$39,106	\$40,893
3	\$38,870	\$40,657	\$42,444
4	\$40,392	\$42,179	\$43,966
5	\$41,886	\$43,673	\$45,460
6	\$43,351	\$45,138	\$46,925
7	\$44,788	\$46,575	\$48,362
8	\$46,196	\$47,983	\$49,770
9	\$47,576	\$49,363	\$51,150
10	\$48,927	\$50,714	\$52,501
11	\$50,249	\$52,036	\$53,823
12	\$51,543	\$53,330	\$55,117
13	\$52,808	\$54,595	\$56,382
14	\$54,045	\$55,831	\$57,618
15	\$55,252	\$57,039	\$58,826
16	\$56,432	\$58,219	\$60,006
17	\$57,583	\$59,370	\$61,157
18	\$58,705	\$60,492	\$62,279
19	\$59,798	\$61,585	\$63,372
20	\$60,864	\$62,650	\$64,437
21	\$61,900	\$63,687	\$65,474

\$62,908

\$63,887

\$64,838

\$65,760

22

23

24

25 +

\$64,695

\$65,674

\$66,625

\$67,547

\$66,482

\$67,461

\$68,412

\$69,334

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1.6290	1.6790	16	ę
1.6612	1.7112	17	ę
1.6926	1.7426	18	ę
1.7232	1.7732	19	9
1.7530	1.8030	20	ę
1.7820	1.8320	21	ę
1.8102	1.8602	22	ę
1.8376	1.8876	23	ę
1.8642	1.9142	24	ę
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1.8142

1.8400

• \$1000 Additional for successful completion of one or more Master-level degrees – each year

- \$1000 Additional for completion of Ed.S. Educational Specialist Degree each year
- \$1000 Additional for successful completion of one or more Doctoral-level degrees each year
- A. Placement on the salary schedule shall be determined by:
 - 1. BA I: Hold valid certificate pursuant to the provisions of the Education Law.
 - 2. BA+15 II: Have completed fifteen (15) semester hours of approved study beyond the Bachelor's degree.
 - 3. MA III: Have completed a Master's degree of approved study.

It is the opinion of the Administration and the Board of Education that a teacher having passed successfully thirty-three (33) semester hours beyond the Bachelor's Degree and who has taken subjects in the field of education or related to their field of teaching may be considered to have a Master's Degree equivalent and thereby compensated at the same rate as the holder of a Master's Degree. It will be the responsibility of the Superintendent to audit the credits provided by the teacher to ensure the aforementioned conditions exist.

- B. The Maximum transferable years of experience shall be at Board discretion.
- C. No teacher shall advance more than one step per school year on the salary schedule.
- D. The Board agrees to pay the percent of salary for retirement as mandated to the State of Michigan Public School Employees Retirement Fund.
- E. All teachers in the Pine River Area Schools must meet a professional increment requirement. Teachers on the Bachelor's degree scale must show evidence of having earned eight (8) semester hours on or before the beginning of the fourth (4th) step. Evidence of completion of credit must be presented to the Superintendent prior to the attainment of the step herein mentioned. Credit earned for salary consideration must be taken at a college or university and be applicable to certification requirements and after receipt of teaching certificate.

SCHEDULE B – EXTRA CURRICULAR DUTIES AND REIMBURSEMENTS

A. Conferences

Teachers who request to attend a conference or training during non-contracted days must gain signature of approval of the superintendent through the building administrator in accordance with the school/district improvement plan and the Title IIA, professional development plan. All effort will be made to accommodate such requests. All teachers who attend conferences/trainings during non-contracted days are eligible to be reimbursed as follows:

- 1. Mileage at the current IRS rate.
- 2. Lodging costs as pre-approved.
- 3. Meals to be reimbursed adhering to the per diem maximum of forty dollars (\$40) per day for the employee's food and non-alcoholic beverages only.
- 4. Teachers applying for college credit are not eligible.
- 5. Teachers already receiving a stipend for conference/training are not eligible.
- B. The following shall be the only extra-curricular activities for which reimbursement will be allowed. This schedule shall be based on steps of the BA I salary schedule according to the following scale: Year one receives step one, years two through four receive step two, years five through seven receive step three, years eight through ten receive step four, and years eleven and higher receive step five. A "particular activity" shall be defined to include movement from one level to another and/or one gender to another. For example, NJHS and NHS are both Honor Society activities and girls' and boys' basketball are considered basketball activities. It is understood that all schedule B positions need not be filled each year.

SPORT OR ACTIVITY	% PAID
Head Football	12%
Assistant Football (3)	
Head Soccer	
JV Soccer	
Head Basketball - Boys and Girls	12%
JV Basketball	
Freshman Basketball	
Eighth Grade Basketball*	
Seventh Grade Basketball*	
*(Second team coached by one individual –1.5% of coach'	s Schedule B pay)
Head Middle School Football	5.5%
Assistant Middle School Football	
Track Coach - Boys and Girls (2)**	
Assistant Track (2)**	

**(If Boys and Girls team coached by one individual this will be paid at 12% with 3 assistants at 8% each; if one coach, one position to be reposted annually while seeking second coach)

Middle School Track – Boys and Girls (2)	
Cross Country	
Middle School Cross Country	
Baseball	
JV Baseball	
Softball	
JV Softball	
Wrestling	
JV Wrestling	
-	

	, ,,
Middle School Wrestling	5%
Volleyball	10%
JV Volleyball	8%
9th Grade Volleyball	5%
Middle School Volleyball (2)	
High School Sideline Cheer Fall	7%
High School Cheerleaders Winter	10%
Band 6-12	13%
Marching Band Assistant	4%
Choir	
Elementary Music	5%
Drama [†]	. 2.5%
[†] per person, up to two "directors," 3.5% if one person directing,	
one approved play per grades 4-7 and 8-12 per year	
High School Yearbook	4%
Middle School Yearbook	
National Honor Society	5%
National Junior Honor Society	2%
Foreign Language Club	2%
Forensics/Debate/Model U.N	5%
Class Advisors (9th and 10th grade)	2% per grade
Class Advisors (11th and 12th)	4% per grade
High School Student Council	
Middle School Student Council	2%
SIP/SIT Chairperson (6) ⁺⁺	. 5.5%
⁺⁺ If 7 on SIP/SIT, then 4.7%; if 8, then 4.125%	
Art Club Advisor	4%
Outdoor Recreation Club Advisor (Grades 6-12)	4%
STEM Club Advisor (Grades K-5)	4%
Summer SchoolHourly rate \$25 per	r hour
Standardized Testing Coordinator (2)	2%

An Athletic program may add personnel by dividing total current coaching percents among all perspective coaches. Pre-approval is required, submitted to PREA Executive Board, prior to the first scheduled event for that sport. A Letter of Agreement signed by the Athletic Director, Super-intendent, and PREA President signifies approval. Please note this does not add money to any sport. Also, the percentages may not be increased by dividing current monies among fewer coaches.

- C. There shall be two options of payment for extracurricular activities, the option to be chosen by the coach/advisor at the beginning of the activity.
 - 1. Option 1:

The first half of the amount shall be paid after the first half the activity has been completed, or in the first pay of December for yearlong activities. The second half of the amount shall be given after the coach/advisor has completed all responsibilities required by the activity and has been evaluated by the supervisor (either the building principal or athletic director). This evaluation shall take place within fifteen (15) days after the completion of responsibilities by the coach/advisor or June 30, whichever comes first, or by an agreedupon date by both parties.

2. Option 2:

The full amount shall be given after the coach/advisor has completed all responsibilities required by the activity and has been evaluated by the supervisor (either the building prin-

cipal or athletic director). This evaluation shall take place within fifteen (15) days after the completion of responsibilities by the coach/advisor or June 30, whichever comes first, or by an agreed-upon date by both parties.

- D. The Board and the Association believe that the Schedule B pay in this Agreement meets all requirements of Title IX.
- E. Teachers who secure new district funding through grant writing shall be entitled to receive reimbursement for time spent on the grant preparation.
 - 1. The Administration must give prior approval for any applicable grants.
 - 2. Reimbursement shall be 5% of the total value of the grant, with a maximum value of \$100 per grant, with a maximum district payout of \$1000 per school year.
 - 3. Michigan 31a (at-risk) or Federal Title grants are excluded from this reimbursement.
- F. Other Reimbursements
 - 1. A fund of fourteen thousand dollars (\$14,000) shall be set up for the purpose of full tuition reimbursement. This fund may be drawn from by any teacher who is in the process of obtaining a specific, required teaching certificate for employment as a teacher, specific endorsement of benefit to the teacher and the District, or towards a graduate degree or certificate of value to the teacher and the District. Classes must be pre-approved by the superintendent and taken at an accredited college or university.
 - a. The reimbursement period is from September 1 to August 31. Proof of passing with a "B" or better is required and may not be more than three months old. No payment shall be made for classes completed prior to August 31, 2017.
 - b. Once the fourteen thousand dollars (\$14,000) fund has been exhausted, no other tuition reimbursement will be available until the following school year, dated September 1 through August 31.
 - c. A date and time stamp will be utilized by central office when proof of the completion of the course with a "B" or better is presented. Teachers are responsible for ensuring the stamp is made and a copy of the passed course is retained.
 - 2. Reimbursement for meetings beyond the contractual day in excess of four (4) hours per month will be the same as substitution pay for conference hour time described in Article V, Section D.1.
 - 3. Mileage reimbursement
 - If a coach/advisor is required to attend an event in accordance with a Schedule B position, and this event takes place outside of the Pine River Area School district, and transportation has not been provided by the district, the coach/advisor shall be reimbursed for the mileage at the current IRS rate.

SCHEDULE C – BUILDING SCHEDULES

<u>Building</u>	<u>Staff in Room</u>	<u>Class Starts</u>	<u>Day Ends</u>	Staff Leaves
Elementary	7:45 a.m.	8:00 a.m.	2:55 p.m.	3:00 p.m.
MS/HS	8:05 a.m.	8:15 a.m.	3:14 p.m.	3:20 p.m.

ARTICLE XVIII – DURATION OF AGREEMENT

This Agreement shall be effective as of September 1, 2017, and shall continue in effect until August 31, 2019. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

PINE RIVER AREA SCHOOLS

BOARD OF EDUCATION

PINE RIVER EDUCATION

ASSOCIATION

mesi M By Board President

Superintendent

By: antoinette

Association President

Chief Negotiator

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