

between

HOLLY AREA SCHOOLS BOARD OF EDUCATION

and

HOLLY AREA SCHOOLS ADMINISTRATIVE ASSOCIATION (HASAA)

2023-24

2024-25

2025-26

Effective: July 1, 2023 Expires: June 30, 2026

TABLE OF CONTENTS

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М	ĸ		н	Μ	Ю	L	ᆮ

ARTICLE I	Recognition	4
	Recognition of Association	4
	Exclusive Collective Bargaining Agreement	4
	Definitions	4
	Distribution of Agreement	5
	Special Conferences	5
	Nondiscrimination	5
	Creation of New Administrative Positions	5
	Change in Administrative Duties	5
ARTICLE II	Board Rights	6
ARTICLE III	Association Rights	7
	Association Use of School Buildings and Equipment	7
	Access to Board Information	7
	Association Leave Days	7
ARTICLE IV	Residency Requirements	8
ARTICLE V	Employment Requirements	8
	Hours of Work	8
	Work Days and Individual Contracts	8
ARTICLE VI	Administrator Rights	9
	Open Personnel File	9
	Pupil Assignments	9
	Staff Assignments	9
	Federal Programs	9
	Chain of Command	9
	Encouragement and Support of Administrators	10
	Teacher Seniority for Administrators	10
	Budget Allocations	10
ARTICLE VII	Fringe Benefits	10
	Group Term Life Insurance	10
	Health Care	10
	Dental	11
	Vision	11

	Long Term Disability Protection Professional Dues Conference Allowance	11 11 11
	University Class Tuition Mileage Reimbursement Retirement Additional Assignments	11 12 12 13
ARTICLE IX	Grievance Procedure Definition Time Limits Procedures Miscellaneous Relating to the Grievance Procedure	14 14 14 15
ARTICLE X	Leaves	16
ARTICLE XI	Family Medical Leave Act	19
ARTICLE XII	Complete Agreement	20
ARTICLE XIII	Duration of Agreement	21
SCHEDULE A	Salary Schedule	22
EdS Degree	Education Specialist Degree – Annual Compensation	23
Longevity	Longevity	23
Annuity	Annuity	23
Fund Balance	Fund Balance Provision	23

MASTER AGREEMENT BETWEEN THE HOLLY AREA SCHOOLS AND THE HOLLY AREA SCHOOLS' ADMINISTRATIVE ASSOCIATION

THIS AGREEMENT is entered into this July 1, 2023, by and between the Board of Education of the Holly Area Schools, Holly, Michigan, hereinafter called the "BOARD," and the Holly Area Schools' Administrative Association, hereinafter called the "Association."

ARTICLE I RECOGNITION

Section 1. Recognition of the Association

The Board hereby recognizes the Association in accordance with the applicable provisions of Act 379, P.A. of 1965, as amended, as the sole and exclusive collective bargaining representative for all certified personnel employed by the Board in administrative and/or supervisory positions as specified in MERC certification case #R75- J-430.

Section 2. Exclusive Collective Bargaining Agreement

The Board hereby expressly agrees that it shall not enter into any collective bargaining agreement with any administrator or with any other collective bargaining organization on behalf of administrators during the term of the agreement.

Section 3. Definitions

In the application and interpretation of the provisions of this agreement the following definitions shall apply:

- A. "Board" shall mean the Board of Education of the Holly Area Schools or its designated agents.
- B. "Association" shall mean the Holly Area Schools' Administrative Association.
- C. Superintendent shall mean the Superintendent of Schools of the Holly Area Schools or designated agents.
- D. Administrator shall mean any bargaining unit administrator as specified in MERC certification case #R75-J-430.

Section 4. Distribution of Agreement

The Board shall be responsible for the typing, printing and preparation of sufficient copies of this agreement for distribution by the Association to each member of the bargaining unit.

Section 5. Special Conferences

The Superintendent or designee and the Association committee of three, shall meet to discuss matters relating to the agreement at such times as are mutually agreeable. Such meetings in excess of two per calendar year shall be at the discretion of the Superintendent of Schools.

Section 6. Nondiscrimination

The parties shall not discriminate against any employee or applicant for employment with respect to hire, tenure, terms, conditions or privileges of employment, because of race, color, religion, natural origin, age, sex, height, weight, disability or marital status pursuant to 1976 P.A. 453, Section 209. The parties shall also comply with the provisions of the Michigan Persons with Disabilities Civil Rights Act, 1976 P.A. 220, and the Federal Rehabilitation Act of 1973, P.L. 93-112, 87 Stat. 394, and the Americans with Disabilities Act of 1990, which states that no employee or client or otherwise qualified disabled individual shall solely by reason of his/her disability, be excluded from participation under any program receiving Federal financial assistance.

Section 7. Creation of New Administrative Positions

The Board agrees that after establishing any new position that falls within the bargaining unit, any rates of pay, wages, hours of employment, or other conditions of employment for any new positions which would be within the unit, it shall bargain with the Association on such matters.

Section 8. Change in Administrative Duties

The Board agrees that changes to administrative positions, including changes in job title and duties which would be within the unit, and prior to implementation of such changes, shall bargain with the Association on such matters.

Assignments or duties which require an extension to the work year shall be compensated on a per diem basis with prior approval from the Superintendent.

In the event that a bargaining unit administrator is required to work in more than one job classification, and is appointed by the Board of Education to this dual position; the salary shall be prorated by the amount of time assigned to each job classification.

ARTICLE II BOARD RIGHTS

The Association recognizes and agrees that the Board, as Employer, has the responsibility and authority to manage and direct, by the establishment and administration of policy on behalf of the public, all the operations and activities of the School District as authorized by law.

The Board, on its own behalf and on behalf of the electors of the District, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and Constitution of the State of Michigan and of the United States, except as such rights and responsibilities shall be limited by the specific and express provisions of this Agreement.

Nothing contained in this Agreement shall be considered a denial or restriction of the Board's rights, responsibilities or authority under Michigan General School Laws or any other national, state, county, district or local laws or regulations as they pertain to education.

The Association recognizes and agrees that the Board, as employer retains the sole right and responsibility to manage and operate the school district in all aspects and as to all matters in connection with the exercise of such right, subject only to the employee's right to grieve, in accordance with the Grievance Procedure later provided in this Agreement. All Board rights and functions, except those which are clearly and expressly abridged by this Agreement, shall remain vested exclusively in the Board. It is expressly recognized, merely by way of illustration and not by way of limitation, that such rights and functions include but are not limited to:

- 1. The supervision, direction and control of the management and administration of the school system, its properties and facilities.
- The right to hire all employees and, subject to the provisions of the law, to determine their qualifications, to discharge, demote or otherwise discipline employees for cause.
- 3. The right to promote and transfer employees.
- 4. The right to establish, modify or change report card grades and courses of instruction including special programs, and to provide for athletic, recreational and social events for students as deemed necessary or advisable by the Board.
- 5. The selection of textbooks and instructional materials and resources.
- 6. The right to determine, modify or change class schedules, class size, the hours of instruction and assignment of teachers with respect thereto.

The exercise of the foregoing rights and responsibilities by the Board and the adoption of policies, rules, regulations and practices in the furtherance thereof, shall be the exclusive prerogative of the Board as otherwise limited by specific and express provisions of the Agreement.

BOARD POLICIES

The Employees shall comply with policies adopted by the Board of Education, and shall comply with rules, orders and procedures as established by the central office administration. In the event that a policy, rule, procedure or central office administrative order is challenged as contrary to the specific and express provisions of the Master Contract, affected employees shall comply and seek recourse through the Grievance Procedure.

ARTICLE III ASSOCIATION RIGHTS

Section 1. Association Use of School Buildings and Equipment

The Association shall request through the Superintendent the use of school buildings. Such requests must be made in writing by the completion of a building use form. Approval of the Superintendent is required prior to use of the building by the Association or its member(s).

The Association shall have use of inter-school mail services. Officers and other members of the Association shall be permitted to transact official Association business on school property during non-work hours, provided that this shall not interfere with or interrupt normal school operations.

Section 2. Access to Board Information

The Board shall make available to the Association reasonable requests for statistical or financial information in the possession of the Board as relevant to collective bargaining. It is understood that the Board shall not be required to compile information or statistics. Original records of the specific information are to be examined at the offices of the Board.

Section 3. Association Leave Days

The Board will make available to the Association, not to exceed, two (2) scheduled school days for attendance by representatives of the Association at scheduled Association affairs requiring absence from the District. Time will be scheduled upon application to the Board of Education, or its designee, three (3) days in advance of the requested absence, and shall not interfere with school affairs, and shall not coincide with holidays, vacations or non-work days.

ARTICLE IV RESIDENCY REQUIREMENTS

No member of the Association shall be required to live in the school district as a condition of employment for a position in the unit as described in Article I, Section I.

ARTICLE V EMPLOYMENT REQUIREMENTS

Section 1. Hours of Work.

In order to attain ultimate efficiency in the operation of the District's schools and to provide the best possible education program to the pupils served thereby, it is essential for administrators to work a schedule which reasonably permits the flexibility necessary for the achievement of such goals. Such a schedule will, at times, involve work in and out of the school building. Administrators shall be available for work at all times and places consistent with school programs and the instructional day.

Section 2. Work Days and Individual Contracts

A. Work year:

<u>Position</u>	Work Days
Early Childhood Principal	230
High School Principal	225
Middle School Principal	215
Broncho Virtual Program Director	215
Elementary School Principal	210
Assistant High School Principal	210
Assistant Middle School Principal	210
Director of Career Programs & Business Partnerships	210
Athletic Director	210

- B. The Superintendent may adjust work schedules to allow administrators to engage in programs of professional growth.
- C. An administrator, after serving a two-year probationary period and whose work is effective or highly effective, according to his/her administrator evaluation, will receive an individual contract for a two-year duration. This contract will be renewed annually, on or before June 15, and extended so the life of the contract after June 15 is for two years, except as follows:
 - 1. Modification or deletion of the position.
 - 2. Ineffective or minimally effective performance as detailed in the administrator's evaluation.
 - 3. Termination by mutual consent, or discharge for no arbitrary or capricious reasons.

ARTICLE VI ADMINISTRATOR RIGHTS

Section 1. Open Personnel File

Administrators shall have the right to review their personnel files. The administrator shall make an appointment with the Superintendent or designee who shall be present at such review.

Under the Freedom of Information Act (FOIA), when an administrator's personnel file is requested, the administrator will be notified by the District within five calendar days of the request.

Administrators shall receive copies of any material placed in their personnel file. If administrators are asked to sign material in their file, such signature will be understood to indicate their awareness of the material, but in no instance shall said signature be interpreted to mean agreement with the content of the material. Within 30 days, administrators may submit a signed and dated written response to a written reprimand or other memorandum in her/his personnel file that will be disclosed through a Freedom of Information Act (FOIA) request or to a potential future employer. The statement will be attached to the written reprimand or memorandum and will not exceed 5 letter-sized pages.

Section 2. Pupil Assignments

Each building principal will determine pupil assignments in his/her building, subject to the Superintendent's approval and confirmation, or as delegated by the Superintendent. Any problems reported to the Superintendent shall be discussed with the building principal.

Section 3. Staff Assignments

Each building principal will have the right to make assignments of staff within his/her building, subject to the Superintendent's approval and confirmation, or as may be delegated by the Superintendent. Any complaint with regard thereto shall be discussed directly with the building principal.

Section 4. Federal Programs

Each building principal shall have the right to recommend those district employees who are to participate in Federally funded programs within his/her building. The selection, however, shall be based on general criteria to be developed for such a position under the direction of the Superintendent.

Section 5. Chain of Command

In order to encourage the harmonious and expeditious resolution of complaints at the local level, the Board agrees that, in the case of a complaint on the part of a citizen or school employee regarding an administrator, or a program or an employee he/she supervises, such citizen or school employee shall be requested to first discuss the matter with the administrator involved. It is understood and agreed that if an Administrator's decision is appealed to a higher

authority, such Administrator shall be given an opportunity to provide the necessary background information, in person and/or by confidential memorandum.

Section 6. Encouragement and Support of Administrators

The Board, recognizing that administrators are frequently exposed to situations of great stress and pressure, hereby agrees to render to its administrators all encouragement when they are acting within the scope of their employment. The Board further agrees to provide \$1,000,000 liability insurance coverage for each administrator.

Section 7. Teacher Seniority for Administrators

Administrators will retain such seniority time as they have accumulated, as HEA members, while teaching in the Holly Area Schools, provided that their employment is continuous. See Article XXIII-A of the HEA agreement. Demands for change in this policy by the Holly Education Association or the Board will be reported to the administrators.

The Board will make reasonable efforts to provide continued employment for administrators who are qualified and certified for the new position.

Section 8. Budget Allocations

In the event the Board allocates funds to a building budget for expenditures during the fiscal year, it is understood that such funds shall not be reduced during the fiscal year unless the Board determines, in its sole discretion, that the District is confronted with financial problems which dictate revision of the funds allocated.

ARTICLE VII FRINGE BENEFITS

Section 1. Group Term Life Insurance

Life - 2 1/2 x Salary, Not to Exceed \$250,000

Section 2. Health Care

The Board will provide up to family care coverage from Simply Blue and Blue Care Network which are subsidiaries of Blue Cross Blue Shield of Michigan. The district will contribute up to the State Hard Cap. Employees, based upon enrollment status, through payroll deduction, shall pay any insurance **premium** cost beyond these capped amounts. Employees will be notified by May 1st of each year regarding the new payroll deductions for the next school year.

Those administrators who do not elect health care coverage may elect to receive a cash option of \$6,000, or up to a maximum of the amount paid by any other District bargaining group agreement. This payment will be made in twenty (20) equal installments beginning with the first pay in September and ending with the last pay in June.

Section 3. Dental - District-funded with a third-party administrator as defined in HRconnection under plan documents.

A. For those persons who have no other coverage: 80% Class I Benefits
 80% Class II Benefits
 80% Class III Benefits – Lifetime maximum of
 \$1,500 Class I and II Benefits – Annual Maximum of \$1,500

The above includes internal and external coordination of benefits.

B. For those persons who have other coverage: 50% Class I Benefits
 50% Class II Benefits
 50% Class III Benefits – Lifetime maximum of \$750 Class I and II Benefits – Annual Maximum of \$1,500

The above includes internal and external coordination of benefits

Section 4. Vision - District-funded with a third-party administrator

The Board will provide vision coverage as defined in HRconnection under plan documents including internal and external coordination of benefits for all employees and their eligible dependents.

Section 5. Long Term Disability Protection

Maximum covered payroll per employee, \$9,000.00 per month. Amount of insurance - 66 2/3% (Benefit percentage) of basic month earnings not to exceed a maximum monthly benefit of \$6,000.00, less other income benefits stated in the policy. The minimum monthly benefit is \$50.00 monthly. Elimination period 90 days or end of sick leave, whichever is greater. Pre-existing conditions will be waived if such waiver is agreeable to the insurance carrier.

Section 6. Professional Dues

The Board will pay for the annual dues, not to exceed \$600 per year, for membership in a State and/or National Professional Organization/Association upon approval of the Superintendent.

Section 7. Conference Allowance

The Board will pay the expenses of any administrator for attendance at conferences upon written application and approval by the Superintendent or designee.

Section 8. University Class Tuition

The bargaining unit administrator must submit written documentation to the Superintendent for approval of courses/programs and tuition costs in advance of signing up for the course/program. If the Superintendent approves the courses/programs the cost of tuition will be

reimbursed, as follows:

- A. For Ed Specialist or Doctoral Programs, including Administrative Certification, the cost of tuition will be reimbursed up to \$5,000 per school year (July 1 June 30).
- B. For other approved courses the cost of tuition will be reimbursed up to \$2,000 per school year (July 1 June 30).

The administrator must pass the course in order to be entitled to reimbursement.

Section 9. Mileage Reimbursement

Mileage Allowance: HASAA members are not required to live in the district. Yet, they are required to attend many evening or extra events which involve additional trips.

The Board recognizes some administrative positions have a greater requirement for travel, in the normal course of performing the job. Therefore, mileage may be reimbursed through the submission of a mileage log on a monthly basis and reimbursed at the Internal Revenue Service reimbursable rate, or individuals will be compensated in two (2) installments of \$600.00 each. The first payment will be on the 2nd pay of November and the other payment on the 2nd pay of March. Individuals will be responsible to submit a log of all miles traveled to verify their payment for IRS purposes.

Individuals are required to respond to the Business Office request for their planned method of mileage reimbursement no later than September 1 for each school year.

The Superintendent (or designee) may limit requests for reimbursement to a given event.

Section 10. Retirement

A bargaining unit member whose initial employment contract in an administrative position with Holly Area Schools began on or after July 1, 1998 through June 30, 2013, will be eligible to receive the following at the time of his/her retirement as an administrator with Holly Area Schools:

- A lump sum payment of \$35,000
- \$300 per year for each year of HAS administrative experience
- Pay for all unused accumulated leave days as follows:

150+ Days \$65.00 a day 100-149 Days \$55.00 a day Up to 99 Days \$45.00 a day

All of the foregoing severance amounts and disbursements are subject to reduction dues to employee FICA/Medicare, income tax withholding, and other legally required deductions.

In order to be eligible to receive the above amounts a bargaining unit member must satisfy all of the following conditions:

- A. He/she must have served at least ten (10) years in an administrative assignment or must have served a combined total of thirty (30) years with HAS as a teacher and an administrator; including a minimum five (5) years of administrative service (and excluding purchased service year credits) with HAS immediately preceding the year in which he/she retires.
- B. He/she must submit a letter of resignation (in all administrative and teaching capacities) to the District at least ninety (90) days prior to the date of his/her resignation due to retirement.
- C. He/she must provide documentation to the District verifying that the administrator has applied to the MPSERS and is eligible to receive statutory pension benefits within 60 days of the date of his/her resignation from the District.
- D. He/she must not be separating from the District as a result of a recommendation of discharge or non-renewal of contract or administrative appointment.
- E. He/she must execute a release of any and all claims against Holly Area Schools which may be legally waived in exchange for receipt of the above payments at the time of the administrator's separation from Holly Area Schools due to retirement.
- F. A bargaining unit member whose initial employment contract in an administrative position with Holly Area Schools began on or after July 1, 2013, and serving a minimum of 10 consecutive years including the criteria as stated in Section 10 A. 2-5 above will be eligible to receive the following at the time of his/her retirement into MPSERS as an administrator with Holly Area Schools:

150+ Accumulated Leave Days\$65.00 a day100-149 Accumulated Leave Days\$55.00 a dayUp to 99 Accumulated Leave Days\$45.00 a day

Section 11. Additional Assignments

If a bargaining unit administrator is requested to lead or chair an approved curriculum study or special project, mentor a new principal, the employee will receive in written acknowledgement from the Superintendent (or designee) relative to the assignment, goals, objectives, a timeline for completion and the amount and date(s) to be paid. The member will be paid up to a maximum of \$3,000 upon satisfactorily completing the assignment(s).

ARTICLE VIII GRIEVANCE PROCEDURE

Section 1. Definition

A "grievance" is an alleged violation of the specific and express terms of this Agreement. Nothing herein shall prescribe the submission of other complaints arising out of an individual's own working conditions which may be submitted as complaints and processed to, but not beyond, Level Three of the Grievance Procedure.

The term "grievance" as defined above shall not apply to:

- 1. Extending the probationary period of any personnel.
- 2. Staff size, curriculum, school finance, selection of personnel and other matters reserved by law to Board discretion.
- 3. Layoff/recall; discipline/discharge; assignment/placement; evaluation, merit pay and other prohibited subjects of bargaining.
- 4. The provisions of insurance contracts and policies.
- 5. Any policy, rule, regulation or practice of the Board not in direct conflict with the Agreement.
- 6. Any matter set forth in this Agreement which is covered by a state and/or federal law and may be pursued through an administrative agency. It is the purpose of this provision to deny use of the grievance procedure to employees where one or more administrative remedy is or has been available to them outside of the scope of this Agreement.

Section 2. Time Limits

- A. The time limits specified hereinafter for movement of grievances through the process shall be strictly adhered to and may be relaxed or extended only by mutual consent of the parties in writing. In the event that the Association fails to appeal a grievance or grievance answer within the particular time limit, the involved grievance shall be deemed to be abandoned and settled on the basis of the Board's last answer. In the event that the Board shall fail to supply the Association with response to a hearing at a particular step within the specified time limits, the grievance shall be deemed automatically eligible for appeal at the next step with the time limit for exercising said appeal commencing with the expiration date of the Board's period for answering.
- B. Each grievance shall be initiated within 15 calendar days from the date of the alleged violation. If a grievance is not initiated within this time period, the grievance is considered void.

Section 3. Procedure

Level 1 (Informal)

The parties acknowledge that it is most desirable for a bargaining unit member and his/her superior to resolve problems through free and informal communication. Should such informal processes fail to satisfy the Superintendent or designee and bargaining unit member, then a grievance may be processed as follows:

Level 2

If the complaint is not resolved in the initial meeting, the employee must present the grievance in writing within seven (7) calendar days to the Superintendent, who will arrange a meeting within fourteen (14) calendar days. The association's representative, the Superintendent and/or designee and the grievant shall be present at the meeting.

The Board's representative must provide a written answer on the grievance within seven (7) calendar days following the above meeting.

Level 3

If an administrator is not satisfied with the disposition of the grievance in Step 2, the grievance may be transmitted to the Board of Education by filing a copy with the secretary or other designee of the Board and a copy to the Superintendent of Schools within seven (7) calendar days of the receipt of the written answer in Level 2. The Board or subcommittee of the Board will meet within two calendar weeks; may hold a hearing on the grievance; review such grievance in Executive Session; or give such consideration as it shall deem appropriate. Disposition shall be furnished to the administrator and Association within seven (7) calendar days of such meeting.

Level 4

If the grievance as defined in Section 1 of this Article is unresolved in Level 3, the Association may request Mediation with MERC.

Section 4. Miscellaneous Relating to the Grievance Procedure

- A. By mutual agreement, the Association's President or Grievance Committee Chairperson and/or Board representative may enter into the processing of the grievance at any level.
- B. Any conference which may be held under the grievance procedure shall be conducted at a mutually agreeable time and place.
- C. If scheduled by the superintendent or designee, the President of the Association, or his/her representative, shall be released from his/her regular duties without loss of compensation to attend grievance conferences or hearings held during work hours.

- D. Any individual administrator may present grievances to his/her supervisor and have the grievance adjusted. But should the adjustment be inconsistent with the terms of their collective bargaining agreement, or any policy, rule or regulation, or practice relating to any matter upon which the Board is obligated to bargain, the Association may, on its own name, appeal that decision.
- E. Once a grievance has been filed in writing, no administrator outside the unit or member of the Board of Education shall, upon his/her own initiative, attempt to discuss that grievance with the administrator(s) involved at a time other than during conference or hearings provided for in the grievance procedure. Administrators within the bargaining unit, officers or agents of the Association, shall not upon their own initiative attempt to discuss a grievance with the administrators outside of the bargaining unit or Board of Education members at a time other than during conferences or hearings provided for in the grievance procedure.

ARTICLE IX LEAVES

- A. The District will provide Employee with 12 leave days per year, which shall be awarded as of the first pay in July, with an accumulation of unused leave days from year to year. Leaves chargeable against accumulated leave time include:
 - a. Personal illness.
 - b. Funeral of non-relative, minimum one-half day per occurrence, maximum two days per year.
 - c. A maximum of three (3) days per year may be used for approved personal business.
 - A personal business day may only be used for important personal activities which cannot be scheduled outside of regular school hours.
 - Employee must request a personal business day in writing to the Superintendent or designee no less than three school days in advance, except in an emergency circumstance. Only approved personal business days may be chargeable against accumulated leave time.
 - d. A maximum of five (5) days per year may be used for a serious illness, which might be terminal for an immediate family member. Specifically, husband, wife, sister, brother, mother, father, son, daughter, grandparent, grandchild, or in-laws of the same relationship.
 - e. Paternity Leave to occur immediately following the birth of a child; maximum of five (5) days per year.
 - f. A maximum of two (2) days per year may be used for religious holidays, which occur on a scheduled workday provided:

- a. Written application to the Superintendent is received no less than seven (7) days in advance.
- b. Date of receipt of written request by the Superintendent shall determine priority.
- c. No more than two (2) members of the total administrative staff will be excused on a given day.
- d. The request date shall not coincide with any period of leave of absence for other reasons or period on the school calendar designated as holiday, vacation, teacher day, or the first and last day of administrator's scheduled work week.
- g. Up to 60 days per year for any other leave for which Employee is legally entitled under state or federal law, including, without limitation, leaves taken pursuant to the Family and Medical Leave Act. To the maximum extent allowable by law, all leaves taken pursuant to this subsection will run concurrent with any leave to which Employee is legally entitled under state and federal law. Except as otherwise stated in this subsection, any leave for which Employee is legally entitled under state and federal law will be unpaid.

The District may require proof of fitness to return from any personal illness or medical leave of more than three (3) days consistent with state and federal legal requirements. Unless otherwise noted above, any authorized leave will be unpaid.

An administrator must file a written request for leave of absence when his/her accumulated leave days are used and he/she has had thirty (30) unpaid days of absence. This request will be made for sickness or injury and may be granted for the remainder of the administrative contractual year.

- B. Leaves with pay not to be charged against the administrator's accumulation of leave time:
 - 1. A maximum of five (5) days in each instance in the case of death of husband, wife, sister, brother, mother, father, son, daughter, aunt, uncle, grandparent or grandchild, or in-laws of the same relationship.
 - 2. In the case of a necessary extension of bereavement or terminal illness due to weather or travel emergency, the administrator shall contact the Superintendent regarding this request for extension.

- 3. A maximum of two (2) days per year may be used consecutively yet not cumulatively for legal or professional reasons where the administrator's presence is required and it cannot be scheduled on a day other than an administrator's work day.
 - Administrators shall deliver a written request specifying the general reason three (3) days in advance to the Superintendent.
 - Not more than two (2) of the total administrators shall be excused on a given day, and the date the request is received by the Superintendent shall determine priority.
- C. Leaves of absence without pay may be granted by the Board of Education by written application made to the Board.
 - Educational improvement.
 - Study, research, or special teaching assignment.
 - To serve in public office, time to campaign for state or national public office.
 - Health or illness.
- D. A leave of absence shall be granted by an administrator called for jury service, provided that the Board shall only be obligated to pay an amount equal to the difference between the administrator's salary as computed on a daily basis, as set forth in this contract and the daily jury fee paid by the court, and provided further, that the Board shall only be obligated to pay said difference when the administrator cooperates with the Central Office in seeking to be excused from such service.
- E. An administrator served with a subpoena to appear in court will be granted leave with pay for the time required. Payment of supplements to statutory witness fees is not required if the lawsuit, complaint, petition or charges are filed against the District, members of the Board of Education, or its employees, by an administrator arising out of the employment relationship.
- F. It is the administrator's responsibility to immediately report injuries to the superintendent or designee. The administrator will complete the appropriate district forms and proper filing with the worker's compensation insurance carrier. If less than eleven (11) work days are missed, the Board will pay the administrator's daily wage without loss of leave. Beyond the tenth (10th) day an administrator may elect to use accumulated sick days to make up the difference between the administrator's daily rate of pay, and the amount paid under Michigan Workers Compensation. At no time will the total rate received (the combination from worker's compensation and the district) exceed the administrator's daily rate.

ARTICLE X FAMILY MEDICAL LEAVE ACT

A. Family Medical Leave Act

- a. The Board may require medical verification of the employee's illness or that the family member's serious illness requires the employee's presence and is consistent with the Federal Family and Medical Leave Act. A second medical opinion may be required at the Board's discretion and expense.
- b. The Board and the administrator agree to cooperate in scheduling return from leave pursuant to the Federal Family and Medical Leave Act at a time which minimized disruption to the continuity of educational programming and service delivery.
 - i. The Board may grant up to one (1) school year of leave renewable at the discretion of the Board.
 - ii. Administrators may make a written application for extension of the leave subject to the provision of the initial request.
- c. The Board of Education will continue premium payments for health care benefits up to four (4) months for an administrator who has been granted leave for his/her own illness, to care for a seriously ill family member or for the birth or adoption of a child pursuant to the Federal Family and Medical Leave Act. If the administrator fails to return from leave at its expiration (except in the event of the continuance, onset or recurrence of a serious health condition of the administrator or other circumstances beyond the administrator's control) the Board shall have the right to recover all premium payments made during the unpaid leave interval. These amounts may permissibly be deducted from any wage or other payments due the administrator, with any deficiency to be remitted by the administrator to the Board within ninety (90) days of demand.
- d. An administrator may make a written application to the superintendent for reinstatement prior to expiration of the leave. However, the Board of Education reserves the reasonable right to approve accelerated termination of leave on the basis of each individual case. The reasonable right of the Board of Education would not be grievable.

ARTICLE XI COMPLETE AGREEMENT

This written agreement supersedes and terminates all prior agreements, supplements, understandings, and interpretations between the parties, written or oral, with respect to rates of pay, wages, salaries, hours of employment, or other conditions of employment.

The parties expressly declare that they have bargained between them on all phases of hours, wages, salaries and working conditions and that this agreement represents their full and complete agreement without reservation or unexpressed understanding. Any aspect of hours, wages, salaries, and working conditions not covered by a particular provision of this agreement is declared to have been expressly eliminated as a subject for bargaining during the life of this agreement and may not be raised for further bargaining or negotiation without the written consent of all parties hereto.

Any amendment or agreement supplemental hereto shall not be binding on either party unless executed in writing by the parties hereto as a "Supplemental Agreement".

ARTICLE XII DURATION OF AGREEMENT

This Agreement shall be effective as of the 1st day of July 2023 and shall continue in force and effect until midnight of the 30th day of June 2026.

If an emergency manager is appointed by the State under the Fiscal Accountability Act, the emergency manager may reject, modify, or terminate the collective bargaining agreement in his/her sole discretion. This authority is a prohibited subject of bargaining under the Public Employee Relations Act (PERA).

In witness, whereof, the parties have caused this agreement to be executed by their duly authorized representatives.

HOLLY AREA SCHOOLS

HOLLY AREA SCHOOLS
ADMINISTRATIVE ASSOCIATION

Michael Beattie

Derek Lindsay

President Board of Education

Scott Roper / Superintendent

Eric Curl

Schedule A

2022-23	HS Principal		MS Principal		Elementary Principal		AP and Directors	
1	\$	109,121	\$	104,439	\$	101,318	\$	98,717
2	\$	110,681	\$	106,000	\$	102,878	\$	100,277
3	\$	112,242	\$	108,601	\$	104,439	\$	101,838
4	\$	113,803	\$	110,161	\$	106,000	\$	104,959
5	\$	116,404	\$	112,762	\$	108,601	\$	107,040
6	\$	119,005	\$	114,323	\$	111,202	\$	109,641

2023-24	HS Principal		MS Principal		Elementary Principal		AP and Directors	
1	\$	115,055	\$	110,210	\$	106,979	\$	104,287
2	\$	116,670	\$	112,902	\$	108,594	\$	105,902
3	\$	118,286	\$	114,517	\$	110,210	\$	109,133
4	\$	120,978	\$	117,209	\$	112,902	\$	111,286
5	\$	123,670	\$	118,824	\$	115,594	\$	113,978

2024-25	HS Principal		MS Principal		Elementary Principal		AP and Directors	
1	\$	119,064	\$	114,050	\$	110,705	\$	107,919
2	\$	120,736	\$	116,836	\$	112,378	\$	109,591
3	\$	122,409	\$	118,507	\$	114,050	\$	112,935
4	\$	125,195	\$	121,293	\$	116,836	\$	115,164
5	\$	127,981	\$	122,966	\$	119,622	\$	117,950

2025-26	нѕ	HS Principal		MS Principal		Elementary Principal		AP and Directors	
1	\$	123,214	\$	118,024	\$	114,563	\$	111,679	
2	\$	124,945	\$	120,908	\$	116,293.	\$	113,410	
3	\$	126,675	\$	122,637	\$	118,024	\$	116,870	
4	\$	129,559	\$	125,521	\$	120,908	\$	119,177	
5	\$	132,443	\$	127,252	\$	123,792	\$	122,061	

<u>Education Specialist Degree:</u> Individuals with an EdS and above in Educational Leadership will receive annual compensation of \$1,500 in addition to his/her pay grade listed above in Schedule A. All payments will be spread over the contract year.

Longevity: Schedule A administrators who begin their seventh (7th) continuous year of employment with the Board shall receive an annual longevity payment of one thousand five hundred (\$1,500) dollars, upon the twelfth (12th) year, the annual payment will increase by one thousand (\$1,000) to two thousand five hundred (\$2,500) dollars, upon the seventeenth (17th) year, the annual payment will increase by one thousand (\$1,000) to three thousand five hundred (\$3,500), upon the twenty-second (22nd) year, the annual payment will increase by one thousand (\$1,000) to four thousand five hundred (\$4,500) dollars. Payments will be made the 2nd pay in July of the year a HASAA member achieves a longevity tier.

Example: A person who begins year 12 as a HASAA member on July 1, 2023 will receive his/her longevity payment on July 25, 2023.

Annuity: Each member of the HASAA group will receive a one thousand five hundred (\$1,500) dollar annuity each year of the contract. The District will contribute this amount to a tax sheltered annuity on behalf of the employee as a form of compensation in the 2nd pay of July. Based on the current (2023) ORS rules, this form of compensation of an annuity is reportable. If this ORS rule changes during the duration of this Contract the employee will receive this one thousand five hundred (\$1,500) dollars compensation as "other" salary.

Fund Balance Provision: The parties agree that if during the time period of this contract the audited fund balance ever falls below 8.5% that reductions in Schedule A, or other administrative association costs will be negotiated and will be enacted to maintain a 8.5% fund balance. HASAA concessions will be limited to the HASAA percentage of the district's wage and benefit expenses. (Example: If HASAA wages and benefits equal 10% of the district's total wages and benefits, and the district is \$100,000 short of maintaining a 8.5% fund balance, the HASAA concession will be limited to \$10,000).