BRANDYWINE COMMUNITY SCHOOLS

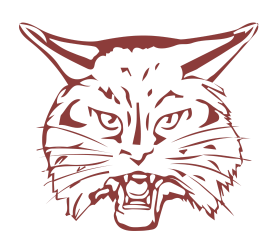
MASTER AGREEMENT

BETWEEN

THE BOARD OF EDUCATION

AND

THE BRANDYWINE DISTRICT EDUCATION ASSOCIATION (MEA-NEA)





2024-2026

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AGREEMENT

THIS AGREEMENT entered into this 16th day of September, 2024 by and between the Board of Education of BRANDYWINE COMMUNITY SCHOOLS, Berrien and Cass Counties, Niles, Michigan, hereinafter referred to as the "Board" or "Employer", and the BRANDYWINE-DISTRICT EDUCATION ASSOCIATION M.E.A. - N.E.A., hereinafter referred to as the "Association".

WITNESSETH

The purposes of this Agreement are to set forth the wages, salaries, hours, and other terms and conditions of employment which shall prevail for the duration of this Agreement and to promote orderly and peaceful employer-employee relations for the mutual interest of the Board, the faculty, the Association, and the children who attend the schools in this district. Recognizing that providing a quality education for the children in the Brandywine District is the aim and obligation of the parties hereto, the Board and the Association for, and in consideration of, the mutual promises, stipulations, and conditions hereinafter specified, agree to abide by the terms and provisions set forth herein for the duration of this agreement.

DEFINITIONS

- 1. "Teacher" shall be deemed to mean those employees who are included in the bargaining unit as described in Article 1, Section A.
- 2. "Secondary teachers", for the purposes of Article 6, Sections C and D, shall be teachers in grades seven (7) through twelve (12).
- 3. "Written" request, approval, notification, and verification shall be understood as the District's process via electronic submission.

ARTICLE I - RECOGNITION

Section A

Pursuant to and in accordance with provisions of Act 379 of the Michigan Public Acts of 1965, the Board recognizes the Association as the sole and exclusive collective bargaining representative for all of the certified teaching personnel, teaching personnel working under annual career authorizations, interim teaching certificate holders, speech-language pathologists, guidance counselors, and social workers, whether under contract or on leave, employed or to be employed by the Board, excluding the Superintendent, assistants to the Superintendent, principals, assistant principals, behavior interventionists, nurses, less than full-time alternative/adult education or virtual teachers, substitute teachers, administrative employees, office, clerical, and other non-teacher personnel and all other employees engaged fifty (50) percent or more of their time in the supervision or administration of teachers covered by this Agreement.

Section B

It is understood and agreed that if any individual(s) or classification(s) of staff now excluded from the bargaining unit accretes thereto by virtue of agreement between the Board and the Association or by virtue of instruction, direction or decision of a court or administrative agency of competent jurisdiction, the Board and the Association will negotiate the rates of pay, hours, fringe benefits and conditions of employment which shall be applicable to such individuals(s) or classification(s).

Section C

The Board agrees not to negotiate with any teachers' organization other than the Association for the duration of this Agreement.

ARTICLE II - BOARD OF EDUCATION RIGHTS

Section A

The Board, on its own behalf and on behalf of the electors of the District, unless specifically limited or abrogated by the terms and conditions of this agreement or by law, hereby retains and reserves unto itself all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and Constitutions of the State of Michigan, and of the United States, including the right:

- 1. To the executive management and administrative control of the school system and its properties and facilities, and the professional activities of its employees during scheduled work hours;
- 2. To hire all employees and subject to the provisions of law, to determine their qualifications; and the conditions for their continued employment, or their dismissal or demotion; and to promote and transfer all such employees;
- 3. To establish grade levels and courses of instruction, including special programs, and to provide for athletic, recreational and social events for students, all as deemed necessary or advisable by the Board;
- 4. Through its administrators and agents, to approve the means and methods of instruction, the selection of textbooks and other teaching materials, and the use of teaching aids of every kind and nature;
- 5. To determine class schedules, school hours, and the duties, responsibilities, and assignments of teachers and other employees with respect thereto, and non-teaching activities, and the terms and conditions of employment;
- 6. To deduct, as authorized by law, from teacher salaries any erroneous or mistaken overpayments. A reasonable payment schedule shall be reached with the teacher.

Section B

The exercise of the foregoing powers, rights, authority, duties 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.

Section C

Nothing contained herein shall be considered to deny or restrict the Board of its rights, responsibilities, and authority under the Michigan Revised School Code, MCL 380.1 et. seq. or any other national, state, county, district, or local laws or regulations as they pertain to education.

ARTICLE III - TEACHER RIGHTS

In accordance with law, bargaining unit members or applicants for employment are to be granted freedom from sexual harassment and freedom from discrimination based upon legally protected classes or membership/non-membership in the association. Newly hired teachers shall be granted a mentor teacher, as specified by law.

ARTICLE IV - TEACHER-ASSOCIATION ACTIVITIES

Section A

Duly authorized representatives of the Association and its respective affiliates shall be permitted to transact official Association business on school property at times other than regular duty hours, and under conditions which shall not interfere with a teacher's assignment or the operation of the school.

Section B

The Association shall have the privilege of using school facilities and equipment, including, computers, printers, duplicating equipment, calculators, fax machines, e-mail, and all types of audio-visual equipment for Association business at times other than regular duty hours when such facilities and equipment are not otherwise in use.

- 1. The Association shall pay for the cost of all materials and supplies incidental to such usage and for any damage to any equipment which occurs because of such usage thereof.
- 2. The Association's usage of space within the school building shall be limited to after regular duty hours and shall be permitted only with the advance permission of the building principal, and with the understanding that the Association will pay any costs incurred by the Board which are necessitated by reason of such usage or the necessity for keeping the facility open for that purpose.

Section C

The Board agrees to make available to the Association any and all information which it makes available to the public, and that information which is related to or necessary for contract negotiations or for the proper processing of grievances or complaints.

Section D

The Association may use the regularly established district mail service and teacher mailboxes for communications to teachers.

Section E

The Association shall be granted a maximum of seven (7) business days in the aggregate for designated members thereof for the purpose of Association business. The Association shall reimburse the Board in full for the cost of substitute teachers incurred when these business days are used.

ARTICLE V - ASSOCIATION SECURITY

Section A

The Board will make credit union and annuity deductions twice a month, and monthly deductions for United Way, and for any other plans or programs approved by the Board, upon written authorization from teachers after written notification thereof to the Association.

Section B

All payroll checks will be directly deposited to the financial institution of the teacher's choice, or the teacher will be issued a debit/credit card for the deposit of the teacher's regular payroll check.

ARTICLE VI - TEACHING HOURS AND CONDITIONS

Section A

Teachers shall be required to be on duty for a period of not more than seven (7) hours fifteen (15) minutes except as specified in subsection (1) hereof. Said period shall be distributed in accordance with general administrative rules established after consultation with teachers in a building or their representative. (Teachers who are contracted to work less than one FTE, shall be required to be on duty for a period that is equal to the percentage of their FTE, except as specified in subsection (1) hereof.)

 All full time and part time teachers shall be required, as a regular part of their teaching duties, to attend faculty meetings, grade or department meetings, and/or curriculum meetings, which may be held at times outside regular duty hours when called by the administration. It is understood that faculty and curriculum meetings held outside of school shall not be scheduled more than four times per month and shall not be more than one hour in length. It is also understood that teaching staff may opt to hold grade level meetings or other committee meetings during their lunch time if the teachers in the affected department or grade level all agree to such an arrangement.

2. At the request of either party, consultations with regard to time apportionments shall be initiated.

Section B

Within the aforementioned schedule, teachers shall be provided an unassigned lunch period which shall be equal in length to the student lunch period. Teachers who teach less than a full day shall be provided a proportionate amount of paid lunch time per day. If they extend their day, they may be able to have a lunch period consistent with all other teachers. That additional portion of lunch time will be unpaid time.

Section C

Secondary teachers normally will be provided one regular preparation period per day according to the scheduled assignment. It is expressly understood that elementary teachers will not be required to be present in the classroom during periods in which their class is receiving instruction from teaching specialists, and that such time is for preparation and planning. Elementary teachers will be provided with at least forty-five (45) minutes of consecutive planning time for each full school day. Teachers who teach less than a full day shall be provided a proportionate amount of planning time per day. Adjustments in the schedule due to school delays, cancellations, or other reasons such as in-service, assembly, and special programs may result in reduction of planning time where the cancellation or delay affects the schedule of the "specials." Teachers scheduled to proctor student testing during their planning time will be paid the agreed upon rate_[1] for having to be assigned to duties during their planning time.

Section D

If a secondary teacher teaches more than the normal teaching periods for a period of at least twenty (20) consecutive teaching days, they shall receive additional compensation prorated to one-seventh (if in a seven (7) period day) or one-sixth (if in a six (6) period day) of the teacher's per diem salary (excluding pay for extracurricular activities) during such period, for each day counted as a student day. The acceptance of more than the normal number of teaching periods will be voluntary.

Section E

The Board agrees that, with the following exceptions, it will schedule sizes of sections within each elementary grade before the end of the first month of the school year to vary not more than three in number from the size of the average section in each grade. Exceptions:

- 1. The Superintendent may schedule sections of disproportionate size when, in the Superintendent's opinion, the educational needs of the school system demand.
- 2. The Superintendent may schedule sections of disproportionate size when the teacher whose class will exceed the maximum permitted above and the Association consent.
- 3. The Superintendent may schedule sections of disproportionate size if a paraprofessional is hired to assist the teacher whose class size will exceed the maximum permitted above.

After the end of the first month of school, the Board shall attempt to maintain such balance.

Section F

Recognizing the fact that a classroom teacher may unexpectedly be absent for one or more consecutive days, it is therefore understood and agreed that each classroom teacher is expected to have on hand in the teacher's room, lesson plans on a week-to-week basis, together with class rosters and any other information which will help the substitute teacher carry out the regular teacher's assignment efficiently. Building principals may require that teachers keep a substitute folder that includes current class lists, seating charts, classroom rules, and emergency lesson plans, and require teachers to undertake reasonable efforts to communicate lessons and/or assignments to students and parents, by using websites, or other technology that is available.

Section G

Individuals who are required to travel between buildings due to their professional assignment shall be compensated mileage at the Board approved rate.

Section H

Calendars for all years covered by this agreement shall be included in Appendix B of this agreement.

ARTICLE VII - ACADEMIC FREEDOM

Both the employer and the Association are pledged to work together to create and preserve an atmosphere which is free from censorship and artificial restraint, and in which academic freedom for teacher and student is protected.

Teachers shall work within their respective department or grade level to choose appropriate materials and methodology consistent with the educational goals and objectives of the district.

ARTICLE VIII - DEPARTMENT AND GRADE LEVEL CHAIRS

Department and grade level chairs may be appointed by the Superintendent upon the advice and recommendations of the principals after consultation with the teachers in the

department. The chairs, in addition to their teaching responsibilities, are required to coordinate programs and materials and serve as instructional liaison between teachers of the department and school administration. The chairs will meet with their principal to assist in preparing budget priorities, agendas for meetings, and the selection of materials and tools with the aim of upgrading the educational process. Department and grade level chairs will serve on the District Curriculum Council/School Improvement Committee and attend meetings of the Curriculum Council/School Improvement Committee.

Chairs will be required as part of their regular duties to hold a minimum of six (6) departmental meetings during each school year. Grade or department chairs may also submit minutes from Professional Learning Community (PLC) meetings, composed of teachers from the same grade level or departments to be counted towards required meeting minutes. Copies of the minutes of each meeting are to be filed with the principal in whatever number of copies they may request. Department and grade level chairs shall not be considered to be supervisory employees, but may be assigned some supervisory duties.

ARTICLE X - VACANCIES

The following provisions shall apply to the filling of vacancies in a position:

Section A: Vacancies, Transfers, and Reduction/Recall

- 1. Vacancy Defined: A vacancy shall be defined as a regular teaching position that will be, or is anticipated to be, unoccupied for more than one (1) semester, due to the resignation, termination, or death of a bargaining unit member and which the Board intends to fill. Approved paid leaves of absence shall not constitute a vacancy under this section.
- 2. Notification (Posting) of Vacancies and Application: Vacancies occurring within the bargaining unit, including newly created positions, shall be provided via e-mail to each bargaining unit employee. Bargaining unit employees may apply for such positions by submitting an e-mail of interest to the personnel office.

Section B: Transfers

- 1. **Definition of Transfer:** A "transfer" shall be defined as either a voluntary or involuntary change in a bargaining unit employee's position or assignment to another position or assignment within the bargaining unit;
 - Transfer awarding of vacancies shall be first governed by the language in Article X pertaining to vacancies. Other transfers will be governed by this Section.
- 2. **Voluntary Transfers:** A request for a transfer to any vacant position may be made at any time in writing to the Central Office with a copy to the Association and the building administrator. The request shall specify the school, grade, and subject/position sought. Subject to possessing adequate certification, a request for voluntary transfer may be granted according to the contract language pertaining to

- the filling of vacancies. The Employer shall acknowledge receipt of the request for transfer within five (5) working days. No bargaining unit employee shall be discriminated against because of a request to transfer. Vacancies caused by a voluntary transfer shall be posted unless that vacated position is eliminated.
- 3. **Involuntary Transfers:** Whenever possible, involuntary transfers or changes in teaching assignments shall be made at natural breaks in the school calendar, such as semester or term breaks, or vacations. Except in cases of unforeseen circumstances or circumstances beyond the control of the Board, in no event shall an unrequested transfer of assignment become effective unless the teacher has received notice twenty-one (21) calendar days prior to the effective date of the new assignment, unless mutually agreed to effectuate the change earlier.

Section C: Reduction and Recall

All personnel decisions shall be based on retaining effective teachers in situations involving a staffing or program reduction or any other personnel decision resulting in the elimination of a position, as well as, for hiring after such reductions/position eliminations or recall to vacant positions. The District shall not utilize length of service as the sole factor in personnel decisions. Length of service or tenure status may only be considered by the administration when all other factors, as listed below, are considered equal amongst the potentially affected teachers.

This article shall not operate or be applied to retain or recall a teacher whose most recent performance evaluation contains an overall rating of minimally "effective" or "ineffective", or "needing support" in preference to any properly certified and qualified teacher with a higher effectiveness rating as reflected in that teacher's most recent three-year average performance evaluation under the District's performance evaluation system if available. This article also shall not operate or be applied to retain or recall a probationary teacher who has received a rating of either "minimally effective" or "ineffective" in preference to any properly certified and qualified teacher with a higher effectiveness rating. A probationary teacher who is rated as "effective" or, prior to July 1, 2024, as "highly effective" on the most recent annual performance evaluation is not subject to displacement under this policy by a tenured teacher solely because the other teacher has attained tenure under the Teachers' Tenure Act.

The effectiveness of teachers as measured under the District's performance evaluation system developed under Section 1249 of the School Code or as otherwise collectively bargained must be used as a factor for personnel decisions.

The following shall also be used for personnel decisions made under this policy:

- 1. The teacher's length of service in a grade level or subject area.
- 2. The teacher's disciplinary record.

- 3. Relevant special training. This factor may be based on completion of relevant training, other than the professional development or continuing education, which is required by the employer or by State law, and the integration of that training into instruction in a meaningful way.
- 4. Evidence of student growth, which may be a factor in assessing an employee's individual performance.
- 5. The teacher's demonstrated pedagogical skills, including at least a special determination concerning the teacher's knowledge of the teacher's subject area and the ability to impart that knowledge through planning, delivering rigorous content, checking for and building higher-level understanding, differentiating, and managing a classroom; and consistent preparation to maximize instructional time.
- 6. The teacher's management of the classroom, manner and efficacy of disciplining students, rapport with parents and other teachers, and ability to withstand the strain of teaching.
- 7. A pattern of the teacher's attendance record at the District over the previous three years of employment.
- 8. Significant, relevant accomplishments and contributions. This factor shall be based on whether the individual contributes to the overall performance of the school by making clear, significant, relevant contributions above the normal expectations for an individual in the teacher's peer group and having demonstrated a record of exceptional performance.

ARTICLE XI - SENIORITY

Section A

For purposes of this article, seniority shall be determined by the number of years of experience in the Brandywine Community Schools, dating from the most recent date of employment, under a contract in a bargaining unit position. The following specifications are recognized:

- 1. Positions which existed in substantially equivalent form prior to the first Master Agreement and which are classified as bargaining unit positions in the current Master Agreement shall be considered to fall within the definition of "bargaining unit position" for purposes of seniority accrual.
- 2. Persons promoted from a bargaining unit position to an administrative position shall retain the years of seniority accrued while employed in a bargaining unit position.
- 3. Persons on Article 12 leaves of absence will not accrue seniority time. However, seniority accrued prior to such leave of absence or layoff shall be maintained.

- 4. Standards of educational certification, qualifications, satisfactory performance, ability, and background will be determined by the Board.
- 5. By October 1 of each year, the District will provide the Association with an updated seniority list of bargaining unit members. Said seniority list shall include the following information:
 - d. Employee name
 - e. Most recent date of hire
 - f. Seniority exceptions
 - g. Certification

Challenges or revisions to the list must be filed by November 1 of that same year; otherwise, the seniority list will be considered final for that school year.

Section B

The Board shall have the right to select which program(s) shall be created, preserved, or eliminated.

ARTICLE XII - SICK LEAVE

Section A

At the beginning of each school year each full-time teacher shall be credited with a twelve (12) day sick leave allowance to be used for absence caused by illness or physical disability of the teacher. One (1) day per month worked (September-June), with two additional days granted by the District at the beginning of the year, Leave will be pro-rated for less than a full year worked, plus the additional two (2). If on a leave of absence, the days will be credited upon the teachers return to work. Unused portions of said leave shall accumulate from year to year, and shall be used in not less than One Seventh (1/7) day increments. Sick leave allowance may also be used for illness in the teacher's immediate family. Immediate family shall mean spouse or partner, children, and parents for which the teacher has primary responsibility. A teacher, at the discretion of the Superintendent, may be required to provide documentation that the teacher has primary responsibility for the teacher's parent. The unused portion of such allowance shall accumulate from year to year without limit. For purposes of this Section, "step" and other relatives residing in the same household and for which the teacher has primary responsibility will have the same consideration as any other relative listed. Newly hired teachers (non-retired) coming from other school districts may be allowed to transfer up to (8) sick days accumulated from their previous district to be used in addition to days granted at Brandywine. Before these transferred days are granted, documentation of at least the equivalent number of days accumulated at their previous district will be required.

Section B

Full-time teachers, subject to the provisions set forth in this Article, shall be eligible to receive paid sick leaves from, and to the extent of, their unused accumulated paid sick leave credits when it is necessary for them to be absent from duty due to an illness, injury or other disability which is non-compensable under the Michigan Workmen's Compensation Act.

Teachers who give birth shall be given up to five (5) additional sick days towards their maternity leave if the birth occurs during the contractual year. The additional sick day(s) granted will begin being deducted on the first contractual day(s) contiguous to the birth. Extra days granted are only to be used on days including and immediately following the birth. Once the additional granted days have been used, then any further sick time will be deducted from the previously unused accumulated sick leave credits. Teachers on maternity leave shall receive up to 12 consecutive weeks of FMLA leave. FMLA leave shall be contiguous to the birth, and run concurrently with their paid sick leave

A teacher whose spouse or partner has given birth, or a teacher who has adopted a child may be granted up to two (2) additional sick days, upon superintendent's approval, if the birth or adoption occurs during the contractual year. The teacher shall be eligible to take up to a total of ten (10) days, which are contiguous to the birth or adoption, of paid sick leave from their unused accumulated paid sick leave credits, and would include the additional days granted. Teachers using leave for the purpose of adoption shall be subject to the provisions of FMLA.

Section C

The Board reserves the right to require a physician's statement to support the necessity for such absences and/or to certify that the teacher is physically able to return to duty at the conclusion of such illness or disability.

Section D

Necessary time off with pay, but not to exceed five (5) days which shall not be deducted from a teacher's accumulated, unused paid sick leave will be allowed for each death in the teacher's immediate family. This allowance may be extended in duration or for the death of other significant persons at the discretion of the Superintendent. For purposes of this Section D "Immediate family" means current spouse, child, parent, grandparent, grandchildren, brother, sister, father-in-law, mother-in-law, daughter-in-law, son-in-law, or any other member of the family who lives in the home of the teacher.

One (1) day of leave per occurrence may be granted to attend the funeral of a former spouse or the relative of a former spouse. Said day shall be deducted from sick leave.

For purposes of this Section, "step" relatives will have the same consideration as "immediate family" as listed above.

When completing the required leave for, the relationship to the employee must be identified.

Section E

Subject to the following provisions, teachers will be permitted to take personal business leave each year. Two (2) days of paid sick leave each year shall be authorized from a teacher's accumulated sick leave for personal business leave. These two (2) days per year, if not used, will accumulate to a maximum of five (5) personal business leave days in a teacher's accumulated sick leave.

- 1. Personal business days shall only be for personal business which cannot be scheduled outside of school hours.
- 2. Such personal business days shall be deducted from the teacher's unused paid sick leave days. If the teacher has no unused paid sick leave days, there shall be no allowance for additional personal business leave days.
- 3. Except in unusual circumstances, personal business leave days shall not be used on the last teacher duty day prior to or the first teacher duty day following a holiday or vacation period, or the last week of each semester. However, the District and Association may collaborate and agree upon a system (e.g. lottery) for teachers to attain approval to be granted personal days before or after scheduled holiday or vacation periods. Personal days granted within the parameters of this agreed upon system shall not be used in conjunction with any banked personal days.
- 4. Teachers shall submit a written request at least five (5) days prior to taking personal business days and receive written approval from the central office in advance of any personal business leave days. Time limits specified herein may be adjusted due to emergencies.
 - a. Absence of advance written approval shall relieve the school district of any responsibility for payment to the teacher.
 - b. In an emergency condition, a personal or telephone request may be granted, subject to written verification and documentation no later than the next date on which the teacher appears for work or no later than two (2) regularly scheduled teacher duty days, whichever comes first.
 - c. An "emergency" shall be defined as an unforeseen or unforeseeable event.
- 5. At the teacher's option, and except for personal business days specified in paragraph (b) above, the reason for making request for personal business leave may not be required in the requisition and approval process. However, this does not absolve the teacher of any responsibility for using personal business leave days in compliance with provisions stated above.
- 6. Abuse of personal business leave days as defined and regulated in this section shall be just cause for disciplinary action.

Section F

There shall be no compensation for unused sick leave when teachers resign or when their services are terminated, except for the following:

Teachers who meet all of the following requirements shall be paid \$55 per unused sick day up to a maximum of 140 days.

- Must Retire under the provisions of the Michigan Public Schools Employee Retirement System
- Must notify the district by March 1 of their retirement at the end of the school year

Section G

The benefits provided for in this Article shall be prorated for part-time teachers and full-time teachers hired for less than a full school year.

Section H: Sick Bank

The purpose of the Sick Bank is to provide additional days for extraordinary circumstances of its members. Extraordinary circumstances are defined as those illnesses or disabilities of more than three (3) days duration. Teachers who have exhausted their accumulated personal sick leave allowance may make reasonable withdrawals, as determined by the Association, from the common bank for illnesses or disabilities, provided that there are sufficient days in the bank, and provided that no teacher may use more than sixty (60) days per incident, and sixty (60) days per school year. The Association will, within five (5) school days, notify the business office of each withdrawal from the bank. The Association shall provide the District with the number of days remaining in the sick bank and the teachers participating in the sick bank by the Friday after Fall Count Day. The bank shall be administered in accordance with the guidelines outlined below. Said guidelines may be amended by the Association with prior approval of the Superintendent.

Requirements for Membership

- 1. Any teacher wishing to join the Sick Bank will sign the Application for Continuous Membership. To participate in the sink bank for the current school year, applications must be received by the Sick Bank Committee no later than the end of the Fall Count Day. The Application for Continuous Membership will remain in effect from year to year until the teacher withdraws in writing or is no longer employed by the district.
- 2. For the first year of membership, teachers will contribute one (1) of the foregoing sick leave allowance to a common bank to be administered by the Association. First year membership allows for access to half of the sixty day leave total, not to exceed 30 days per incident or 30 days per year.
- 3. For the second year of sick bank membership, teachers will contribute one (1) more of the foregoing sick leave allowance to a common bank to be administered by the Association. The second year, and all subsequent years of membership, allows for access to the sixty (60) days per incident and sixty (60) days per school year.
- 4. In the event of an emergency, if a person is unable to complete a membership application, a special meeting of the Sick Bank Committee may approve a late membership.

5. Any teacher hired during the second semester of the school year will be required to donate one (1) day to the Sick Bank within two (2) weeks of their first contractual day to be able to access the thirty (30) days eligible to them in their first year of the Sick Bank. They will then be eligible to contribute another one (1) day by the end of Fall Count Day of the next school year, for their second year membership and access to all sixty (60) days per incident and per year.

Administration

- 1. A committee, comprised of four (4) volunteer BDEA members in good standing and one (1) chairperson appointed by the Executive Board of the BDEA, has the following responsibilities:
 - a. the acceptance of the Application for Continuous Membership forms;
 - b. the regulations governing withdrawals;
 - c. the notification of said withdrawals to the Business Office.
- 2. The Superintendent will serve as an advising member of the committee.
- 3. Decisions regarding requests for withdrawals of days from the Sick Bank will be made by a majority (3) of the members of the Sick Bank Committee within two (2) school days of the receipt by the committee of the Request for Sick Bank Withdrawal form.
 - a. It is the individual teacher's responsibility to see that the proper written form is received by the Sick Bank Committee within the allotted time.
 - b. Every member will receive one Request for Sick Bank Withdrawal form attached to the Sick Bank Rules. Withdraw forms will also be available from the Building Sick Bank Representatives or BDEA Building Representatives.
 - c. Withdrawal forms are not available at the Superintendent's Office nor will they be processed if turned in to the Superintendent's Office.
- 4. All denials of requests for Sick Bank withdrawals may be appealed to the Executive Board of the BDEA at the subsequent regularly scheduled BDEA meeting. Said meetings are scheduled on the last Monday of every month.

Regulations for Withdrawals of Sick Days

- 1. A teacher enrolled in the Sick Bank will not be covered by the bank until their own accumulated sick leave has been exhausted.
- 2. All requests for withdrawal will be filled out on the proper form and given to a member of the Sick Bank Committee.
- 3. A teacher withdrawing days from the Sick Bank must submit to the Committee at the time of the request a written medical report indicating the necessity of each withdrawal. Said statement must include a medical reason stating reason for absence.

- 4. Requests for Sick Bank Withdrawal forms (written) must be received within 24 hours of the initial absence requiring Sick Bank days except in the case of a medical emergency which must be subsequently documented. Medical emergencies might allow for a digital copy of the Sick Bank Withdrawal form to be accepted by the committee, per committee's discretion.
- 5. Initial requests for days will not be granted for less than three (3) nor more than ten (10) consecutive days per request.
- 6. No teacher may use more than sixty (60) days per incident and sixty (60) days per year. Requests for Sick Bank Withdrawal forms must be submitted at ten (10) day intervals with each request accompanied by a doctor's statement. Said statement must include a medical reason for the absence.
- 7. Any teacher returning to work before exhausting the allotted sick days must notify the sick bank committee the day of return so that the days not used may be reclaimed by the bank.
- 8. Pregnancy-related disabilities are covered by the Sick Bank if documented by the attending physician but maternity leave is not covered by the Sick Bank.
- 9. Elective surgery (surgery which can be performed during vacation periods) will not be covered by the Sick Bank.
- 10. Injuries covered by Workman's Compensation do not qualify for Sick Bank withdrawals.
- 11. In the event that a teacher is unable to complete the request forms themselves due to being medically incapacitated, the BDEA Sick Bank Committee may accept forms filled out by a power of attorney, the member's Building Representative, or other persons per the discretion of the committee.
- 12. If the foregoing regulations are not adhered to, the request for withdrawal will automatically be denied.

Miscellaneous

- 1. A person choosing to no longer participate in the Sick Bank will not be able to withdraw the previously contributed days.
- 2. Members of the Sick Bank who are retiring at the end of the year, with notification being received by the district by March 1, may donate any remaining days to the Sick Bank; including those beyond the number available for buyout.
- 3. Members of the Sick Bank who are retiring at the end of the year, without notification being received by the district by March 1, will have half of their remaining accumulated sick leave allowance put into the Sick Bank upon the last day of their contract.
- 4. Contributing members who are not retiring can donate additional days at any time of the year if they so choose.

- 5. By the date that school resumes from Winter Break in January, if the balance of the sick bank for the remainder of the year is below 10 days total, each contributing member will be required to contribute one half (½) day to the sick bank to increase the available sick time in the bank. Members will be notified by email of this no later than 1 (one) week before the half (½) day is withdrawn and added to the bank. This additional half (½) day contribution could happen any year, even in the first full year when contributions were made.
- 6. Membership to the Sick Bank is not contingent on membership to the local BDEA.

ARTICLE XIII - LEAVES OF ABSENCE

Section A

A teacher who is unable to teach because of personal illness or disability as certified by a medical doctor shall, upon written request, be granted a leave of absence without pay for the duration of such illness or disability for a period not to extend beyond the then current school year. Renewals of such leaves for periods not to exceed one additional school year are at the discretion of the Board and will be considered only upon written request of the affected teacher.

Section B

A leave of absence of up to one (1) year without pay may be granted to any tenure teacher, upon application, for the purpose of participating in exchange teaching programs in other states, territories, or countries; foreign or military teaching programs, the Peace Corps, Teacher's Corps or Job Corps as a full-time participant in such programs; or a cultural travel or work program related to his teaching responsibilities, provided said teacher gives assurances in writing of the teacher's intention to return to the school system. Such leave may be extended at the discretion of the Board, provided a written request for such extension is received by the Board at least two (2) months prior to the expiration of the initial leave.

Upon return from such leave, the activity engaged in shall be evaluated by an evaluation committee composed of the teacher's building principal, department chair, and a representative of the Association who will recommend to the Superintendent whether such activity, in whole or in part, should be considered as the equivalent of time taught in the district.

Section C

A leave of absence of up to one (1) year without pay may be granted to any teacher, upon application, for the purpose of engaging in study at an accredited college or university reasonably related to the teacher's teaching responsibilities.

Section D

A teacher who is summoned and reports for jury duty, as prescribed by applicable law, for each day upon which they perform jury duty and on which they otherwise would have been

scheduled to teach, shall be paid the difference between what they received from the Court as daily jury duty fees and what they would have earned from the teacher's employment by the district on such day. In order to receive the payment above referred to, the teacher must give the administration prior written notice that they have been summoned for jury duty and must furnish documentary evidence that they performed such duty on the day for which they claim such payment, and produce documentary evidence as to the amount they were paid by the Court for such jury duty.

Section E

Pursuant to the Family and Medical Leave Act of 1993, as amended, the employer shall abide by the provisions of the act and shall provide leave for the following situations:

- 1. Birth, adoption, or foster care placement of an employee's child
- 2. Serious health condition of an employee's spouse, child, or parent
- 3. The employee's own serious health condition.

Leave for such situations shall be granted in accordance with the provisions of the Act.

The Family Medical Leave is a total of 12 weeks for the 12 months ending one year from the start of the leave. An employee requesting leave under the Act must do so as soon as practicable.

This Family and Medical Leave section is not intended to interfere with the use of any other leave provision in this Agreement. Sick leave shall run concurrently with FMLA leave as allowed by law.

Section F

On days when school is closed due to conditions beyond the control of the Board, teachers need not report for work. On days when the school schedule is altered due to conditions beyond the control of the Board, teachers will remain on duty at the discretion of the Superintendent. A reasonable attempt will be made to adjust the school schedule in order to avoid the loss of state aid due to a reduction of days or hours.

Section G

Requests for leaves of absence specified in Sections B and C of this Article must be submitted in writing to the Superintendent at least forty-five (45) days prior to the start of the anticipated leave. The forty-five (45) days' notice for a request for leave of absence may be waived by the administration. Each request for such leave shall be considered by the Board, which shall either approve or disapprove such requests.

Section H

The Board or its designee will consider individual requests for unpaid leave of absence for reasons not otherwise addressed in this or other articles. Such requests shall be submitted in written form to the Superintendent no less than forty-five (45) days prior to the start of

requested leave of absence. Consideration of such requests shall be on an individual basis. Considerations and subsequent decisions made by the Board of Education shall not become subject to precedent or past practice considerations.

- 1. Leaves of absence requested under this section shall extend no longer than one (1) academic year.
- 2. Such leaves of absence must terminate on the date immediately prior to the first regular teacher duty day of an academic semester.

Section I

Any bargaining unit member elected or appointed to a full-time position in an education related organization will be granted, upon request, an unpaid leave of up to one year in duration without fringe benefits. The member will continue to accrue seniority within the bargaining unit during this leave. Upon application such shall be renewed.

Section J

Leaves of absence referred to in this Article, unless otherwise specified, shall be without pay, experience credit, and fringe benefits.

Section K

A teacher on a leave of absence shall notify the Board, in writing, ninety (90) days prior to the anticipated resumption of the teacher's duties. In cases of intent to return in September the teacher shall send notification by the preceding March 15.

ARTICLE XIV - STUDENT AND STAFF DISCIPLINE AND PROTECTION

Section A: Student Discipline

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 within the confines of school policies.

- 1. The Board recognizes its responsibility to give assistance to teachers, with respect to the maintenance of control and discipline in the classroom within the confines of School policies. The teacher bears the primary responsibility for maintaining proper control and discipline in the classroom and understands that all disciplinary actions and methods invoked by the team shall be reasonable and just, and in accordance with Board policy. It shall be the responsibility of the teacher to report to the principal the name of any student who, in the opinion of the teacher, may need the particular assistance of skilled personnel. Principals and teachers will work cooperatively in resolving discipline problems which disrupts good classroom operations.
- 2. A teacher is authorized to immediately remove and suspend a student from a class, subject, or activity for up to one day when the student's behavior interferes with the teacher's ability to effectively teach or manage a class subject, or activity. Required

form is available on the district website (Brandywine Community Schools' Board Policy 5610 and Revised Code amended 1999; MCLA 380.1309 and PA 15 of 2018).

- 3. Any case of physical assault upon a teacher shall be promptly reported to the principal. In any case of physical assault upon a teacher while performing the teacher's duties, the Board and the Association will render all reasonable assistance to the teacher which may include legal counsel.
- 4. The Board will reimburse teachers for any loss of clothing or personal property, less depreciation, or repair such damaged personal property, not covered by insurance, when caused through physical assault while on duty.

Section B: Staff Discipline

A teacher may only be discharged, demoted, or otherwise disciplined for a reason that is not arbitrary or capricious. In all instances, discipline, discharge, and demotion shall occur in accordance with the statutory requirements under the Teacher Tenure Act and the Revised School Code.

The administrator/Superintendent shall conduct an investigation of any alleged act or omission by a teacher that could result in disciplinary action. The teacher shall be provided with oral or written notice of the issue or incident being investigated.

The investigation shall include, at a minimum, interviews of appropriate persons and a meeting with the subject teacher and, if requested or if required by the bargaining agreement, the teacher's designated representative (either another employee or a union representative if part of a bargaining unit) to allow the teacher an opportunity to respond to the complaint. Prior notice of this meeting shall be provided to the teacher for any discipline that may result in a suspension or loss of pay. The meeting shall not proceed without the teacher's designated representative; however, the meeting shall not be unduly delayed to secure the attendance of the teacher's preferred representative. The District may substitute another representative from the union to timely process the investigation.

After completion of the investigation, if discipline is to be imposed, the teacher shall receive written notice of the discipline and this notice shall also be placed in the teacher's file, with the understanding that any written warning will only enter into a teacher's file when it is attached to a subsequent written reprimand regarding a similar type of offense.

Discipline may include, but is not limited to:

- 1. written warning;
- 2. written reprimand;
- 3. suspension (paid or unpaid);
- 4. discharge;
- 5. financial penalty in accordance with Michigan law.

The District does not have to apply discipline in a progressive manner, but, rather, may impose discipline consistent with the seriousness of the teacher's conduct, as determined

by the District. Additionally, nothing in this article limits the District's right to take other appropriate action, such as placing a teacher on administrative leave during the pendency of an investigation or issuing a counseling memorandum, which is considered instructional, not disciplinary.

If it appears that disciplinary action beyond written reprimand may be necessary, the administrator should contact the Superintendent to discuss the disciplinary action that is to be taken.

Any disciplinary action that is not subject to Board review, as described below, may be submitted to the Superintendent for review within five (5) work days of the teacher's receipt of the written confirmation. The Superintendent is not required to conduct an independent investigation. The Superintendent shall meet with the administrator who issued the discipline and with the teacher and the teacher's designated representative, if requested. The Superintendent may affirm, revise, or reject any disciplinary action taken against a teacher and the Superintendent's decision is final.

The administrator's decision to impose any disciplinary action that is not subject to Board review, as described below, is final. The following disciplinary actions may only be imposed by the Board in adherence with the requirements of the Teacher Tenure Act:

- 1. discharge of a tenured or probationary teacher;
- 2. demotion of a tenured teacher (which includes suspension for fifteen (15) or more consecutive days without pay or a reduction in compensation by more than the equivalent of thirty (30) days compensation in one (1) school year);
- 3. non-renewal of a probationary teacher.

Section C: Personnel records

- 1. A teacher shall have the right to review the teacher's personnel record pursuant to the provision of the Bullard-Plawecki Employee Right to Know Act. No material will be placed in a teacher's personnel file unless the teacher has had an opportunity to review the material. The teacher may submit a written notation or reply regarding any material and the notation or reply will be attached to the file copy of the material in question. Bullard-Plawecki shall apply to the maintenance review (except there will be no limit to the number of times teachers may review their file) and disclosure of personnel records.
- 2. When material is placed in a teacher's personnel file the teacher will review and sign such material. The teacher's signature shall be understood to indicate awareness of the material, but shall not be interpreted to mean agreement with its contents.
- 3. In the event a teacher's personnel record is the subject of a FOIA request, a reasonable attempt will be made to contact the teacher personally and a copy of the request shall be provided to the teacher.

ARTICLE XV - TEACHER EVALUATION

Section A

The parties agree that it is the duty of the administration to evaluate all teachers according to Federal and State laws. The purpose of the evaluation is to determine the extent to which a teacher is performing their duties.

Section B

The parties agree that teachers shall be evaluated only by appropriate administrators or staff who are trained in the systems and tools used by the district and not by parents, students, or other unauthorized district employees. Any complaint made to the administration by any parent, student or other person which is considered in evaluating said teacher performance will be called to their attention in writing.

Section C

The District and Association agree to utilize The Thoughtful Classroom Teacher Effectiveness Framework for evaluation of all classroom teachers, or any other tool agreed upon between the Association and District. The tool shall include:

- 1. specific performance goals identified collaboratively with the teacher and administration to improve their effectiveness in the upcoming school year.
- 2. an evaluation of the teacher's job performance with timely and constructive feedback.
- 3. clear approaches to measuring student growth with relevant data on student growth.
- 4. multiple rating categories that take into account student growth and assessment data that have been negotiated with the Association.
- 5. the use of student growth and assessment data as 20% of the year-end evaluation determination unless otherwise removed or determined by law.
 - a. The student growth and assessment data shall consist of measurable, long-term academic goals set for all students that utilize available data. At the beginning of the evaluation cycle, teachers will choose no more than two measures from the agreed upon menu that will be used to evaluate their student growth for the year.
 - b. The teacher, with the approval of the evaluating administrator, may be allowed to eliminate data attributable to students who are partial year transfers into/out of the teacher's classroom, students who have been absent for more than 25% of the school year, or who have other anomalous circumstances that warrant eliminating that data.

- c. That data used in this section must be attributable to the actual teaching responsibilities of the individual teacher.
- d. If a teacher's growth data places them in the "developing" or "needing support" category, they may request to utilize an average of the past three (3) years of local data. The final determination will be at the administrator's discretion.

Section D

Within thirty (30) calendar days after the first observation in any year, each probationary teacher shall be provided with an Individualized Development Plan (IDP). The IDP shall be given to and discussed with the probationary teacher at a conference called by the evaluator for that purpose.

Section E

Classroom observations that are intended to assist in the year-end performance evaluation for teachers will be conducted as follows:

- 1. Whenever possible, the observation shall be long enough for the observing administrator to see adequate dimensions of teaching for a thorough evaluation of the teacher. Any observation used as a formal observation that is less than fifteen (15) minutes shall not be valid as part of the final evaluation.
- 2. Written feedback from each observation shall be provided within thirty (30) calendar days.

Section F

There shall be notice of each planned observation date given to the teacher at least two (2) school days prior to the observation. Administrators may inform teachers ahead of time regarding the unscheduled observation, but will not be required.

Section G

An evaluation cycle shall be defined as including at least the following: work site observation(s), year end student data, and a final written evaluation. All observation and monitoring of the work performance of the teacher shall be conducted openly and with full knowledge of the teacher. For teachers requiring an annual evaluation, there shall be at least two (2) classroom observations in each school year the teacher is evaluated that are conducted at least 60 (sixty) calendar days apart. The first observation should occur within the first semester of each school year, whenever possible.

Section H

Any unsatisfactory behavior observed outside the classroom setting that will be used in evaluating a teacher shall be reduced to writing and discussed with the teacher in a personal conference no later than ten (10) school days after the unsatisfactory behavior was observed or shared with administration.

Section I

Teachers who have not performed well on either of the classroom observation portions of the evaluation cycle shall be given a post-observation meeting that shall be held no later than ten (10) school days after the observation occurred. At the post-observation meeting, the teacher will be provided feedback related to the observation.

Section J

If a tenured teacher has been rated "highly effective" or "effective" for three (3) consecutive year-end evaluations, they may be evaluated on either a biennial or triennial evaluation cycle. As long as subsequent evaluations remain "effective," the teacher may remain on this evaluation cycle.

Section K

In addition to the above procedures, any teacher requiring an IDP shall be provided the following:

- 1. specific performance goals that will be used to assist in improving effectiveness for the next school year developed with consultation and agreement by the teacher.
- 2. training to be provided by the district to assist the teacher in meeting the goals of the IDP.
- 3. a mid-year progress report, supported with at least two (2) classroom observations conducted consistent with procedures described in this Article and completed no later than the end of February that is used as a supplemental tool to gauge a teacher's improvement from the preceding school year and to assist in any needed additional improvement that is aligned with the existing IDP.

Section L

All teachers shall have the right to submit a rebuttal to their evaluation which will be included in their personnel file and attached to the year-end evaluation.

Section M

A tenured teacher may request a review of the evaluation and a "needs support" rating to the Superintendent or chief administrator. This request must be made in writing within thirty (30) calendar days after the teacher is informed of the rating. A written response must be provided to the teacher who requested the review not later than thirty (30) calendar days after receipt of the request for a review. If the written response does not resolve the matter, the teacher or a bargaining unit representative may request mediation. The request must be filed within thirty (30) calendar days of receipt of district response.

Section N

A teacher must not be assigned an evaluation rating and must be designated as unevaluated for a school year if any of the following apply to the teacher:

- 1. The teacher worked less than 60 days in that school year.
- 2. The teacher's evaluation results were vacated through the grievance procedure.
- 3. There are extenuating circumstances and the teacher and the school District agree to designate the teacher as unevaluated because of the extenuating circumstances.

If a teacher receives an unevaluated designation, the teacher's rating from the school year immediately before that designation must be used for consecutive purposes under this section.

ARTICLE XVI - TEACHER GROWTH AND IMPROVEMENT

Section A

The parties support the principle of continuing training of teachers, participation by teachers in professional organizations in their area of specialization, and participation in community educational projects. Leave of absence for advanced work on degrees will continue to be encouraged.

Section B

At the discretion of the administration:

- 1. Teachers may be permitted to attend conferences and workshops.
- 2. Teachers may be allowed days for professional visitation in their specific teaching areas. A brief written summary is to be allowed to the building principal and Superintendent. Teachers participating in professional visitation shall not exceed two (2) persons per department per day. Participants in such programs may be recommended by the principal and approved by the Superintendent.
- 3. A teacher on an IDP may be allowed, at the discretion of the administrator, to attend a conference directly related to the teacher's goals, at the expense of the district.

ARTICLE XVII - MENTOR TEACHERS

Section A

Mentor Teachers shall be individuals as identified in Section 1526 of P.A. 335 of 1993 and shall perform the duties of a Master Teacher as specified in the code. The Mentor Teacher shall preferably be a member of the bargaining unit.

Section C

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

1. The Mentor Teacher shall preferably be a tenured member of the bargaining unit.

- 2. Participation as a Mentor Teacher shall be voluntary.
- 3. Every effort will be made to match Mentor Teachers and probationary teachers who work in the same building and have the same area of certification.
- 4. The Mentor Teacher assignment shall be for one (1) school year subject to periodic review by the Mentor Teacher, probationary teacher, and the administration. The appointment may be renewed in succeeding years.

Section D

Because the purpose of the Mentor Teacher is to help acclimate the new bargaining unit member and to provide necessary assistance toward the end of quality instruction, the Board and the Association agree:

- 1. The relationship shall not, in any fashion, be a matter included in the evaluation of either teacher.
- 2. Neither the Mentor Teacher nor the probationary teacher shall be permitted to participate in any matter related to the evaluation or supervision of the other.
- 3. Neither the Mentor Teacher nor the probationary teacher shall be called as a witness in any grievance or administrative hearing involving the other in any matter arising from the mentoring relationship.

Section E

Whenever possible, the Mentor Teacher and the probationary teacher shall be assigned the same preparation time.

Section F

Mentor Teachers shall be compensated for the extra responsibilities at the rate of \$300 per year, per mentee assigned. Compensation shall be calculated on a pro-rata basis for an assignment of less than 90% of the school year. In order to qualify for the \$300 compensation, the Mentor Teacher must do the following:

- 1. Meet with the Mentee at least one time per week unless circumstances beyond the control of the Mentor and Mentee prevent the meeting;
- 2. If Mentor and Mentee have a common planning period, they must meet more frequently than once a week;
- 3. The Mentor and Mentee shall meet for at least 15 minutes per week.
- 4. Documentation of meeting dates and length of time shall be maintained and provided to the administration upon request on a log sheet provided by the administration.
- 5. Mentor is to receive a copy of Mentee's IDP and work with the Mentee on it (no requirement for Mentor to inform administration of progress).

ARTICLE XVIII - GRIEVANCE PROCEDURE

Section A: Definition of Grievance

A grievance is defined as a claim of a violation of a specific provision or provisions of this agreement. Any grievance filed shall refer to the specific provision or provisions of this agreement alleged to have been violated, and it shall set forth the facts pertaining to such alleged violation, specific events giving rise to the alleged violation, and the relief requested.

Section B: Non-Grievable Matters

The following matters shall not be subject to any grievance under this Article:

- 1. Decisions relating to the organization and structure, or reorganization or restructuring of the curriculum or services offered by the School District.
- 2. The establishment of new jobs or the elimination of current jobs.
- 3. The failure to re-employ a probationary teacher.
- 4. The offer or withdrawal of extra duty or extra-curricular assignments from year to year, or the failure to re-employ any teacher into a position on the extra-curricular schedule, or the termination of an extra-curricular assignment prior to the end of the employee's assignment where the termination results from the dropping or discontinuation of the extracurricular activity.
- 5. Discharge or demotion or any other matter subject to the procedures specified in the Michigan Teachers Tenure Act.
- 6. All matters reserved to the discretion of the Board under Article 1 of this Agreement.

Section C: Grievance Procedure

Informal Level

When a bargaining unit employee(s) or the Union believe a grievable incident has occurred, the affected bargaining unit employee(s) or the Union shall request a meeting with the immediate supervisor in an effort to resolve the complaint within fifteen (15) working days after the occurrence of the event upon which it is based. The Union shall be notified and a representative thereof may be present with the bargaining unit employee at such meeting. If the bargaining unit employee is not satisfied with the result(s) of the meeting, they may formalize the complaint.

Formal Level 1

If a complaint is not resolved at the informal level, the complaint may be formalized in writing within five (5) working days of the meeting between the supervisor and the affected bargaining unit employee(s). A copy of the grievance shall be sent to the BDEA and the immediate supervisor. The immediate supervisor shall, within five (5) working days of

receipt of the grievance, render a written decision. A copy of this decision shall be forwarded to the grievant(s) and the BDEA.

Formal Level 2

If the aggrieved teacher(s) desires to appeal the decision of the immediate supervisor at Formal Level 1, the grievance shall be transmitted to the Superintendent as an appeal within seven (7) working days after the receipt of the decision from the immediate supervisor. The Superintendent shall meet with the grievant(s) and the grievant's representative within ten (10) days of receiving the appeal request. The Superintendent shall, within seven (7) working days after the conclusion of the meeting, render a written decision thereon with copies to the BDEA and the grievant(s).

Formal Level 3

If the grievance is not satisfactorily settled at Formal Level 2, the Association may request mediation by the Michigan Employment Relations Commission by giving written notice to the Employer through the Superintendent of its intent to do so within fifteen (15) days following receipt of the Formal Level 2 response. This Mediation step is a required step before Formal Level 4, binding arbitration. Thereafter, representatives of the Employer and the Association shall confer with the mediator assigned to assist in resolving the dispute. Within fifteen (15) days of the conclusion of this conference, the designated representative of the Employer shall signify in writing the Employer's final response to the grievance.

Formal Level 4

If, at Formal Level 3, the grievance has not been satisfactorily settled, either party hereto shall have the right to submit such grievance to arbitration to the American Arbitration Association in accordance with its Voluntary Labor Arbitration Rules, then obtaining, providing such submission is made within thirty (30) calendar days after receipt by the Association of the Employer's Formal Level 3 answer. If the grievance has not been submitted to arbitration within said thirty (30) calendar day period, it shall be considered as being withdrawn by the Association. The decision of the arbitrator shall be final and binding upon the parties hereto.

Section D: Powers of the Arbitrator

The arbitrator shall be empowered to rule only on the grievance submitted to him or her and may not add to, or delete from, or modify, any of the terms or provisions of this Agreement, or change any of the established wage schedules contained herein. The powers of the arbitrator are subject to the following limitations:

- 1. The Arbitrator shall have no power to change any decision of the Board or substitute the arbitrator's judgment for that of the Board as to any matter reserved to the sole discretion of the Board.
- 2. The Arbitrator shall not hear any grievance previously barred from the scope of the grievance procedure or barred from collective bargaining under PERA.

3. More than one grievance may not be considered by the arbitrator at the same time, except upon the express written mutual consent of the parties, and then only if they are of a similar nature.

Section E: Election of Remedies

When remedies are available for any complaint and/or grievance of an employee through any administrative or statutory scheme or procedure, such as, but not limited to, civil rights hearings, Department of Labor hearings, tenure hearings, and the like, in addition to the procedure provided under this Agreement, and the employee elects to utilize the statutory or administrative remedy, the Union and the affected employee shall not process the complaint through the grievance procedure provided for in this agreement.

Section F: Consolidation

All teachers who possess adverse claims that will be affected by the outcome of a specific grievance procedure shall submit their cases simultaneously in one proceeding, provided they possess notice of such adverse claims.

Section G: Cost of the Arbitrator

The cost of the arbitrator shall be shared equally between the Employer and the Union in a case of a divided award. The Employer shall bear the cost of the arbitrator if the grievance is sustained. The Union shall bear the cost of the arbitrator if the grievance is denied. Cancellation fees shall be divided equally.

Section H

Pursuant to PERA, the Employer shall permit a Union representative access to and the right to inspect and acquire copies of personnel files and any other files or records of the Employer which pertain to an affected bargaining unit employee or any issue in the proceedings in question. Confidential letters of reference secured from sources outside of the school system shall be excluded from inspection.

Section I

The time limit at any step of the grievance procedure may be extended by written mutual agreement. In the event a grievance is not appealed from one step to the next within the time limits specified, the grievance shall be deemed to have been settled on the basis of the last answer thereto. In the event a grievance is not answered at any step of the grievance procedure within the specified time limit, the grievance shall automatically be advanced to the next step, except that nothing herein contained shall be construed so as to automatically refer a grievance to the arbitration level.

Section J

It is agreed by the parties hereto that grievances shall be processed during times which do not interfere with assigned duties. In the event it is mutually agreed by the aggrieved teacher, the Association, and the Board to hold proceedings during regular working hours, a

teacher participating in any level of the grievance procedure on their own behalf or on behalf of the Association, with any representative of the Board, shall be released from assigned duties, for the period necessary, without loss of salary, or use sick/personal days.

Section K

If a grievance involves a group or class of teachers under more than one (1) administrator or supervisor, it shall be initiated at the Informal Level, and is to include the superintendent. If the group or class of teachers are not satisfied with the result(s) of the meeting, they may formalize the complaint, to begin at Formal Level 2.

Section L

The grievance procedure may be expedited to a higher step at any time when mutually agreed upon by the Association and the Employer.

ARTICLE XIX - MISCELLANEOUS PROVISIONS

Section A

Individual contracts between the Board and teachers shall be subject to and consistent with the terms and conditions of this Agreement. If an individual contract contains any language inconsistent with the provision of this Agreement, the provisions hereof shall be controlling.

Section B

If, during the life of this Agreement, any of the provisions contained herein are held to be invalid by operation of law or by any tribunal of competent jurisdiction, the remainder of this Agreement shall not be affected thereby. In the event any provisions herein contained are so rendered invalid, upon written request by either party hereto, the Board and the Association shall enter into collective bargaining for the purpose of negotiating mutually satisfactory replacements for such provisions.

ARTICLE XX - NO STRIKE/NO LOCKOUT

The Association agrees that during the life of this Agreement neither the Association, its agents, nor its members will authorize, instigate, aid, condone, or engage in a work stoppage, slowdown, or strike. The Employer agrees that during the same period there will be no lockouts.

ARTICLE XXI - DURATION

This agreement shall become effective on the 16th day of September, 2024, and shall continue in effect until the 30th day of June, 2026, unless extended by mutual written consent of the parties. No terms of this Agreement shall be altered during the duration, except by the written mutual consent of the parties.

Signed in Niles, Michigan this 16th day of September, 2024.

BRANDYWINE DISTRICT EDUCATION ASSOCIATION MEA/NEA	BRANDYWINE COMMUNITY SCHOOLS
Debbie Carew	TuWalh
President	Superintendent
Megan Kohler	Elamemekee
Secretary	Board President
MarkHollman	Hoely Pomanka
Negotiator	Board Secretary

APPENDIX A

Section A

- 1. Effective as of September 16, 2024 all teachers served by this Agreement shall be paid in accordance with the following salary schedule for a school year consisting of a minimum of the state mandated student attendance hours. If the requirement of student attendance hours as set forth in the school calendar has not been met by the termination dates of the individual contracts, such termination dates shall be extended by the next day or days (excluding Saturdays and Sundays) if necessary to provide student attendance hours as required by law.
- 2. The salary step table represents teachers' salaries. The table is not based on the teacher's years of service, but the table is influenced.
- 3. The Association recognizes that because of unusual circumstances, it may be necessary for the district to retain the services of a non-degreed person in a vocational subject or clinical capacity, without a teaching certificate.

If this is necessary to meet the needs of students and in the event no person within the bargaining unit with proper degrees has the necessary requirements to be vocationally certified or clinically eligible, the person assigned shall become subject to the terms of the referenced Master Agreement and shall receive pay commensurate with experience.

Step placement will be at the discretion of the Superintendent. Number of years experience may not equal step placement.

Any teacher holding both a Vocational Endorsement and Michigan Teaching Certificate will be treated as being equivalent to having a teaching certificate with a Master's degree. Once a teacher with only one of either the teacher certification or vocational endorsement attains the other, the teacher shall advance to the next degree schedule level of the salary schedule as specified by the conditions of Section C of this Appendix.

- 4. Clinical staff asked by the District to work beyond the first and last contractual work day, in order to fulfill their duties as assigned by the District, shall be compensated by the District with a per diem or hourly rate. The rate shall be determined by the work required by the District.
- 5. Any teacher evaluated as "ineffective" or "minimally effective" prior to August 1, 2024, or "needing support" or "developing" after August 1, 2024, will remain to their prior year step/lane salary schedule until such time that they receive a rating of "effective" and will then move to the next successor salary step/lane in the following school year.

Section B

Teachers teaching less than full-time will be paid on a pro rata basis for the number of hours taught per day in relation to what a full-time teacher will be paid for teaching a full day. Part-time teachers must report for full-time Professional Development Day sessions and will receive prorated compensation for time worked on those scheduled days.

Section C

Teachers who earn a master's degree prior to September 1 of any year will be paid on that schedule for the full school year. If the master's degree is obtained after September 1 but prior to the beginning of the second semester, the teacher will be placed on the higher schedule for the second semester of the school year. It is understood and agreed that only those degrees or vocational endorsements which can reasonably be expected to contribute to effectiveness in the teacher's position in the field of education and are acceptable to the Superintendent, will be counted for salary purposes.

Section D

The Board may grant up to eighteen (18) years of outside teaching experience on the salary schedule.

Section E

The Superintendent is authorized to grant up to three (3) years' credit on the salary schedule to a teacher for outside work experience which is directly related to the teaching assignment of the teacher.

Section F

A teacher asked by the District to do substitute teaching or test proctoring during the teacher's preparation period shall be paid at the rate of \$35 per hour taught. Special education teachers will not be required to substitute in regular education classes unless it does not interfere with their legal time or service requirements (IEP preparation) for the students. Daily substitute pay will be distributed equally to those teachers who accommodate any students from a class without a substitute teacher for an entire day. (Example: 3 teachers who take 1/3 of the students from one classroom for an entire day will each receive 1/3 the daily substitute pay for that day.) Teachers accommodating extra students for half a day will be given equal portions of half day substitute pay.

Section G

Teachers assigned to extra duty will be paid according to Schedules I and II attached.

Section H

Teachers who are required to return to school by an administrator before the first or after the last contractual day will receive their hourly per diem rate of pay.

Section I: Administering Medication to Students in School

The following provisions relate to the administration of medicines and medical services:

Teachers are not required to administer medications, administer injections, or perform medical services. However, those who do elect to assist administering medications,

injections, or other medical services will receive necessary training for listed procedures from the district.

Section J: Insurance

The insurance benefit year shall be September 1, through August 31.

- 1. On January 1st of every year, the Board agrees to pay a maximum amount toward the annual medical premiums as provided by PA-152 of 2011 (the determined "CAPS"), as set by the state in January of that same year. These amounts will be adjusted annually effective January 1 of each year of this contract
- 2. On all non-medical coverages not subject to the hard cap (PA-152) rates, the employer will pay the cost of the premiums. The non-medical coverages include the following:
 - a. LTD: 66.67%; \$4,000 monthly maximum benefit
 - b. Dental: BCBSM Dental, or its equivalent 100/90/90 \$1,500 annual max per person; Orthodontics: 100% \$1,500 lifetime max to age 19
 - c. Life: \$50,000 Group Life Insurance and AD&D
 - d. Vision: EyeMed or its equivalent
- 3. Employees not choosing a medical coverage plan above, and employees assigned to a part-time assignment, may choose to enroll in the non-medical coverages below, for which the employer will pay the premium cost.
 - a. LTD: 66.67%; \$4,000 monthly maximum benefit
 - b. Dental: BCBSM Dental, or its equivalent 100/90/90 \$1,500 annual Max per person; Orthodontics: 100% \$1,500 lifetime max to age 19
 - c. Life: \$50,000 Group Life Insurance and AD&D
 - d. Vision: EyeMed or its equivalent
 - e. Cash: \$400.00 per month, in lieu of medical coverage
- 4. The Board of Education shall not be responsible for coverage at any time that the employee is not actually enrolled for coverage with the carrier. Any contribution amounts exceeding the Board's subsidy shall be payroll deducted.

Teachers who are assigned to less than a full-time position will receive the same benefits as employees opting for no medical coverage as outlined in number three above.

If a teacher does not teach the full length of the school year, the Board contributions toward the payment of the above-mentioned premiums will be prorated to reflect that part of the year taught, except the teachers who are on a leave of absence under the Family and Medical Leave Act.

Insurance premium contribution deductions and cash option payment shall be provided in accordance with the Section 125 Plan adopted by the Board of Education and the Association.

Section K

All personnel shall receive payroll in twenty-six (26) equal bi-weekly installments throughout the year, except that the number of installments shall be twenty-seven (27) if necessary to prevent payment for services prior to the performance of those services. Personnel leaving the school system or planning to retire may request a lump sum payment of the balance of their contract at the end of the school year or on the next payroll date following termination of services. Personnel who are not leaving the school system but who desire to receive a lump sum payment of the balance of their salary at the end of the school year, may receive the same provided they make written request therefore at least sixty (60) days prior to the payment thereof.

Section L

When it becomes necessary to reduce a teacher's pay because of an unpaid absence from work, the per diem pay will be computed as a fraction of the teacher's annual salary plus benefits, based upon the number of staff days agreed upon in the negotiated calendar. FMLA qualified benefits will not be deducted.

Section M

For the purpose of movement on the salary schedule, teachers who work less than a full school year in Brandywine under contract shall receive credit as follows:

- 1. No experience credit if the number of days worked during the school year is sixty (60) or less.
- 2. One year experience credit if the number of days worked during the school year is more than sixty (60).
- 3. "Days worked" shall include student and non-student attendance days and shall be computed on the basis of equivalent full-time days.
- 4. This section shall not affect teachers on a paid leave of absence or on a leave of absence for which experience is granted for salary schedule placement.

Section N

Should a new collective bargaining agreement not be reached prior to the expiration of the existing collective bargaining agreement, teachers shall advance on the salary schedule to the next earned step/lane. However, if there is a raise in the next collective bargaining agreement's salary schedule, pay will not be retroactive and will be pro-rated at the time the new collective bargaining agreement is put into effect.

SALARY SCHEDULE

The following salary schedule is based upon teacher work days per the negotiated calendar.

	ВА				MΑ	
Steps	2024/2025	2025/2026		2024/2025		2025/2026
1-5	\$43,500	_		\$46,000		_
6-10	\$49,500	_		\$53,000		_
11-15	\$56,000	_		\$59,000		_
16-20	\$61,500	_		\$66,000		_
21-25	\$67,500	_		\$72,000		_
26+	\$70,000	_		\$76,500		_

There shall be no wage increase for the 2024-25 school year. Employees who have earned a step or lane increase shall receive the earned increase. Wages will be reopened for the 2025-26 school year.

For the 2024-25 school year, should the audit show that the District had an excess of revenue over expenditures of \$150,000 or more and a Fund Balance greater than 18% for the 2023-24 fiscal year, all Employees covered by the Agreement shall be paid an off-schedule bonus of \$500, which will be paid in the first December pay.

For the 2024-25 school year, should the audit show that the District had an excess of revenue over expenditures of \$225,000 or more and a Fund Balance greater than 18% for the 2023-24 fiscal year, all Employees covered by the Agreement shall be paid a total off-schedule bonus of \$1000, which will be paid in the first December pay.

403 (B) PROGRAMS

The Board and The Association recognize the importance of each employee pursuing an active retirement savings program and in providing sound investment alternatives to assist them in achieving their retirement savings goal. The parties agree that MEA Financial Services products, along with any other mutually selected investment providers shall be named as vendor(s) in the 403(B) Plan Document as appropriate under IRS regulations.

The Parties further understand and agree that the regulations regarding the administration of 403(B) plans continue to evolve, and it is the intent of the parties to comply with all legal requirements. Accordingly, the Parties agree that:

- 1. The Board of Education will maintain a plan document that complies with all IRS requirements.
- 2. The plan document shall allow employees the ability to make changes in the investment portfolio that are in compliance with IRS regulations and the guidelines of the investment company.
- 3. All bargaining unit members are eligible to participate in the plan.

SCHEDULE B

The following schedules set forth the wages for extra duty assignments. Tenure does not attach to extra duty assignments, and all such assignments are subject to annual appointment at the discretion of the Board. The Board possesses the right to determine which extra duty activities to offer each year and may cancel such activities whenever, in its judgment, it is in the best interest of the School District to discontinue offering such activity. If such an activity is canceled, the employee assigned to the extra duty shall receive pay for only those days in which they have performed extra duty work.

SCHEDULE B - COACHING SALARIES

Coaches have the option of being paid 1) in two (2) installments, or 2) at the completion of the season.

Individuals Performing Extra Duties shall be paid at the completion of duty, upon supervisor verification.

Completion shall be defined by the job duties assigned to each position.

Varsity Head Coaches shall be paid an additional \$250 per round of postseason play beyond the first round of the MHSAA-sponsored tournament. The Pep Band Director shall be paid an additional \$100 per round of postseason play beyond the first round of the MHSAA-sponsored tournament for which the band participates in.

<u>ATHLETICS</u>	<u>2024-25</u>
Baseball - Varsity	\$5,039
Baseball - J.V.	\$3,075
Softball - Varsity	\$5,039
Softball - J.V.	\$3,075
Boys' Var Basketball	\$6,915
Girls' Var Basketball	\$6,915
Boys' J.V. Basketball	\$4,479
Girls' J.V. Basketball	\$4,479
Boy's 9th Basketball	\$3,438
Boys' 8th Basketball	\$2,500
Girls' 9th Basketball	\$3,437
Girls' 8th Basketball	\$2,500
Boys' 7th Basketball	\$2,500
Girls' 7th Basketball	\$2,500
Varsity Cheer Football	\$2,500
Varsity Cheer Basketball	\$2,500
J.V. Cheer Football	\$1,553
J.V. Cheer Basketball	\$1,553
J.H. Cheer-Boys Bskbl	\$1,538

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Cross Country - Varsity	\$4,675
Cross Country - J. H.	\$1,867
Football -Varsity	\$6,808
Football - Asst Var (2)	\$4,722
Football - J.V.	\$3,953
Football - Asst. J.V. (2)	
J.H. Football (2)	\$2,855
Golf (Girls)	\$3,660
Golf (Boys)	\$3,660
Varsity Soccer (Girls)	\$4,722
Varsity Soccer (Boys)	\$4,722
Tennis - Varsity Boys'	\$3,660
Tennis - Varsity Girls'	\$3,660
Track - Varsity	\$4,816
Track - Asst. Varsity(2)	\$2,965
Track - J.H. (2)	\$2,610
Volleyball - Varsity	\$5,161
Volleyball - J.V.	\$3,216
Volleyball - 9th	\$2,636
Volleyball - 8th	\$2,306
Volleyball - 7th	\$2,306
Wrestling - Varsity	\$5,212
Wrestling - J.V.	\$3,105
Wrestling - Girls	\$2,965
Wrestling - J.H. (2)	\$2,283
Bowling - V	\$3,588

SCHEDULE B - EXTRA DUTY SPONSORS

DUTY SPONSORS	<u>2024-25</u>
Instrumental Music	\$5,000
Vocal Music	\$4,600
Yearbook Advisor	\$3,075
H.S. Stu. Sen. Advisor	\$1,300
J.H. Stu. Sen. Advisor	\$1,100
Class Spon (7th & 8th)	\$400
Class Spon (9th & 10th)	\$500
Class Spon 11th	\$1,300
Class Spon 12th	\$1,100
Nat'l Honor Soc. Advisor (Jr & Sr)	\$800
B-LEAD Advisor	\$800
Dungeons & Dragons/Game Club	\$900
Foreign Language Honor Society	\$400

Science Olympiad All Buildings	\$400
Competitive (Rube Goldberg)	\$1,300
Quiz Bowl Sponsor	\$500
Band Flag Corp	\$800
Art (H/S-M/S) extra duties	\$350
Elementary Musical Director (Play)	\$1,200
Elementary Musical Choreographer	\$350
Elementary Musical Tech Director	\$350
H/S Musical Director	\$3,200
H/S Musical Vocal Director	\$1,300
H/S Musical Tech Director	\$700
H/S Musical Choreographer	\$600
H/S Musical Assistant Director	\$900
E-Sports Sponsor (Per Season)	\$1,000
Elementary Fine Arts Fair Chair	\$400
Elementary Science Fair Chair	\$400
March is Reading Month Chair	\$250
Elementary SSD Coordinator	\$550
Secondary SSD Coordinator	\$550
Pep Band Director	\$600
CTE Teacher	\$1,000
Career Tech Student Organization	\$1,000
Department/Grade Level Chairs	\$800
Mentor Teachers	\$350
EL Coordinator	\$2,500
Teacher in Charge	\$60
5th Grade Camp (2 days)	\$400
5th Grade Camp (Extra Day)	\$75
BIA night Classes	35 hr
Detention Monitor	35 hr

APPENDIX B - CALENDAR

BRANDYWINE COMMUNITY SCHOOLS

ENGAGE. EDUCATE. EMPOWER. 2025-2026 School Calendar

August	15 18 19 20 25 27 29	Friday Monday Tuesday Wednesday Monday Wednesday Friday	New Teacher Orientation No Students; Staff Work Day Teacher Professional Development - No Students; Staff Work Day Teacher Professional Development - No Students; Staff Work Day First Day for Students - Half Day for K-6, Full Day for 7-12 No Late Start Labor Day Break - No School
September	1	Monday	Labor Day Break - No School
October	1 2 15 16 17	Wednesday Thursday Wednesday Thursday Friday	Full Day School, Evening Parent/Teacher Conferences for 7-12 Full Day School, Evening Parent/Teacher Conferences for 7-12 Full Day School, Evening Parent/Teacher Conferences for K-6 Full Day School, Evening Parent/Teacher Conferences for K-6 End of Marking Period - Fall Break - Half Day for Students and Staff
First Quarter:	38 Stud	lent Days - 41 Teac	ther Days
	20	Monday	Fall Break - No School
November	26 27 28	Wednesday Thursday Friday	Thanksgiving Break - No School Thanksgiving Break - No School Thanksgiving Break - No School
December	17 18 19 22	Wednesday Thursday Friday Monday	Full Day for K-6; Half Day MS/HS Exams All Students Half Day - MS/HS Exams End of Semester - Half Day for Students and Staff Winter Break Begins
Second Quarter	: 41 Stud	lent Days - 41 Tead	cher Days
January	5 19	Monday Monday	Classes Resume MLK Day No School
February	11 13 16	Wednesday Friday Monday	Late Start Wednesday, Evening Parent/Teacher Conferences for K-12 Midwinter Break - No School Midwinter Break - No School
March	13	Friday	End of Marking Period – Half Day for All Students
Third Quarter: 47 Student Days - 47 Teacher Days			
	30	Monday	Spring Break Begins
April	6	Monday	Classes Resume
May	21 25	Thursday Monday	Graduation Memorial Day Break - No School
June	2	Tuesday Wednesday	All Students Half Day – MS/HS Exams All Students Half Day – MS/HS Exams – End of School Year

Fourth Quarter: 52 Student Days - 52 Teacher Days

PLEASE NOTE: 2nd and 4th Wednesdays will be Late Starts unless indicated otherwise. Students will start school 2 hours later.

178 Instruction Days 181 Returning Teachers 182 New Teachers

Brandywine Community Schools 2025 - 2026 School Calendar September '25 August '25 October '25 w s w Tu w Th s Tu Th м Tu Th 4 days 21 days 22 days November '25 December '25 М Tu w s Tu w s М Tu F s 17 days 15 days 19 days February '26 March '26 April '26 м Tu w Th F s М Tu w Th F s Su М Tu w Th F s Su 18 days 20 days 19 days May '26 June '26 July '26 Tu w Th s Tu W Th s Tu w Th 3 days 20 days Student Full Day K-6 Half Day or 7-12 Half Day

Two-Hour Late Start for Staff PD

Student Half Day

APPENDIX C - APPLIC	ATION FOR CONTINUOUS N	MEMBERSHIP IN THE SICK BANK
year that I contribute w (thirty (30) per incident sixty (60) days available membership in the Sic days I have donated no	randywine District Education vill be one (1) my first year of name and per year) and another or experincident and per year. I ask Bank during the school year make me eligible for furthe	Association. The number of days per nembership to access half of the days ne (1) my second year to access the full am aware that my resignation from r will neither enable me to reclaim the r withdrawals from the Sick Bank. I alk usage as outlined in Article XII, Section
 Member Signature	Association Signature	 Date

APPENDIX D - REQUEST FOR SICK BANK WITHDRAWAL

Please complete the top half of this form and turn it in to a member of the Sick Bank Committee. Be sure to attach a doctor's statement to this form. Upon decision by the Sick Bank Committee, a copy of this form will remain with the Sick Bank Committee and one copy of this form will be sent to the teacher and one copy will be sent to the Business Office.

To: Brandywine District Education A	ssociation
From:	
Teacher	
Total days requested:	Dates:
Teacher's Signature:	Today's Date:
(Do r	not write below this line.)
Request Granted	Request Denied
Reason for denial:	
Number of days currently being with	hdrawn by member:
Total number of days withdrawn by	member, including this request:
Total number of days remaining in S	iick Bank:
Committee Chairperson Signature: _	Today's Date: