AGREEMENT

Between the

WOLVERINE COMMUNITY SCHOOL DISTRICT

and the

MICHIGAN EDUCATION ASSOCIATION

(Support Personnel)

September 1, 2005 - July 31, 2008

16100 07 31 2008 MEA CFTOPX

WOLVERINE SCHOOLS

Schedule 05-08

Wolverine Community Schools
Wolverine ESP

SCHEDULE A

14,457.39	14,173.91	13,895.99	13,623.52	Gaylord Bus Driver
10,495.07	18 4 1 10,289.29	10,087.53	9,889.74	Reg Bus Driver
14.77	14.48	14.20	13.92	Light Bus Maint.
				Shuttle
12.29	12.05	11.81	11.58	Bus Driver Extra Trip
12.32	12.08	11.84	11.61	Tutor
10.74	10.53	10.32	10.12	Kitchen Aide/Transporter
10.74	10.53	10.32	10_12	Aide
12.63	18 18 18 18 18 18 18 18 18 18 18 18 18 1	12.14	11.90	Custodain
13.27	13.01	12.75	12.50	Custodial/Maintenance
16.29	15,97	15.66	15,35	Head Custodian/Maintenance
11.29	11.07	10.85	10.64	Assistant Cook
12.89	12.64	12.39	12.15	Head Cook
15.35	15.04	14.75	14.46	School Secretary
2007-08	2006-07	2005-06	2004-05	Position
2.00%	2.00%	2.00%	4.00%	

Sitting time charge 10/1/06
\$ 1.95
7/1/07
\$7.15

TABLE OF CONTENTS

ARTIC	CLE		<u>PAGE</u>					
1	Agreement		1					
2	Purpose		. 1					
3	Recognition	,	1					
4								
5								
6		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
7								
8								
9		rotection						
10								
11			=					
12								
13		fined						
14		romotions						
15		TOTHOROUGHS						
16								
17		ensation						
18								
19								
20								
21								
22								
23		, , , , , , , , , , , , , , , , , , , ,						
24	Savings Clause		23					
25	Negotiation Procedures		23					
26	Annexation, Consolida	tion or other Reorganization of the District	23					
27								
28	School Improvement.		24					
29								
APPENDIX A								
AFFE	Job Descriptions:	Building Secretary	26					
	Job Descriptions.	Social Skills Coordinator						
								
		Tutor						
		Teacher Aide	• • • • • • •					
		Head Cook						
		Assistant Cook						
		Kitchen Aide/Transporter						
		Lead Bus Driver/Light Maintenance						
		Bus Driver						
		Head Custodian/Maintenance						
		Custodian/Maintenance						
		Custodian						
		Custodian/Maintenance/Mechanical	43-44					
SCHE	DULE A							
4			45-46					
APPE	NDIX B							
Grievance Form								
CBA.F	inal.doc							

ARTICLE 1 - AGREEMENT

This agreement is entered into by and between the Wolverine Board of Education, hereinafter called the "Employer" and the Michigan Education Association, hereinafter called "MEA" or the union, through its local affiliate.

ARTICLE 2 - PURPOSE

- A. This agreement is negotiated pursuant to the Public Employment Relations Act, Act #336 of the Public Acts of 1947 as amended, to establish the terms and conditions of employment for the members of the bargaining unit herein defined.
- B. The employer and the union recognize the importance of orderly and peaceful labor relations for the mutual interest and benefit of the employer, employees and the union. The employer and the union further recognize the mutual benefits of just and expeditious resolution of disputes, which may arise as to proper interpretation and implementation of this agreement or of policies or regulations of the employer; and accordingly, have included herein a grievance procedure for the effective processing and resolution of such disputes.
- C. The provisions of this agreement shall constitute a binding obligation of the parties for the duration hereof or until changed by written, mutual consent. Any previously adopted policy, rule or regulations of the parties which is in conflict with a provision of this agreement, except that the terms and conditions of employment shall, in all cases, be maintained at not less than the highest minimum standards in effect at the time this agreement is signed.

ARTICLE 3 – RECOGNITION

- A. The employer hereby recognizes the union as the sole and exclusive collective bargaining representative for all personnel, including those on leave, on a per diem, hourly or class rate basis, and personnel assigned to newly created position.
- B. Excluded from the bargaining unit are:
 - 1. Confidential positions which are defined as the superintendent's secretary and the bookkeeper.
 - 2. Supervisory/administrative positions, which are, defined as the principals, the superintendent.
 - 3. Those employees represented by the bargaining agent N.M.E.A./M.E.A./N.E.A.
 - 4. Substitute employees.
 - 5. Casual employees working less than 5 hours per week.

Unless otherwise indicated, the term "Employee" when used hereinafter in this agreement C. shall refer to all members of the above-defined bargaining unit.

ARTICLE 4 - EXTENT OF AGREEMENT

- This agreement shall constitute the full and complete commitments between both parties and may be altered, changed, added to, deleted from or modified only through the voluntary, mutual consent of the parties in written and signed amendment to this agreement.
- This agreement shall supersede any rules, regulations or practices of the employer, which B. shall be contrary to or inconsistent with its terms. The provisions of this agreement shall be incorporated into and be considered part of the established policies of the employer.

ARTICLE 5 – BARGAINING UNIT WORK

The employer agrees that supervisors or non-unit personnel shall not be used at any time to displace employees regularly employed in the bargaining unit except in emergencies when union employees are not available or have refused to do the work as assigned except in cases where unsafe conditions are being charged by an employee. For purposes of this provision, an emergency will be defined as an unforeseen circumstance or a combination of circumstances, which call for immediate action in a situation, which is not expected to be of a recurring nature.

<u>ARTICLE 6 – PAYROLL DEDUCTION</u>

- The board shall deduct from the pay of each employee from whom it receives authorization to do so, the required amount for the payment of dues or service fees. Such dues or fees accompanied by a list of employees from whom they have been deducted and the amount deducted from each, shall be forwarded to the MEA no later than thirty (30) days after the deductions were made.
- The MEA shall notify the board thirty (30) days prior to any change in its dues or fees. В.
- Each bargaining unit member shall, as a condition of employment, (1) on or before thirty C. (30) days from the date of commencement of duties or the effective date of this agreement, which ever is later, join the association/union, or (2) pay a service fee to the association, pursuant to the association's "Policy regarding objections to political-ideological expenditures" and the administrative procedures adopted pursuant to that policy. The service fee shall not exceed the amount of association dues collected from association members. The bargaining unit member may authorize payroll deduction for such fee. In the event that the bargaining unit member shall not pay such service fee directly to the association, or authorize payment through payroll deduction, the employer shall, pursuant to MCLA 408.477; MSA 17.277 (7) and at the request of the association, deduct the service fee from the bargaining unit member's wages and remit same to the association. Payroll deductions made pursuant to this provision shall be made in equal amounts, as

CBA.Final.doc

nearly as may be, from the paychecks of each bargaining unit member. Moneys so deducted shall be remitted to the association, or its designee, no later than twenty (20) days following deduction.

- D. The procedure in all cases of involuntary deduction for violation of this article shall be as follows:
 - 1. The MEA shall notify the employee of noncompliance by certified mail, return receipt requested. Said notice shall detail the noncompliance and shall provide ten (10) days for compliance and shall further advise the employee that a request for involuntary deduction may be filed with the board in the event compliance is not effected.
 - 2. If the employee fails to comply, the MEA may file charges, in writing, with the board requesting involuntary deduction.
 - 3. The board, upon receipt of said charges and request for deduction shall immediately notify said employee that his/her services shall be subject to involuntary deduction.
- E. The union agrees upon request, to defend the employer, its officers or agents, in any suit brought against all or any of them regarding this article of the agreement and to indemnify the employer, its officers or agents for any costs or damages which may be assessed against all or any of them regarding this article of the agreement; provided, however, that:
 - 1. Neither the duty to defend nor the duty to indemnify shall arise where the damages and cost, if any, have resulted from negligence, misfeasance or malfeasance of the employer, its officers or agents; provided, however, that such negligence, misfeasance or malfeasance took place after the execution of this agreement.
 - 2. The union has the right to choose the legal counsel to defend any such suit or action after consultation with the employer.
 - 3. If the employer, its officers or agents, elects to select its or their own counsel in any such suit, then the union shall have no duty to indemnify those defendants it does not represent in the suit; provided, however, that if the union, through counsel it selects after consultation with the employer, does represent the employer, its officers or agents in such suit, such defendants may additionally hire their own counsel to assist in the defense of any such suit.
 - 4. The union, in defense of any such suit, after consultation with the employer, has the right to decide whether to defend any said action or whether or not to appeal the decision of any court or other tribunal regarding the validity of this article.
 - 5. The union, in defense of any such suit, shall have the right to compromise or settle any monetary claim made against the employer, its officers or agents under this section, after consultation with the employer.

Pursuant to Chicago Teachers Union v. Hudson, 106 S CT 1066 (1986), the union has F. established a "Policy regarding objections to political-ideological expenditures." That policy, and the administrative procedures (including the timetable for payment) pursuant thereto, applies only to non-union bargaining unit members. The remedies set forth in that policy shall be exclusive, and unless and until such procedures, including any administrative or judicial review there, shall have been availed of and exhausted, no dispute, claim or complaint by an objecting bargaining unit member concerning the application and interpretation of this article shall be subject to the grievance procedure set forth in this agreement, or any other administrative or judicial procedure.

POLICY REGARDING OBJECTIONS TO POLITICAL-IDEOLOGICAL

EXPENDITURES

Upon timely objection, no individual required to pay a service fee to a local association affiliated with the Michigan Education Association (M.E.A.) shall be required, through the payment of such a fee, to contribute to the financial support of an ideological cause or political activity unrelated to collective bargaining, contract administration, grievance adjustment and employee representation, which he/she opposes.

An individual who, in compliance with the administrative procedures established by the Director of the Michigan Education Association, objects to the use of a portion of his/her service fee to support such an ideological cause or political activity, shall be entitled to pay a reduced fee based upon the M.E.A. Director's determination of the percentage of the M.E.A. annual budget spent for ideological or political purposes unrelated to collective bargaining, contract administration. grievance adjustment and employee representation.

OBJECTIONS TO POLITICAL-IDEOLOGICAL EXPENDITURES

ADMINISTRATIVE PROCEDURES

Section I

Objections under the policy regarding objections to Political-Ideological Expenditures ("the policy") shall be made by giving written notice to the Director of the Michigan Education Association. Notice shall be given in writing during the period of September 1 through the fifteenth of each year and shall specify those causes, programs and activities to which the individual objects or that the individual objects to the use of a portion of his/her service fee for any political activity or ideological cause unrelated to collective bargaining, contract administration, grievance adjustment and teacher representation. An objection must be renewed each fiscal year (September 1 to August 31).

Upon receipt of the objection, the director or his delegate shall determine first whether the cause, program or activity to which the individual objects is in fact an ideological cause or political activity within the meaning of the policy is one which is unrelated to organizing, collective bargaining, contract administration, grievance adjustment or employee representation.

Second, the director or his delegate, if he determines that in fact the cause, program or activity, to which the individual objects is an ideological cause or political activity, shall determine the prorata amount of the individual service fee that has been expended upon such cause, activity or program.

If the individual has objected to the use of a portion of his/her service fee for any political activity or ideological cause as defined herein, the director or his delegate shall determine (1) the prorata amount of the individual service fee that has been expended or will be expended on all such causes and activities and (2) the reduced fee accordingly required to be paid by the individual.

Upon written request, the director or his delegate shall provide to the individual, a copy of the approved budget for the year in question.

Section II

An individual dissatisfied with the determination of the director may appeal that determination to the M.E.A. Board of Directors. An appeal to the executive Board may be taken within thirty days of receipt of determination of the director. The appeal shall be taken by giving a written notice to the director, of the individual's desire to appeal his/her determination to the Board of Directors.

The individual, along with his/her notice of appeal, may submit to the board such written statements and other evidence in support of his/her position, as he/she deems necessary. The board shall reach a decision upon the appeal as soon as practicable, preferably within sixty days from receipt of the appeal. If the individual is dissatisfied with the decision of the board, he/she may further appeal by commencing or otherwise being bound by, appropriate proceedings in the Michigan Employment Relations Commission.

Section III

These procedures apply to the amounts remitted to the Michigan Education Association as well as amounts retained by the local associations affiliated with the Michigan Education Association.

The local associations shall reimburse the Michigan Education Association for any amounts rebated on its behalf under the policy.

ARTICLE 7 - GRIEVANCE PROCEDURE

A. Definitions:

- 1. A grievance is an alleged violation, misinterpretation or misapplication of the express terms of this contract.
- 2. The aggrieved party is the person, persons, or the association making the claim.
- 3. The term employee includes any individual or group who is a member of the bargaining unit covered by this contract.
- 4. A party of interest is the person or persons who might be required to take action or against whom action might be taken in order to resolve the problems.

CBA.Final.doc
S:\USERS\UMI\MJM\Wolverine 0206\ESPA\CBA.Final.doc

- 5. The term "days" shall mean "working" days unless otherwise stated.
- 6. Failure to receive a decision within prescribed time limits shall be deemed a refusal of the grievance and the grievance may be then filed at the next level.
- 7. If any bargaining unit member for whom a grievance is filed shall be fired but found to have been unjustly and without just cause for discharge, he/she shall be reinstalled and given back pay for lost work time and their record cleared of any reference of the action.
- 8. A bargaining unit member who must be involved in the process of a grievance because he/she filed the grievance or was witness to the said grievance, that party bargaining unit member shall be excused from work with pay for this grievance processing purpose. This is to cover grievances, which cannot be heard other than during regular scheduled working hours.

B. Purpose:

The primary purpose of this procedure is to secure, at the lowest level possible, equitable solution to the problems of the parties. Both parties agree that these proceedings shall be kept as confidential as may be appropriate at each level of the procedure. Nothing contained herein shall be construed as limiting the rights of any bargaining unit member with a grievance to discuss the matter informally with any appropriate member of the administration or proceeding independently as described in Section E of the procedures.

C. The association shall establish an association representative in each building who shall serve as the association grievance representative. The administration shall be notified as to whom are the association representatives. In the event that any association representative is a party of interest to any grievance, she/he shall disqualify her/himself and the association shall name a substitute.

D. Procedure:

- 1. The number of days at each level should be considered as a maximum and every effort should be made to expedite the process. The time limits may be extended only by mutual consent in writing. The failure to move grievance within the time limits, it shall be considered as withdrawn.
- 2. If the grievance is filed on or after June 1, the time limits shall be reduced in order to affect a solution prior to the end of the school year or as soon thereafter as is practicable.
- 3. Levels of Action

Level 1

In the event a bargaining unit member believes there is a basis for grievance, the party shall discuss the alleged grievance with his/her supervisor and/or building principal within 20 days from when the grievance occurred or within 20 days of when said party would have had reasonable knowledge of occurrence.

Level 2

If the matter is not resolved during the informal discussion then the grievance shall be reduced to writing and filed with the principal. Within ten days a formal conference shall be held.

Level 3

Within five days of the formal conference the principal shall, in writing, render his/her decision to the aggrieved party. If the aggrieved party is not satisfied with the disposition of the presentation to the principal, then the grievance may be presented in writing to the superintendent.

Level 4

Within five (5) days of the receipt of the grievance the superintendent shall arrange for a conference with the grievant. Within ten days of the receipt of the grievance by the superintendent, she/he shall render in writing a decision as to solution.

Level 5

In the event the griever is not satisfied with the disposition of his/her grievance at Level 4 or if the superintendent has rendered no decision within ten days of the receipt of the grievance, the grievance may be referred to the Board of Education's Review committee. This committee shall be composed of three members of the board and superintendent. Within ten days of the receipt of the written referral to the board, its review committee shall meet with the association for the purpose of arriving at a mutually satisfactory solution to the grievance problem. A decision shall be rendered in writing within ten days of the joint meeting of the grievance and board review committee. The griever then has ten days to respond to the board of education.

Level 6

If the association is not satisfied with the disposition of the grievance or if no disposition has been made with the period above provided, the grievance may be submitted to arbitration before an impartial arbitrator. The association must file within thirty (30) calendar days and notify the superintendent. If the parties cannot agree as to the arbitrator within five (5) days from the notification date that arbitration will be pursued, he shall be selected by the American Arbitration Association in accord with its rules which shall likewise govern the arbitration proceedings. The

arbitrator shall have no power to alter, add to or subtract from the terms of this agreement.

The parties shall share the fees and expenses of the arbitrator equally.

Notwithstanding the expiration of this agreement, any claim or grievance arising thereunder may be processed through the grievance procedure until resolution.

The decision of the arbitrator shall be binding on both parties and judgment thereon may be entered in any court of competent jurisdiction.

Individual employees may not arbitrate a grievance.

E. Rights of Representation:

The association representative at all meetings and hearings at any level of the grievance procedure may represent any party of interest.

F. Miscellaneous:

- A grievance may be withdrawn at any level without prejudice or record and the same 1. grievance cannot be processed again. However, if in the judgment of the association representative, the grievance affects a group of employees, the association may process the grievance at the same level within ten (10) days of withdrawal date.
- The decisions regarding either proceeding to next level or dropping claims or 2. resolution/denials of the grievance shall be placed in writing to all parties as stated on the grievance form.
- No reprisals of any kind shall be taken by or against any party of interest or any 3. participant (s) in the grievance procedure by reason of such participation.
- All documents, communications, and records dealing with grievances shall be filed 4. separately from the personnel files of the participants.
- Forms for filing and processing grievances shall be in the appendix of this agreement 5. and the superintendent shall make copies available to the association.
- Access shall be made available to all parties, places, and records for all information 6. necessary to the determination of and processing of the grievance.
- If the grievance affects more than one building, then it may be filed directly with the 7. superintendent at Level 4.

<u>ARTICLE 8 – ASSOCIATION ACTIVITIES</u>

- A. <u>Meeting Facilities:</u> The union shall have the use of the school facilities at reasonable hours for meetings provided that such use shall be without cost to the employer and shall not interfere with the primary educational use of the facilities. The union agrees to abide by the rules and regulations established by the employer for use of school facilities.
- B. Employee Communications: The union shall have the right to communicate with the bargaining unit members through the use of designated bulletin boards or sections thereof or the reasonable use of the employer's mail service. All materials shall bear the name of the union. No union materials of any kind shall be displayed on or about the physical facilities of the employer except on the designated bulletin boards and no displayed materials shall be derogatory neither to the employer nor to any employee. The union shall save and hold the employer harmless from any and all expense or liability whatsoever arising out of the preparation and/or use of any such materials so long as the employer is not negligent.
- C. Upon request to and approval of the superintendent, a qualified MEA member will be permitted to use the school typewriter and ditto machine. MEA shall pay for the reasonable cost of all materials and supplies incidental to such use.
- D. <u>Union Responsibilities:</u> The union shall have, in addition to other responsibilities expressly set forth herein or provided by law, the following responsibilities:
- E. <u>Union Representatives</u>: The union shall promptly notify the employer in writing of the names of those persons who have been authorized to act on its behalf and the authority of each such person, which notice shall remain in effect until superseded by a new written notice.
- F. Concerted activities: The union agrees that it will in good faith cooperate with the employer in attempting to assure that reasonable work standards, schedules and the rules and regulations of the employer are complied with and that it will not directly or indirectly encourage, permit or cause any concerted work stoppage, slowdown, strike or other interference with the day-to-day operations of the employer. The union and the board agree that it will not, during the period of this agreement, directly or indirectly engage in or assist in any unfair labor practice, as defined by the Public Employment Relations Acts.
- G. <u>Union Activities</u>: Except by the express agreement of the employer, the performance of the duties of an employee shall not be interrupted for the purpose of conducting any union activities whatsoever, provided, however that this provision shall not prevent the authorized representatives of the union from having such reasonable contact with members of the union as shall be necessary to ascertain that the terms of this agreement are being observed.
- H. Whenever the president of the local affiliate of the MEA or her/his designee is mutually scheduled by the employer and MEA, during working hours to participate in conferences, meetings or negotiations or MEA activities that cannot be conducted after normal work hours, he/she shall suffer no loss of pay and when necessary, substitute service shall be provided.

I. The employer shall provide, at no cost to the union, eighteen (18) hours per year of released time for the handling of union business as deemed appropriate by the union president.

ARTICLE 9 – EMPLOYEE RIGHTS AND PROTECTION

Section 1 – Nondiscrimination

- A. Pursuant to the Michigan Employment Relations Act, the employer hereby agrees that every employee shall have the right freely to organize, join and support the union for the purpose of engaging in collective bargaining or negotiations. As a duly-elected body, exercising governmental power under color of law of the State of Michigan, the employer undertakes and agrees that it will not directly or indirectly discourage or deprive or coerce any employee in the enjoyment of any rights conferred by the Act or other laws of Michigan or the Constitutions of Michigan and the United States of America; that it will not discriminate against any employee with respect to hours, wages or any terms or conditions of employment by reason of his/her membership in the union; his/her participation in any activities of the union or collective negotiations with the employer, his/her institution of any grievance, complaint or proceeding under this agreement or otherwise with respect to any terms or conditions of employment.
- B. Nothing contained within this agreement shall be construed to deny or restrict to any employee rights he/she may have under the Michigan General School Laws or applicable laws and regulations.
- C. The employer agrees that it will in no way discriminate against or between employees covered by this agreement because of their race, creed, religion, color, national origin or ancestry, age, sex, martial status, physical characteristics or place of residence.

Section 2 - Discipline

- A. Disciplinary Action: Any non-probationary employee who shall fail to maintain proper standards of conduct or to discharge his responsibilities shall be subject to such disciplinary actions as the employer shall determine but subject to the offense including, but not confined to, an oral or written reprimand, forfeiture of compensation or benefits, suspension, demotion or discharge. Discipline shall be progressively applied. An employee shall have the right to defend himself in any disciplinary proceedings and shall not be disciplined, reprimanded or reduced in rank or compensation without just cause. The specific grounds forming the basis for disciplinary action will be made available to the employee and the union in writing.
- B. An employee shall be entitled to have present a representative of the union during any meeting, which leads to disciplinary action. When the employee who is to be disciplined makes a request for such representation, no action shall be taken with respect to the employee until such representative of the union is present. Should disciplinary action likely occur at a given meeting, the employee shall be advised immediately of said possibility and be advised by the employer of the right to representation under this provision of the agreement.

Section 3 - Files and Records

- An employee will have the right to review the contents of all records excluding initial references of the district pertaining to said employee originating after initial employment and to have a representative of the union accompany him/her in such review.
- No material, including but not limited to, student, parental or school personnel complaints В. originating after initial employment will be placed in an employee's personnel file unless the employee has had an opportunity to review the material. Complaints against the employee shall be put in writing with names of the complainants, administrative action taken and remedy clearly stated. The employee may submit a written notation regarding any material, including complaints, and the same shall be attached to the file copy of the material in question. If the employee is required to sign material to be placed in his/her file, such signature shall be understood to indicate awareness of the material but in no instance shall said signature be interpreted to mean agreement with the content of the material. All recommendations, written or oral, shall be based solely on the contents of the employee's personnel file.

Section 4 - Assaults

Any job related assault upon an employee should be promptly reported to the employer. A. The employer will render all reasonable assistance to the employee in connection with the handling of the incident by law enforcement and judicial authorities.

Section 5 – Employee Conduct

Although the parties acknowledge the difficulty of completely and precisely defining the proper standards of conduct for each employee, it is recognized that they include the following:

- The performance of all duties with reasonable diligence and in a professional manner A.
- The prompt notification to the employer of any physical or mental condition of the В. employee which may temporarily or permanently impair the ability of the employee to adequately discharge his/her responsibilities per the employee's judgement.
- C. The prompt notification to the employer of any defective condition in the physical facilities of the district which may cause injury or damage or which may be required in order to provide proper maintenance.
- The prompt notification to the employer of a misuse, abuse or illegal use of any of the D. physical facilities of the district for which the employee has responsibility.
- The avoidance of tardiness or absence, including the reasonable anticipation of any event E. which will necessarily result in tardiness or absence and the prompt reporting of any such tardiness or absence to the employer

The compliance with all applicable laws, regulations, policies and directives which are not F. contrary to law or to this agreement including rules and regulations which may be from time to time adopted by the employer, which rules shall be deemed to be reasonable if no objection thereto has been filed in writing by the union within ten (10) days after posting and/or application.

ARTICLE 10 - MANAGEMENT RIGHT

The employer has the final responsibility for the direction and control of all aspects of the A. affairs of the school district and except as otherwise expressly provided in this agreement, the employer hereby retains and reserves unto itself all powers, rights, authority, duties and responsibilities conferred upon it by the laws and Constitution of the State of Michigan or of the United States of America and all rights and powers to manage, utilize and direct the activities of its employees.

ARTICLE 11 - WORK YEAR, WEEK, DAY

- The normal work year for school term employees shall be one hundred eighty-one (181) A. days. The Head Cook shall work two (2) days before and two (2) days after the school year and may request additional days from the superintendent. The normal work year for all other employees shall be twelve (12) months beginning July 1.
- The normal workweek for all employees is Monday through Friday. В.
- The workday will be scheduled to occur between 6:00 a.m. and 11:00 p.m. Culinary staff C. will work 81/2 hours per day; aides and tutors, 7 hours per day and secretarial, 8 hours per day; kitchen helper, 61/2 hours per day; janitors 81/2 hours per day including an uninterrupted lunch period of 30 minutes duration. If the lunch period is interrupted then it shall be a paid lunch period. The employer shall assign the working hours. The minimum call-in emergency situations shall be two (2) hours. Positions may be created which are more/less than the above hours but not so as to reduce above hours for current positions. (Custodian's hours may be changed if need to be flexible).
- All employees who work seven (7) hours or more per day will be entitled to two (2) fifteen D. (15) minute relief times except that an employee working less than seven (7) hours per day may receive one (1) fifteen (15) minute relief time excluding bus drivers. Employees working overtime will be entitled to an additional fifteen (15) minute relief time for every two (2) hours worked.
- For all those employees who are either assigned to a building or department, overtime shall E. be divided and rotated as equally as possible according to seniority within that classification who regularly perform that work.
- Time and one-half will be paid for all time worked in excess of forty (40) hours in one F. week for which overtime has not already been earned.

- WOLVERINE SCHOOLS
- No employee will be required to take time off from his or her normal scheduled work during the week in place of overtime.
- All overtime work must have the approval of the Superintendent of Schools or his/her H. designated representative before such work is performed.
- Employees shall be granted a ten-minute period prior to the end of the work shift in which I. to put away equipment and supplies.
- Nothing in this agreement shall require the employer to keep offices school and Ĵ. administration - open in the event of inclement weather or when otherwise prevented by an act of God. When the schools are closed to students due to the above conditions, school year employees shall not be required to report to their job assignments and shall suffer no loss of salary. Full year employees of Wolverine Community Schools will receive the first two snow days off without loss of pay, each snow day thereafter they will be expected to report to work each day for eight (8) hours. If an employee does not report to work they will not be paid for the day. The superintendent has the right to call an exception due to the In this case the employee will be notified by the extreme inclement weather. superintendent that it is too dangerous to report to work and in that circumstance the employee will be paid (8) eight hours for the day. Any make-up days will not be paid.
- When the employer chooses to provide a substitute for an absent employee, regular K. employees have the right to notify the employer of interest in that temporary position. Substitutes shall be used to perform bargaining unit work only during instances of absence by regular employees of when an unfilled temporary vacancy exists.

ARTICLE 12 - WORKING CONDITIONS

- Employees shall not be required to work under unsafe or hazardous conditions or to A. perform tasks, which endanger their health, safety or wellbeing.
- The employer shall reimburse the employee as per liability insurance for the loss, damage \mathbf{B} . or destruction of personal property which was authorized to be used on school premises when the loss, damage or destruction is not the result of the employee's negligence.
- No employee shall be required to enter a building alone or to be left alone in the building C. after 1:00 a.m.
- The employer shall provide rest areas, lounges and restrooms for employee use. D.
- The employer shall support and assist employees with respect to the maintenance of control E. and discipline of students in the employees' assigned work area. The employer or its designated representative shall take reasonable steps to relieve the employee of responsibilities in respect to students who are disruptive or repeatedly violate rules and regulations.

- F. An employee shall be responsible to only one supervisor and that supervisor to be designated by the employer at the beginning of each school year with written notification provided to each employee.
- G. The employer shall provide without cost to the employee, the following:
 - 1. Approved first aid kits in all work areas.
 - 2. Reimbursement for the cost of licenses or the renewal of licenses required for the employee to perform his/ner job or position.
- H. Bargaining unit members may be required to administer medication to pupils only when the following conditions are met;
 - 1. The parents or guardians have given prior written approval for the administration or the medication by non-medical personnel.
 - 2. The aforementioned permission is accompanied by written instruction from the attending physician.
 - 3. A witness is provided, if requested.
 - 4. Necessary equipment and supplies are provided.
 - 5. Prior training is provided with regard to medication protocol, equipment and procedures. Such training shall be provided at the employer's expense, with compensation to the bargaining unit member for any overtime required to receive training.
- I. Except in life threatening or extenuating circumstances with contact by the Administration with the Association President, no member shall be required to perform medical, hygienic, or other non-instructional procedures for students such as (but not limited to), suctioning, catheterization, diapering, or attending to any personal hygienic or medical need(s) of the students prior to receiving training on performing such duties. When new situations arise, the Administration will advise the Association and teacher and meet to discuss problems and how they will be dealt with. Training will be provided and paid for by the District, if needed, for medically fragile students.

ARTICLE 13 - EMPLOYMENT STATUS DEFINED

- A. The employer and union recognize four categories of employees. Bargaining unit work shall be performed only by employees in one of the four following categories;
 - 1. Full-Time: An employee who is employed at least thirty-five (35) hours per week.
 - 2. Part-time: An employee who is employed less than thirty-five (35) hours per week.
 - 3. Probationary: An employee who is employed to fill a full or part-time position for a trial period of forty-five (45) working days.
 - 4. Substitute: An employed who is employed to fill a full or part-time position on a perdiem basis while the regular employee is absent or on approved leave. It is expressly understood and agreed that a substitute shall in no case fill a bargaining unit position for a period in excess of the probationary period as above defined.

CBA.Final.doc
S:\USERS\UM\MJM\Wolverine 0206\ESP:\CBA.Final.doc

ARTICLE 14 - VACANCIES, TRANSFERS, PROMOTIONS

- The employer may temporarily transfer or promote an employee for a period not to exceed \mathbf{A} sixty (60) workdays. If an employee shall be involuntarily transferred or promoted the employee shall have the right to be returned to his/her original job within thirty (30) workdays. The parties agree that involuntary transfers of employees are to be minimized and avoided whenever possible. In all cases, involuntary transfers will be affected for reasonable and just cause.
- The employer may establish new jobs and the rates of pay. The performance of duties by В. an employee within the same classification or position at more than one location within the district shall not constitute the establishment of a new job. The employer shall notify the union of the new job and meet with the union within sixty (60) workdays after the establishment of any new job for the purpose of discussing the rate and classification, if both parties agree. The pay rate when established shall be retroactive and subject to negotiations.
- A vacancy shall be defined as any position, either newly created or a present position, that C. is not filled.
- All vacancies shall be posted in a conspicuous place in each building of the district for a D. period of six (6) working days. Said posting shall contain the following information:
 - Contractual job description

Interested employees may apply in writing to the superintendent or designee within the six (6) working days. The employer shall notify the president of vacancies occurring during the summer months (June, July, and August) by sending notice of same to president by U.S. mail.

- Vacancies shall be filled with the most senior applicant who already holds, and is working E. in, a job within the department that the posted vacancy is, or will be part of. Should no one apply that is already in a position within the department that the posted vacancy is, or will be a part of, the vacancy shall then be filled with the employee who applies that has the most departmental seniority, including frozen seniority. If still no one applies, then the most seniored qualified employee that made application shall be awarded the position.
- Within ten workdays after the expiration of the posting period, the employer shall make F. known its decision as to which applicant has been selected to fill a posted position, with a copy provided to the union.
- In the event of promotion in the department or transfer from one department to another, the G. employee shall be given a ninety (90) workday trial in which to show his/her ability to perform the new job. The employer shall give the employee promoted or transferred, reasonable assistance to enable him/her to perform up to employer standards on the new job. If the employee is unable to demonstrate ability to perform the work required during the trial period or, at the option of the affected employee, the employee shall be returned to his/her previous assignment.

CBA.Final.doc S:\USERSVMJ\MJM\Wolverine 0206\ESPA\CBA.Final.doc

- H. Employees shall not be placed on a lower step on the salary schedule or wage scale due to involuntary transfers.
- I. Any employee asked by a supervisor to temporarily assume the duties of another employee will be paid the rate for those duties if of six or more hour's duration. An employee's pay rate shall not be reduced by any temporary change in duties.

ARTICLE 15 - SENIORITY

- A. Seniority shall be defined as length of service within the district as of the bargaining unit member's first working day in the department. (Department is defined as Aide, Tutor, Bus Driver, Secretarial/Clerical, Custodial/Maintenance, Culinary.) In the circumstance of more than one individual beginning employment on the same date, all individuals so affected will participate in a drawing to determine position on the seniority list.
- B. A bargaining unit member shall lose his/her seniority rights if he/she retires, resigns or is discharged for just cause.
- C. Probationary employees shall have no seniority until the completion of the probationary period at which time their seniority shall revert to their first day of work.
- D. The employer shall maintain and post the seniority list. The initial seniority list shall be prepared and posted conspicuously in all buildings of the district within thirty (30) days after the effective date of this agreement with revisions and updates prepared and posted semiannually thereafter. A copy of the seniority list and subsequent revisions shall be furnished to the union. A copy shall also be provided in employee's first payroll of the school year. Objections to the seniority list shall be filed within ten (10) working days of posting and thereafter shall be final and conclusive.
- E. When moving from one bargaining unit department to another, the seniority shall be frozen in the department left and a new seniority date started in the department moved to for purposes of placement on the seniority list. All seniority earned and frozen prior to the ratification of this agreement shall be restored.

ARTICLE 16 - LAYOFF AND RECALL

A. When a reduction in the working force is necessary, bargaining unit members shall be laid off in accordance with departmental seniority. That is, the employee with the least department seniority shall be laid off first.

In the selection of employees for layoff, the school district shall retain those bargaining unit members with the greatest seniority provided they are properly qualified and physical able to perform the available work.

CBA.Final.doc
S:\USERS\UM\NMJM\Wolverine 0206\ESPA\CBA.Final.doc

- B. Departmental is defined as the Secretarial/Clerical, Aides, Tutors, Bus Drivers, Custodial/Maintenance, and Culinary classifications.
- C. Whenever a bargaining unit member is to be laid off, the school district shall notify the bargaining unit member and the association in writing thirty (30) calendar days before the layoff.
- D. Laid off bargaining unit members shall be recalled in accordance with the departmental seniority as defined in sections A and B. The bargaining unit member with the greatest seniority shall be recalled first, provided they are properly qualified (according to job description) and physically able to perform the duties of the job that is open. On recalling laid off bargaining unit members, the school district will notify them by certified mail at the last known address. If such bargaining unit member does not report within three (3) working days of receiving a recall notice, he/she shall be considered as having quit and all seniority shall be terminated.
- E. Employees whose positions have been eliminated due to reduction in work force or who have been affected by a layoff shall have the right to assume a position for which they are qualified prior to a new hire.
- F. Laid off employees may continue their insurance benefits by paying the regular monthly per subscriber group rate premium for such benefits to the employer.
 - Laid off employees who complete the full academic year shall continue to receive full fringe benefits throughout the summer months. Employees who are laid off during the academic year shall receive a prorata share of the academic year benefits (i.e., 4½ months of employment equals 6 months of fringe benefits). An employee, who is scheduled to work full twelve months but is laid off, will receive fringe benefits for two months after his layoff date.
- G. Employees on layoff shall retain their seniority for purposes of recall for a period of two (2) years. Any employee on layoff for more than two (2) years shall lose his/her seniority and any further rights under this agreement.

ARTICLE 17 - WORK DUTIES AND COMPENSATION

- A. The general duties of each employment category shall be as set forth in Appendix A (Job Descriptions).
- B. The basic compensation of each employee shall be as set forth in Appendix B. There shall be no deviation from said compensation rates during the life of this agreement.
- C. The following conditions shall apply to overtime work:
 - 1. Double time will be paid for all hours worked on Sundays and holidays. In the case of holidays, this will be in addition to holiday pay if the employee is entitled to holiday pay for that day.

- 2. Paid leave shall count toward hours worked.
- 3. Compensatory time off may be given instead of overtime pay if mutually agreeable to the employer and the employee.
- D. The SHUTTLE RUN will be defined as an additional run that will continue for a specific number of days at a regularly scheduled time as determined by the superintendent or a run to transport students between the Wolverine Community Schools facilities. The compensation for shuttle runs will be the Step I hourly rate for Bus Drivers Extra Trip as per the Master Agreement schedule. This rate will remain the same for all drivers regardless of their regular salary step.

ARTICLE 18 - INSURANCE

A. Insurance coverage for those employees working seven (7) hours or more per day will be as follows:

Health Insurance: Effective October 1, 2006, the board shall provide without cost to the employee, benefits equal to the MESSA Choices II, \$5 Preferred Rx Program (Includes \$5,000 Basic Term life with AD&D plus Negotiated Life \$5,000).

<u>Dental Care:</u> The board shall provide without cost to the employee, the MESSA/Delta Dental Program C-01 (65/65/65) for the employee, spouse and/or dependents for a full contract period for each employee.

- B. Insurance coverage for those employees working less that seven (7) hours per day but more than four (4) hours or more per day will be as follows and based upon the employee's choice:
 - 1. The board shall provide up to 75% of the cost of the premium per month for MESSA Choices II health insurance for full family or self and spouse (self-children) protection for each employee; <u>OR</u>
 - 2. Fully paid by the Board of Education, MESSA Choices II Health Insurance employee only protection AND MESSA Delta Dental Plan C-01 65/65/65 for the employee, spouse and/or dependents.
- C. Insurance coverage for those employees working less than four (4) hours per day with the exception of Bus Drivers who will hall under classification (B):

No Benefits

- D. The board shall provide a cash option in lieu of health benefits. The cash amount shall be equal to the Choices II single premium contribution rate for health insurance.
 - 1. The employer shall adopt a qualified plan document, which complies with Section 125 of the Internal Revenue Code. The cash amount may be applied through a Salary Reduction agreement by the bargaining unit member towards an annuity.

- E. Employees will be obligated to pay their portion of the appropriate health insurance premium amount through payroll deduction.
- F. The above board-paid coverage amounts shall not decrease as a result of reduction in hours of work unless the employee is laid off.
- G. The open enrollment period shall occur each September.
- H. The employer shall provide without cost to each eligible bargaining unit member, MESSA Plan II Long-term Disability insurance. Benefits shall be paid at 66 2/3% of salary up to a monthly maximum of \$2,500.00 and shall begin after the later of
 - 1. Exhausting of the bargaining unit member's accumulated sick leave (plus the days guaranteed from the bargaining unit's negotiated sick leave bank, if any) or
 - 2. Expiration of 30 calendar days of disability accumulated in any twelve (12) consecutive months. (Only the last three days of the waiting period need to be consecutive and for the same condition.)
- I. The board shall provide without cost to the bargaining unit member VSP 3 vision for the employee and his/her family.
- It is understood by the parties that insurance will be fully paid for the MESSA Choices II J. PAK up to the expiration of the contract which shall be July 31, 2008. In the event that the parties have not agreed to a successor agreement, the Board's cost liability for the MESSA Choices II PAK shall revert back to the PAK rate amount in effect on July 1, 2007 and employees shall be liable for those costs exceeding the July 1, 2007 Choice II PAK rates, if any, with payment by payroll deduction or other arrangements with the first pay in August, 2008.

ARTICLE 19 - RETIREMENT

Upon retirement, the employee shall receive payment, at the employee's current wage rate, for all unused vacation days.

ARTICLE 20 - VACATION

Each twelve-month employee shall be entitled to have a vacation with pay at a time A. mutually agreeable to the employee and the employer in accordance with the following schedule, namely:

Employment Period

After One (1) year of service

After Two (2) to four (4) years of service

After Five (5) to seven (7) years of service

Vacation Allowance Five (5) work days Ten (10) work days Fifteen (15) work days B. The eligibility of an employee for vacation shall be determined by his anniversary date. A vacation allowance must be used within twelve (12) months following the close of the year in which earned.

<u>ARTICLE 21 – HOLIDAYS</u>

A. <u>Twelve Month Employees</u>: Twelve month employees shall receive the following paid holidays, namely:

New Year's Day
Memorial Day
July 4
Labor Day
Thanksgiving Day
Friday after Thanksgiving Day
Christmas Day

B. Six Hours or more Per Day: Those employees working six (6) hours or more per day but less than twelve (12) months per year (including bus drivers) will receive the following paid holidays:

Memorial Day Thanksgiving Day Friday after Thanksgiving Day Christmas Day

C. <u>General Provisions:</u> A holiday shall not be observed if it is a school day. If an employee is required to work on a holiday, which is a scheduled school day, he/she shall receive his/her holiday pay in addition to his/her regular pay.

An employee shall not be eligible for holiday pay if the employee did not work the scheduled workday preceding and following the holiday.

D. <u>Schedule modification</u>: The employer may alter the work schedule to the extent the employer determines necessary to comply with applicable local, state or federal laws or regulations or for other emergency situations

ARTICLE 22 - LEAVES

- A. The employer shall furnish each employee with a written statement at the beginning of each school year setting forth the total sick leave credit.
- B. Pursuant to the agreement of November 8, 2000 each employee will earn sick leave at a rate of .0556 hours of sick leave for each hour paid except there will be no sick leave earned for sick leave hours paid. These hours will be posted monthly. Sick leave must be earned before using. The unused portion of sick leave days shall accumulate from year to year to a maximum of one hundred twenty (120) days. Sick leave earned during any one

fiscal year will be capped as follows: School year employees -10 days and Employees working longer than the school year -12 days. The sick leave days may be taken by an employee for the following reasons and subject to the following conditions:

- 1. Any physical or mental condition which disables an employee from rendering services. An employee can choose to use sick time for any condition compensable by Worker's Compensation to bring his/her pay up to the full rate. Sick leave may be used for a disability resulting from pregnancy to the extent expressly allowed by law.
- 2. Any communicable disease, which would be hazardous to the health of students, employees or other persons using the facilities of the school.
- 3. Physical examinations, medical, dental or other health treatments, which cannot reasonably be deferred and which cannot be scheduled outside of the employee's scheduled work time.
- 4. Illness in immediate family which, for purpose of sick leave use, is defined as a resident in the immediate household who requires the assistance of the employee or a dependent elderly parent (not living in the household) who requires the assistance of the employee.
- 5. Upon mutual agreement between the employer and employee, sick days can be used for other than the above.
- 6. An employee's sick leave will not be charged for absence resulting from injuries received during the regular work day or while working at school-sanctioned events.
- C. Upon the completion of the initial probationary period, each employee shall be credited with sick leave at the rate set forth in B from the date of hire.
- D. Sick leave days can only be used on workdays. Sick leave shall cease to accumulate during unpaid leaves of absence.
- E. <u>Jury Leave</u>: An employee shall notify the superintendent upon being called for jury duty and shall be entitled to leave with pay less any fees paid for jury service if he/she is unable to be excused or to have such service rescheduled at a time which does not conflict with the discharge of scheduled employment duties. The employee shall return to duties whenever attendance in court is not actually required.

F. Funeral Leave:

1. Up to four (4) days may be taken by an employee for death in his/her immediate family in which he/she was raised or of an in-law parent. Such leave shall not be deducted from the employee's sick leave. (Immediate family shall mean spouse, mother, father, children, brother, sister, grandchildren, similar step-relatives, and anyone residing in the contracted person's household).

- 2. An employee shall be entitled to receive up to one (1) day's leave with pay due to the death of the grandparents or current grandparents-in-law or mother-in-law, father-in-law, brother-in-law or sister-in-law to the extent reasonably required to attend the funeral of the deceased.
- G. <u>Business Days:</u> At the beginning of every school year, each employee shall be credited with four (4) days to be used for the employee's business. An employee planning to use a business day or days shall notify, in writing, his/her supervisor. Business days shall be available for the practice of religious preferences. Business days are to be used for business, which cannot be taken care of outside of regular work time; are not to be used for recreation or vacation.
- H. Severance: An employee shall receive twenty percent (20%) of his/her daily rate of pay for all accumulated unused sick days when the employee retires or resigns.

ART: CLE 23 - UNPAID LEAVES

- A. Leaves of absence without pay may be granted by the board for emergency situations for a period up to thirty (30) days during which the employee shall not continue to accumulate seniority. It shall be frozen. (Unpaid leaves will not be granted to enable an employee to actively seek other employment or perform a trial period for other employment.) Employees on unpaid leave shall receive no pay or fringe benefits while on leave. These leaves may be extended by matural agreement by the board and association.
- B. Leave for sickness or injury of an employee or parental/child care will be granted upon receipt of notice by the board and may be for indefinite duration not to exceed twelve (12) months. These leaves may be extended by mutual agreement between the board and the employee and the union based on the medical statement when appropriate. Seniority shall not accumulate during such leaves. Employees requesting illness leaves or continuation of same, will be required to present a supporting certificate to two (2) physicians. An employee returning from such leave by being required to pass a physical examination given by a doctor approved by the board when applicable.
- C. An employee returning from a leave of absence shall be reinstated to the position and classification he/she held when the leave began. At least thirty (30) working days prior to the date a leave is scheduled to expire, an employee shall notify the employer of his/her intent to return to work.
- D. Family and Medical Leave Act. Eligible employees may take up to 12 weeks leave, as set forth under the Family Medical Leave Act and school district policy. The board shall continue health insurance benefits during FMLA as required by law and as set forth in this agreement. The employee may elect, or the district may require, use of accumulated paid leave including sick and personal during the FMLA. Employees who voluntarily fail to return to work upon completion of FMLA shall reimburse the district the cost of insurance premiums paid by the district.

ARTICLE 24 – SAVINGS CLAUSE

- A. If any provision of the agreement or any application of the agreement to any employee or group of employees shall be found contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law but all other provisions or applications shall continue in full force and effect.
- B. It is further agreed that within ten (10) days of notification of a final and binding determination of such illegably, the employer and association/union will commence negotiations to reach a new agreement concerning the subject matter of the provision determined to be illegal.

ARTICLE 27 - NEGOTIATION PROCEDURES

At least sixty (60) days prior to the expiration of this agreement, the parties agree to open negotiations for a successor agreement.

ARTICLE 26 - ANNEXATION CONSOLIDATION OR OTHER REORGANIZATION OF THE DISTRICT

In the event that this district shall be annexed, consolidated or otherwise reorganized with one or more districts in whole or in part, the board will use every effort possible to assure the continued recognition of the association and the continued comployment of its members of such district.

ARTIC: 327 - RANDOM DRUG TESTS

- A. Bus drivers subject to testing and selected by the random selection process for urine drug testing shall be compensated a their regular rate of pay in the following manner:
 - 1. For all time at the collecture site
 - 2. For travel time and mile:
- B. The association and employed jointly recognize that alcoholism and drug abuse are illnesses and shall be treated as such pursuant to the application of the terms and conditions of this agreement however, the poard mahatans its right to discipline employees depending upon the frequency and/or serlousness of the problem.
- C. Employees with alcohol or describenses on school property, during work, or related to or adversely affecting work shad be subject to discipline up to and including discharge. Employees who voluntarily proceeding a substance abuse programs and there is no adverse impact on the District or its operation shall not be subject to discipline.

ARTICL 23 - SCHOOL IMPROVEMENT

- All bargaining unit members who serve on school improvement committees shall be A. selected by the union.
- В. Bargaining unit members who serve on committees shall be excused from work at no loss of pay. If meetings are scheduled beyond the regular duty day, bargaining unit members shall receive comp time for time spent.

A. CLE 29 - DURATION

- A. mutual written agreement of the parties.
- This agreement shall be effected as of September 1, 2005 and shall continue in effect until the 31st day of July, 2008. New tiations between the parties shall begin at least sixty (60) days prior to the contract expulsion date. If, pursuant to such negotiations, an agreement on the renewal or modification is not reached prior to the expiration date, this agreement shall expire at such expiration take unless it is extended for a specific period or periods by
- В. within thirty (30) days of said and loyment.

Copies of this agreement shad be printed at equal expense of the employer and union within thirty (30) days after agreement is signed and presented to all bargaining unit employer. In addition, the engage shall provide the union with ten (10) copies of the agreement without additional sugge to the union. All school district personnel policies or any changes in said policies and be distributed to all employees within thirty (30) days of the commencement of this comment or upon employment. Upon employment, employees shall be given a copy of the authorizing check off for union dues and service fees

In witness whereof the parties here. The caused this agreement to be signed by their respective representatives.

UNION	EMPLOYER
ByMEA Representative	By Susan M. Donise Superintendent
By President	By M J Stafford Board of Education President
BySecretary	Board of Education Sycretary
	By June Joy Charles Cruster

By Michelle Gas
Trustee

By Marian Marian

Trustee

By Marian

Trustee

Trustee

Date____

APPENDIX A - JOB DESCRIPTIONS

Title of position - Building Secretary

Qualifications:

- 1. High school diploma.
- 2. A high degree of proficiency in typing and other job related skills.
- 3. Skilled in the care and use of office machines, including but not limited to computers, typewriters, various duplicators, calculators, etc., and possessing an understanding of basic accounting and computer software.
- 4. A genuine concern for children and patience to deal with their related problems.
- 5. Ability to deal with people in a confidential manner.
- 6. Experienced office employees preferred.
- 7. Such alternatives to the above qualifications as the immediate supervisor may find appropriate and acceptable.

Reports to: Principal

To assure the smooth and efficient operation of the school office so that the office's Job Goal: maximum positive impact on the education of children can be realized.

Performance Responsibilities:

- 1. Performs the usual office routines and practices associated with a busy, yet productive and smoothly run office.
- 2. Maintains such office records (attendance, CA-60's student lists, etc.) as shall be required.
- 3. Receives and routes all incoming catts and mail.
- 4. Prepares and types reports, correspondence and other materials as approved by the Principal.
- 5. Arranges for community use of building/rooms.
- 6. Receives and prepares information for local, state and federal reports as pertains to that specific building and submit to central office or appropriate recipient in a timely manner.
- 7. Organize all awards, parent-teacher conferences, round-ups, etc. as directed.
- 8. Check and report student injuries, seek required first aid, contact parents regarding absence. illness or injury as directed.
- 9. Distributes mail.
- 10. Dispenses supplies.
- 11. May need to help with taking funch count.
- 12. Other related duties as directed by the building Principals.

Terms of Employment: Salary and length of work year as determined by the Master Agreement (Reporting two weeks before the opening day of school and two week after school is out).

Evaluation: As per Board policy.

Time of position - Social Skills Coordinator

Qualifications

1. College graduate with experience in social work.

2. Counseling experience and experience with young people preferred.

3. Ability to communicate well both written and orally.

Reports to:

Building Principal

Job Goals:

To work with students in problem solving along with social skills, in building

their self-esteem and memods of handling problems.

Performance Responsibilities:

1. Meet with students using the social skills program.

- 2. Introduce social skills to the buildened and/or train staff to do same.
- 3. Problem solve to determine an acceptable way to solve a problem.
- 4. To plan with students a technique to avoid trouble in school.
- 5. Help supervise students that cannot go back to a classroom.
- 6. Communicate with pure as as directed by the principal to help students succeed academically.
- 7. Maintains the same level of ethical behavior and confidentiality of information about students as is expected of teachers.
- 8. Assists principal as needed.

Terms of Employment:

many, beaufits and length of work year as determined by Master

ു<mark>ുടെന്ന</mark>്നോ

Evaluation: As per Board posley.

Time of position - Tutor

Qualifications:

- 1. Must have high school digitaria.
- 2. Additional education in the form of an associates degree, college credit, experience in field of education, and/or educational weakshops (CEU type).
- 3. Any additional qualifications as required by grant guidelines.

Reports to: Building Princips

To help provide a notifier, mixed, smoothly functioning class environment in which Job Goal: students can take that adventage of the instructional program and available resource

material.

Performance Responsibilities

1. Works with teacher or grown affects to provide materials, strategies, and methods to support improved student performance.

2. Works with grant director to maintain grant records and carry out grant directives.

and administration to provide supplementary programs at 3. Works with grant dire. Wolverine Community So.

4. Attends to other tutor dutiassi, and by grant director or principal.

5. Assists with individual insion on a tutorial level.

6. Assists with small group were in academic areas.

7. Works with teacher on s for mudents and then helps see to it that these goals are maintained and reinforce.

8. Must be able to discipling iren i moded to do so.

9. Must be aware of academ. rels of the children with whom they are working.

10. May supervise students w. in the lanchroom and on the playground.

11. May assist in supervision audents entering and leaving the school when necessary. les as assigned by the building principal and coordinator. 12. Attends to other tutor ai

13. Performance standards o cuatio vin on based on job responsibilities.

14. Must perform duties as a

Terms of Employment:

.y, but this and length of work year as determined by the gassient. Hours be . 'E.'90 grant dor/a. The dent.

Evaluation: Building Princip

Title of Josialan - Teacher Aide

Qualifications:

1. High School Diploma

2. Demonstrates interest an

plitude for one work to be performed.

3. Variable; dependent on t. iob.

sype of special skills necessary to fill a vacancy or newly created

4. A genuine concern for chi ren and patience to deal with their related problems.

5. Typing, computer data en / and general office work.

Reports To: Principal

Job Goals: To help provide

students can tak materials.

vell organized, smoothly functioning class environment in which all advantage of the instructional program and available resource

Performance Responsibilities

1. Under supervision of teac , prepares for classroom activities.

2. Work with small groups tudents concludere material initially introduced by the teacher.

3. Assists individual childre need or special attention.

4. Performs clerical duties a esignated by the teacher.

arichment work and remedial work as determined by the teacher. 5. Guides independent study

6. Sets up audiovisual equip-

7. Assists teacher with nontructional andstroom duties, such as snack, toilet and clothing routines.

8. Checks notebooks, correct apers and supervises testing and make up work.

9. Assists in drill work.

10. Assists with reading and .

11. Assists with taking stude

12. Supervises playground a.

13. Checks and reports state

required first aid as direct.

14. Alerts the teacher to any

15. Maintains the same hig. students as is expected of

16. Checks and records atten-

17. Corrects objective-type 1 18. Helps keep bulletin boar.

19. Other related duties as all

Note: Because of the wide supervisor in a specia performance responsi-

/ telling.

with the large

lies or one special events or activities as directed.

building principal or his/her designee and seeks

sien, or special information about an individual student.

relative ochavior and confidentiality of information about hers.

and quizzes.

JO.

d other chambom learning displays up-to-date. doy the wishing principal.

tance of a med duties possible within this classification, the action : a sujust this job description to a more specific list of les.

WOL :I

RINE SCHOOLS

o.77

Terms of Employment:

may, be. , and length of work year as determined by the

aster Agreement,

Evaluation:

As per Board

cy.

Time of Head Cook

Qualifications:

- 1. Preferable experience in dealing with state and fee
- 2. Demonstrates aptitude of
- 3. Ability to work effective:
- Leadership qualities.
- 5. Must be in good physical and endurance to be work
- Any other qualifications a.

auntity food preparation, knowledge of rules and regulations a guidelines for school breakfast and lunch programs.

impetence in kitchen management.

with staff, students, and public.

addition and have the physical strength to do some heavy lifting ac stanc position during most of the day.

e scard is a sciermine

Reports to: Superintendent

Performance Responsibilities

1.	Adheres to food servic	guidelines and	requirements	as	established	by	the	Michigan
	Department of Education		-			-		
2	Maintains the highest stor	Ja of oafor	d alaamlimaan i	- +1 ₋	a laka da a a			

- 2. Maintains the highest star.
- 3. Has the authority to make
- 4. Supervises and assists sanitizing of all dishes, si
- 5. Attends at least one in-so come out.
- 6. Determines the quantiles.
- 7. Cooperates with the man equipment.
- 8. Requisitions, receives, as needed to operate the lune
- 9. Responsible for assisting they understand their and
- 10. Plans menus for the school
- 11. Reports immediately to kitchen or lunch area.
- 12. Keeps records of food and the business manger in the
- 13. Checks serving lines at a
- 14. Notifies the business man
- 15. Encourages and requests .
- 16. Plans menus that are page terms (i.e. specific na. ...
- 17. Maintains monthly and the 18. Notifies the business
- 19. Provides written reco..... new equipment purchases
- 20. Utilizes USDA commune

- n
- and of safety and cleanliness in the kitchen.
- . discipline is students during the meal serving time.
- r and dais caning of all kitchen premises, equipment and iwani and .
- oc program amually and reads and reviews current articles that
- icon propie a dialy.
- رفله فالسلام in the maintenance and repair of all service
- ers store: d accounts for all food supplies and equipment boms efficiently.
- griding t grees in the food service department, making sure
- خيالات عائد
- ager any problems or accidents occurring in the V. Shi 333
- nicolais us served and cooperates with ini. Adjo and State Department, Food Services Division.
- io anada. cpared as is needed.
- Losiniy lê a inferior food product.
- her, stude. a parent input into meal planning.
- tractive, varied and that do not contain generic a, colorfo المناس الأسا /only as necessary).
- il in the

331 ... Jun 2

- الدوالاختاد أناف لا - a problems.
- William Burns analysis regarding equipment replacement and
- al · Jai proper manner.

21. Submits regular invent

- d year.

Terms of Employment:

lead Cook report five (5) days before students report and for ve (a) Gay and school is out. Salary and benefits as determined y No sier of salent.

Evaluation: As per Board. ٥у.

WO.

A Assistant Cook

Qualifications:

1. High school diploma.

2. A good general known

3. Demonstrated aptitude a succession programmance of the tasks listed.

4. Must be in good physical condition a condition and endurance to be well again standing position during most of the day.

5. Maintains a courteous a cooperative stailed towards students, staff and parents.

Reports to: Principal

Job Goal: To serve study. Attractive and attractive

Performance Responsibile

1. Adheres to food serve qui minere a requirements as established by the Michigan Department of Education and Control Control

2. Maintains the highest the bards of a great cleanliness in the serving area.

3. Has the authority to a second serving time.

4. Attends at least one in-

5. Assists in serving of the serving

6. Performs major clear to store store rooms at regularly scheduled intervals as designated by the heavy

7. Must be able to assure the cook in the event of their absence.

8. Assists in the daily care of the serving areas.

. . . S. -

9. Such other assignment to the work.

Terms of Employment:

th of work year as determined by the Master

Evaluation: As per Boar

- Kitchen Aide/Transporter

Qualifications:

1. High school diploma

2. Ability to lift medium in good physical cons

3. Shall have the ability students.

Reports to: Principal

Job Goal: To serve stucleanliness an

Performance Responsibility

1. Adheres to food so Department of education

2. Maintains the highest of food.

3. Has the authority to i-

4. Assist in preparing e

5. Assists in serving of

6. Assists in daily clean

7. Performs helping in intervals as designate

8. Wipes tables in the ca

9. Such other assignme.

Terms of Employment:

Evaluation: Performance

is, (40 pounds) bend, stoop, reach and climb. Must be

and professionally with school personnel and

of autritious meals in an atmosphere of warmth,

requirements as established by the Michigan

y and cleanliness in the lunchroom and in transporting

e of seedents during the meal serving time.

which and for return to the main kitchen.

assant manner.

of refugerators and storerooms at regularly scheduled

ving tables.

.....ook or Principal.

his and length of work year as determined by the

OBBS

evaluated annually by the Principal.

Title of

ШC

Fiver/Light Bus Maintenance

Qualifications:

- 1. High school diploma a.s.
- 2. Basic knowledge of lie
- 3. Valid license to drive s
- 4. Such additional health

Reports To: Superintende.

Job Goal: To provide

conformity \(\cdot\)

efficient trans

Performance Responsibilit

- 1. Provides school transp
- 2. Provides safe transport.
- 3. Follows all bus driver a
- 4. Responsible for efficie.
- 5. Schedules master mec.
- 6. Schedules sub bus driv
- 7. Store tools not in use in
- 8. Clean work area to ins
- 9. Use time allotted to the 10. Maintains confidential
- 11. Maintains accurate r
- scheduled repairs.
- 12. Keep Superintendent u
- 13. Check roads on the day

Specific Responsibilities:

- 1. Knowledge and perfo maintenance.
- 2. Knowledge and perfor of Michigan State Poli.
- 3. Knowledge and perfor individuals vital to effi-
- 4. Knowledge and perfor accurate analysis of im-

Terms of Employment: S.

Evaluation: Evaluated by

salags of vehicles

seems as the state may require.

whicles in safe, operating conditions in state requirements. To provide safe, 3.33.

∍ol. and in the Bus Driver job description.

ு of transportation fleet.

repairs.

rated.

ancd.

and efficiently.

accorning students, staff or parents.

time oil changes, vehicle repair and

sance and repairs.

and report to superintendent.

ry to plan and implement preventive

to prepare fleet for successful passage

to interact with fleet drivers and other ransportation department.

by to make timely decisions based on e time.

th of work year determined by Master

🔢 – Bus Driver

Qualification:

1. Valid license to drive s

2. Such additional health

as the state may require.

Reports to: Principal

Job Goal: To provide supossible adva-

sortation so that students may enjoy the fullest s curriculum and extracurricular program.

Performance Responsibiliti

1. Obeys all traffic laws.

2. Observes all mandator:

- 3. Maintains discipline (treatment is expected. on the bus.
- 4. Reports undisciplined s
- 5. The driver will stay on
- 6. Keeps assigned bus ele
- 7. Keeps to assigned sche
- 8. Pre-trips bus.
- 9. The driver will keep at
- 10. Discharges students of
- 11. Notifies the proper aut
- 12. Supervises students ge.
- 13. Exercise responsible le:
- 14. Reports all accidents a.
- 15. Transports only author
- 16. Enforces regulations a
- 17. Conducts two drills en
- 17. Attends required bus d.
- 18. After a special trip, to run.
- 19. Develop a harmonious
- 20. Coordinate with lead 5
- 21. Performs related duties:

school buses.

is the driver's responsibility). Firm but fair that each rider the same when students are

allority.

indents.

" directed by the lead bus driver.

nical failure or lateness.

-of-district school trips.

reports.

g on the bus.

vacuation procedures with students.

vehicle clean and ready to go on the morning

en, parents, school staff and the general public.

at and activity runs disoughout the year.

Terms of Employment: W

11.

student attendance days plus any necessary signed by the lead bus driver. Salary, benefits determined by the Master Agreement.

Evaluation: As per Board

CBA.Final.doc

S:\USERS\JMJ\MJM\Wolverin

LS

UO:

37

· Custodian/Maintenance Tit. Qualifications 1. High school diploma as 2. Physical ability to do le . ds. 3. Ability to work indepea 4. Ability to work as part s team. 11 5. CDL and work towards nent. 310 6. Planning and organizat 7. Basic knowledge of c methods, uses of cleaning materials and related equipment. 8. Experience in HVAC e 9. Interpersonal skills. Reports to: Superintendent Job Goal: To provide stud nity with safe, clean, attractive and comfortable school facilities. Performance Responsibility 1. Building maintenance cleaning schedules, task lists, building and equipment inspections. Lance, snow removal, grounds care, cleaning and other duties as assigned. 2. Conducts an ongoing maintenance, upkeep and repair and preventive maintenance. and equipment. 3. Oversees the operation. 4. Provide leadership and an staff. Gives work direction to custodians or volunteers. Specific Responsibilities: 1. Operates and monito. aing, and refrigeration equipment (HVAC). c on all HVCA equipment. Maintains a written Performs routine and c. record of maintenance AC equipment. 2. Maintains indoor air qu d ventilation. 3. Maintains and repairs: including faucets, toilets, drinking fountains, etc. 4. Maintains an organize. as for all building systems and equipment. 5. Performs various baik. avolving, but not limited to, painting, cleaning, window and door mainmast/fixture replacement. **6. Performs the duties of** ibsences or emergencies. 7. Performs exterior buil atenance including, but not limited to, lawn mowing, trimming, for th pickup, snow removal, entryway and curb cleaning. 8. Opens and/or secures 5 d basis. Raises and takes down flag as needed. 9. Meets with custodial 33 sections of work that is completed.

- 10. Responsible for subm.
- 11. Develops and implemworkers in the absence
- 12. Assists others in prepar
- 13. Assists other in mainte
- 14. Performs general plu throughout the building needed.
- 15. Performs such other de

Terms of Employment:

Evaluation: Performance Superintende.

- g materials and/or maintenance.
 and tasks for custodial staff. Calls substitute
- pecial events as directed.
- assification as needed.
- electrical repairs and improvement projects incipal or superintendent when tradesmen are
- and by Principal or Superintendent.
- I length of work year as determined by the
- be evaluated annually, as a minimum, by

- Custodian/Maintenance

Qualifications:

1. High school diploma re

ШΩ

- 2. Must be able to get a towards student, staff a
- 3. Physical ability to do h
- 4. Basic knowledge of c equipment.
- 5. Must be of good moral

Reports to: Building Prin

Job Goal: To maintain a custodian sha working order supplies, equ.

Performance Responsibilit

- 1. It is the responsibility discovers that the hear that the school day is in
- 2. The custodian will be Every effort will be
- 3. Except under unusual during the working dibuilding during the appreciated if the school
- 4. The Custodian/Mainte. concerning the follow.
 - Asbestos Hazard E
 - Michigan Employ:
 - Hazardous Waste Iv
 - Maintenance response

Specific Job Responsibili.

- 1. Performs daily cleaming classrooms, bathrooms building areas.
- 2. Maintains organized is supplies that are neede

maintain a courteous and cooperative attitude y using the school facilities.

45 pounds.

ercs, methods, use of cleaning materials and related

prounds in a clean, safe, and sanitary condition. The finite for maintaining the building in a proper and safe with principal regarding the purchase of needed has in this regard.

to contact the principal immediately when he ctioning properly and that there is the possibility applies to electrical and plumbing problems.

eastodial duties by the principal as the need arises. To of another custodian of some of the extra burden.

oustodian will remain in and around the building at notifying the principal, should he/she leave the apply to lunch period although it would be an ecustodian in an emergency via telephone.

oily with the superintendent and building principal

Act. (AHERA) Asbestos Program.

..... Hazard Communication Program.

according to established cleaning procedures for gyms, shower rooms, hallways, and other interior

materials. Notifies flead Custodian of order of materials are properly labeled and stored.

CBA.Final.doc S:\USERS\JMJ\MJM\Wolve.... $\mathbb{I}\mathbb{R}$

3. Maintains and cleans a.	sto	equipment.
4. Secures building as req	ا والد د والد	ws, and lights.
5. Prepares facility for specific	Le	facility after athletic contests, meeting, concerts,
etc.		- · · · ·
6. Performs emergency c.	īps	
7. Assists the visiting po-	14	oups and organizations utilizing school facilities
with directions within	ej e	aining and setting up needed equipment.
8. Performs assigned sur	Ľ.	ading floor scrubbing, waxing, carpet cleaning,
painting, fix-up etc.		
9. Performs exterior clea.	oi	weeps, removes ice and snow as needed, washes
window and doors.		
10. Assists with grounds c.	; j	k.
11. Performs the duties of	. p	to absences.
Terms of Employment:	ોશી	and length of work year determined by Master
x dans of minor in the	3./ <u>[</u>]!	and longer of work join docommined by winder
	*U:	*
Evaluation: Evaluated by	- 11	

osition - Custodian

Qualifications:

inin'. High school diploma as

2. Must be able to get a. & W towards students, staff the

3. Physical ability to do he

4. Basic knowledge of codiai equipment.

5. Must be of good moral

s and maintain a courteous and cooperative attitude lity using the school facilities.

12315258591

.o 45 pounds.

ares, methods, uses of cleaning materials and related

Reports to: Principal

Job Goal: To provide saf community.

ica.

y lii.

:a:

live and comfortable facilities for students, staff and

Performance Responsibiliti

building interior and exterior cleaning, minor enance, light snow removal, grounds care, other as assigned by the building principal.

Specific Job Responsibiliti

1. Performs daily cleaning classrooms, bathrooms ECS. building areas.

2. Reports to head custom Ù. unsanitary, unsafe or he

Maintains organized in supplies that are neede.

4. Maintains and cleans a

5. Secures building as rea

6. Prepares facility for sp etc.

7. Performs emergency el

8. Assists the visiting pu with directions within

9. Performs assigned sur painting, fix-up etc.

10. Performs light duty mu. screws, bolts, etc., on ...

11. Performs exterior cleawindows and doors.

12. Assists with grounds ex

13. Performs the duties of 14. Performs additional as

eas according to established cleaning procedures for has, gyms, shower rooms, hallways, and other interior

incipal acts of vandalism or other conditions that are

ing materials. Notifies Head custodian of orders of If cleaning materials are properly labeled and stored. and equipment.

dows, lights.

ans facility after athletic contests, meetings, concerts,

c groups and organizations utilizing school facilities obtaining and setting up needed equipment.

ncluding floor scrabbing, waxing, carpet cleaning,

sroom famiture, peneil sharpeners, replace or tighten ad locators and light outo coplacement.

s; sweeps, removes ice and snow as needed, washes

work.

de to trodences.

sested by Fiead Custodian/Principals.

Terms of Employment:

months and length of work year determined by Master

L.

Evaluation: Evaluated by

ાં_ક a**l.**

Custodian/Maintenance/Mechanic Title : JOSILI6

Qualifications:

1. High school diploma reanno

2. Must be able to get a towards student, staff a

g W. the co.

WG /ERIL

hers and maintain a courteous and cooperative attitude amity using the school facilities...

12315258591

3. Physical ability to do h

vy Iddi odial

als

of L

t ph

wpt...

ign

w.

Jui

200

:3

٠٠.

. 15.

igi

-11-

p to 45 pounds. reduces, methods, use of cleaning materials and related

4. Basic knowledge of c equipment.

5. Must be of good moral arac

Reports to: Building Prin

Job Goal:

To maintain: custodian sha working orde supplies, equi

bu :50 $_{\rm ind}$... CHF :

and grounds in a clean, safe, and sanitary condition. The consible for maintaining the building in a proper and safe ansult while principal regarding the purchase of needed interials in this regard.

Performance Responsibilit

1. It is the responsibility discovers that the hear that the school day is i.

2. The custodian will be Every effort will be ma

3. Except under unusum during the working de building during the a appreciated if the scho

4. The Custodian/Mainte concerning the follow:

Asbestos Hazard if

Michigan Employe

Hazardous Waste h Maintenance respo

Do all that is need.

De-ice and warm a

Perform all meenta.

not an a contact the principal immediately when he have functioning properly and that there is the possibility ans also applies to electrical and plumbing problems.

extra custodial duties by the principal as the need arises. me help of another custodian of some of the extra burden. dian will remain in and around the building living the principal, should he/she leave the man a d**imi**

here not supply to lunch period although it would be a reacht. Eustodian in an emergency via telephone. is circle with the superintendent and building principal

4.5 7 (AHERA) Asocsios Program.

anizard Communication Program.

in the property in a safe and ready condition

.....

and building principal

Specific Job Responsibility

1. Performs daily clean. classrooms, bathroom: building areas.

2. Maintains organized i supplies that are neede

making to established cleaning procedures for : shower rooms, hallways, and other interior

merials. Notifies Head Custodian of order of and stored.

CBA.Final.doc S:\USERS\JMJ\MJ\vi\\V\J\v\....

3. Maintains and cleans			ipment. and lights.
4. Secures building as rec,	Οu]		
5. Prepares facility for s_i	ai	Cansi	hity after athletic contests, meeting, concerts,
etc.			
6. Performs emergency c	elig.	3.3 · .	
7. Assists the visiting p.	***	1 3 .	and organizations utilizing school facilities
with directions within	4.7	\$2.\$.	; and setting up needed equipment.
8. Performs assigned su		elu (j.:.	floor scrubbing, waxing, carpet cleaning,
painting, fix-up etc.			
9. Performs exterior cless	f :	₹ 	and snow as needed, washes
window and doors.			
10. Assists with grounds a			
11. Performs the duties of	•,	* * * * * * * * * * * * * * * * * * *	ences.
Terms of Employment:	3;	11 - S 5	length of work year determined by Master

Evaluation: Evaluated by

p.92

. 1 [:	્રાદ્

3.	11/	<u> </u>
·	Y.	CES

dour

Department

School Secretary
Head Cook
Assistant Cook
Head Custodian/Maintena
Custodial/Maintenance
Custodian
Aide
Kitchen Aide/Transporter
Tutor
Bus Driver Extra Trip
Shuttle
Light Bus Maintenance

Reg. Bus Driver Gaylord Bus Driver ...4 7.21

. The above schedule allows will be frozen at An employee present Α. ide our his/her higher rate u. to catches up to him/her. as the position set forth on the above salary B. The bargaining unit ·i₂/-Çer during the term of this agreement. schedule shall be paid ior rus me district. Incremental increase shall be Each step represent C. effective each year o ..ry. ن ن 1 1 1 on such calendar dates as are established by The wages or salary 4.5 D. the board. ent, an employee will receive a \$225.00 Beginning the tenti E. we rate of pay. At fifteen (15) years an longevity payment employee will receiv 3450.00 total) songevity payment in addition

to his/her rate of pay

p.93

The extra trip hourly paid at minimum wa will be reimbursed superintendent.

A minimum of two (

Bus drivers will be

training school for co

Custodians working cents (\$.15) an hour.

F.

G.

H.

I.

<u>.:.U</u>	NTINUED
<u> 2</u>	
. 2% - 312	he for all driving time. Waiting time will be sleeping time. Meals and room expenses
ge l en de gr	arrangements have been made with the
rie de	for each extra trip.
general services	hour for each hour needed to attend driver

a, or later shall receive a premium of fifteen

APPE		VANCE FORM	<u>.</u>
Grievance #	est repus	Wolverin	ne School District
Distribution of Form:			
1. Superintendent			
2. Principal			•
3. Association			
4. Employee			
Submit to Principal In Duplicate			
Building Assignment	· · · · · · · · · · · · · · · · · · ·	of Grievant	Date Filed
			· · · · · · · · · · · · · · · · · · ·
	<u>.ŧ</u>	E B.	
A. Date Cause of Grievance Occur.			
B. 1. Statement of Grievance			
	· magazinegang and a		
2. Relief Sought			
			····
Signature			
	l.	ā Ĺ	
A. Disposition by Principal			
Signature Date			
CBA.Final.doc S:\USERS\JMJ\MJM\Wolverine 0206\ES	(A,Fi)		47

B. Position of Grievant and/or Association	-
Signature Date	
•	LEVEL IV
A. Date received by Superintendered	Jesi _o , co
B. Disposition of Superintendent	ignee
Signature	
C. Position of Grievant and/or Ass	υŊ
Signature	
	i - V EL V
A. Date received by Board of Educa	or Desig nee
B. Disposition by Board	
Signature	·
C. Position of Grievant and/or According	:1
Signature	

		سل انگ ۲ داهده	AT		
A.	Date submitted to Arbitration			 	
B.	Disposition of Arbitrator			 	
		× × 	<u> </u>		

Signature

 \mathbf{D}^{n}

NOTE: If additional space is not reporting any grievance, attach an additional sheet.

p.2

If any provisions of this agreement or any application of the agreement to any employee or E. group of employees shall be found contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law but all provisions or applications shall continue in full force and effect.

It is further agreed that within ten (10) days of notification of a final and binding determination of such illegality, the employer and association/union will commence negotiations to reach a new agreement concerning the subject matter of the provision determined to be illegal.

SECTION 1.4 - DURATION OF AGREEMENT

- This agreement shall be effective as of September 1, 2005 and shall continue in effect until A. July 31, 2008. This agreement may be extended orally by mutual consent of the Northern Michigan Education Association and the School Board.
- В. The Board will furnish a copy of this agreement to each teacher and ten (10) extra copies to the Association for its use. The Board shall provide the Association President a draft of the agreement within ten (10) working days of the Board's ratification, if the Board is the last party to ratify. If no response is received within five (5) working days, the agreement shall be presumed to be final and the Board shall provide copies to the staff. Additional copies will be furnished to the Association at cost.

ASSOCIATION/MEA/NEA		BOARD OF EDUCATION		
Ву_		BySuperintendent		
	Chairperson	Superintendent		
Ву_		By President		
	Staff Liaison	President		
Ву_	·	Ву		
	MEA	By Vice President		
Ву_		Ву		
	Chief Spokesperson	Treasurer		
Ву_		Ву		
	Bargaining Team	Secretary		
Ву	·	Ву		
	Bargaining Team	Trustee		

April 19, 2007

C:\Documents and Settings\miriams\My Documents\Certified and Non Certified Contracts\CBA[1]. Final.doc

By			
-	Trustee		
Ву			
	Trustee	 	

SECTION 1.5 - ASSOCIATION DUES, FEES, AND PAYROLL DEDUCTIONS

- A. Each bargaining unit member shall, as a condition of employment, on or before thirty (30) days from the date of commencement of duties or the effective date of this Agreement, whichever is later, join the Association or pay a service fee to the Association equivalent to the amount of dues uniformly required of the members of the Association, less any amounts not permitted by law. The bargaining unit member may authorize payroll deduction for such fee. In the event the bargaining unit member shall not pay such Service Fee directly to the Association or authorize payment through payroll deduction, the employer shall, pursuant to MCLA 408.477 and at the request of the Association, deduct the service fee from the bargaining unit member's wages and remit same to the Association under the procedure provided below:
 - 1. The procedure in all cases of non-payment of the service fee shall be as follows:
 - a. The Association shall notify the bargaining unit member of non-compliance by certified mail, return receipt requested. Said notice shall detail the non-compliance, shall provide ten (10) days for compliance and shall further advise the recipient that a request for wage deduction may be filed with the Board in the event compliance is not affected.
 - b. If the bargaining unit member fails to remit the service fee or authorize deduction for same, the Association may request the Board to make such deduction pursuant to paragraph A above.
 - c. The Board, upon receipt of request for involuntary deduction, shall provide the bargaining unit member with an opportunity for a due process hearing limited to the question of whether or not the teacher has remitted the service fee to the Association or authorized payroll deduction for same.
- B. Pursuant to Chicago Teachers' Union v Hudson, 106 S Ct 1066 (1986), the Association has established a "Policy Regarding Objections to Political-Ideological Expenditures." That Policy, and the administrative procedures (including the timetable for payment) pursuant thereto, applies only to non-Association bargaining unit members. Until the judicial and/or administrative remedies set forth in that Policy or by law shall have been availed of and exhausted, no dispute, claim or complaint by an objecting bargaining unit member concerning the application and interpretation of this Article shall be subject to the grievance procedure set forth in this Agreement.

CBA.Final.

April 19, 2007

C. Documents and Settings mirriams My Documents Certified and Non Certified Contracts CBA[1]. Final doc