SUPERINTENDENT CONTRACT

BETWEEN

BOARD OF EDUCATION

OF

BEAR LAKE SCHOOLS

- and -

MARLEN CORDES
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SUPERINTENDENT CONTRACT

THIS CONTRACT is entered into as of __________, 2018 by and between Bear Lake Schools (“Bear Lake Schools”, the “Board”, or the “District”) and Marlen Cordes (“Superintendent”).

PREMISES

A. The Kaleva Norman Dickson School District and Bear Lake Schools have entered into a Joint Superintendency Cooperative Agreement (the “Cooperative Agreement”), whereby the Kaleva Norman Dickson School District and Bear Lake Schools (the “School Districts”) will each simultaneously employ the same person as Superintendent (and therefore some references hereinafter are to “dual-Superintendent”). This Contract is in all respects subject to the terms and conditions of the Cooperative Agreement.

B. Costs, as outlined in this Superintendent’s Contract, as provided in Article I, Section 1.4(e), of the Joint Superintendency Cooperative Agreement (the “Cooperative Agreement”), are to be prorated between the Boards of Education of the Kaleva Norman Dickson School District and Bear Lake Schools on a current, respective 56%-44% basis. NOTE: The allocation of costs, prorated by a respective payment percentage between the Boards of Education the KND and Bear Lake Schools, to be applied to a school year of operation shall be calculated each June and shall be based upon the immediately preceding fall student count. SEE ADDENDUM I attached to this document for the calculation of the percentage proration.

C. The School Districts had previously entered into an Inter-Local Agreement establishing the Manistee County School Management Cooperative Council (the “Council”), and pursuant to the Cooperative Agreement, the Council has a primary role in assuring that the Cooperative Agreement and the dual-Superintendency protect, advance, and promote the interests of both School Districts, so as to thereby avoid any incompatibility of office in law or in practice as could affect the dual-Superintendent of the School Districts.

D. This Contract is to comply with the requirements of Section 1229 of the Revised School Code that the Superintendent be an employee of Bear Lake Schools and that the Superintendent’s contract be in writing, and in addition to establishing their employer/employee relationship, this Contract serves as the basis of effective communication between the parties as they fulfill their governance and administrative functions in the operation of the educational programs of Bear Lake Schools.

NOW, THEREFORE, in consideration of the Premises and their obligations to each other, Bear Lake Schools and the Superintendent agree as follows:
TERMS AND CONDITIONS

ARTICLE I
DURATION AND QUALIFICATIONS

1.1. **Employment Period.** Bear Lake Schools hereby employs Marlen Cordes as its Superintendent of Schools for a term beginning on July 1, 2018 to and including June 30, 2021. The Superintendent hereby accepts such employment and agrees to devote his efforts thereto, in accordance with this Contract, and to discharge his duties and responsibilities in a competent and professional manner. Unless the Board of Education gives written notice of non-renewal of this contract to the Superintendent of Schools at least ninety (90) days before the contract’s termination date, this contract will, without further action, be automatically renewed for an additional one-year period, as provided by Section 1229 of the Revised School Code.

1.2. **Qualifications.** The Superintendent represents that he hold all certificates and credentials required by law and by Bear Lake Schools to qualify for and accept this Superintendency. If at any time the Superintendent fails to hold or qualify for the certificates required for Superintendent, this Contract shall automatically terminate.

1.3. **Annual Medical Examination.** The Bear Lake Schools District shall have the right to require the Superintendent to have a comprehensive medical examination and a statement certifying to the physical competency of the Superintendent in the event there is reasonable concern regarding the Superintendent's medical ability to perform essential functions. The statement shall be filed with the President of the Bear Lake Board of Education and treated as confidential information by the Board. The Bear Lake Schools shall be responsible for payment of the medical examination.

1.4. **Time Expectation.** Taking into account the dual-Superintendent’s service to both School Districts, the dual-Superintendent shall perform administrative services pertaining to the School Districts at the administrative offices of the School Districts, and shall visit the schools and programs of the School Districts as the Superintendent deems necessary or appropriate. Superintendent activities affecting both School Districts may be performed at such location as the Superintendent deems necessary and appropriate. It is the expectation that the dual-Superintendent’s time actually involved in the matters and affairs of the School Districts shall be in excess of 40 hours per week, vacation days and holidays excepted, and that the Superintendent shall be available and on-call to the School Districts, as provided in the Cooperative Agreement, for extraordinary assignments and as circumstances typically warrant the attention and availability of a Superintendent of Schools.

1.5. **Tenure as Superintendent.** This Contract does not confer tenure upon Superintendent in the position of Superintendent or in any other administrative position within Bear Lake Schools, but shall be
deemed to recognize only such continuing tenure as an active classroom teacher as accorded under the provisions of the Michigan Teachers’ Tenure Act.

ARTICLE II
SUPERINTENDENT’S DUTIES AND RESPONSIBILITIES

2.1. Duties and Responsibilities. Subject to the limitations set forth below, and the conditions and procedures set forth in the Cooperative Agreement, the Superintendent shall have charge of the administration of the schools under the direction of the Board of Education of Bear Lake Schools. Subject to the approval of the Board, the dual-Superintendent shall:

A. be the chief executive officer of Bear Lake Schools;
B. direct and assign teachers and other employees of the schools under his supervision;
C. organize, reorganize and arrange the administrative, supervisory and instructional staff and supervise the business affairs, as best serves Bear Lake Schools;
D. select all personnel for the Board of Education of Bear Lake Schools;
E. from time to time suggest regulations, rules, and procedures deemed necessary for the well ordering of Bear Lake Schools; and,
F. in general, perform all duties incidental to the office of Superintendent and such other duties as may be prescribed by the Board of Education of Bear Lake Schools from time to time.

2.2. Limitations on Superintendent Duties and Responsibilities. Notwithstanding the foregoing provisions of this Article or related provisions elsewhere in this Contract, but in accordance with Cooperative Agreement, the Superintendent shall have no duties, either direct or supervisory, in any of the following circumstances or situations:

A. Negotiation, approval, recommendation, advice, interpretation or enforcement of any contract between the School Districts.
B. Recommendation for allocation of costs of any joint purchase, joint employment, or other joint programs between the School Districts.
C. Resolution of any dispute or conflict, contractual or non-contractual, arising between the two School Districts, except for the dual-Superintendent’s obligation as promptly and simultaneously as practicable, to notify the Boards of Education of both School Districts as to occurrence or anticipation of such dispute or conflict.
D. In the event of competition between the School Districts for fixed-amount programs or resources, personnel, or otherwise, the dual-Superintendent shall have no duty whatsoever, either direct or supervisory, including application, approval, recommendation, advice or selection, with respect to
the matter of such competition, except for the dual-Superintendent’s obligation as promptly and simultaneously as practicable, to notify the Boards of Education of both School Districts as to occurrence or anticipation of such competition.

2.3. **Shared Information.** Each School District acknowledges that the dual-Superintendent, while acting for one School District, may become aware of information pertaining to duties or interests in the other School District, and agrees that the dual-Superintendent shall be expected by both School Districts to share such information with the other School District. Neither School District may expect or require the dual-Superintendent to hold such information confidential from the other School District.

**ARTICLE III**

**COMPENSATION AND BENEFITS**

3.1. **Wages and Board-Paid Benefits.** Under the terms of the Cooperative Agreement, adjusted as provided in Article I, Section 1.4(e), Bear Lake Schools shall be responsible in each school year for payment of its percentage allocation of the Superintendent’s total annual salary of One Hundred Twenty-Three Thousand Dollars ($123,000) and the annuity (see Section 3.2) as determined through application of the formula in Appendix I. In addition, Bear Lake Schools shall be responsible for the same proportion of total costs for the District-paid benefit package (to include employer’s social security contribution, ORS/MPSERS contribution, and insurance, under Section 3.3). In subsequent years of this Contract, the percentage allocation of costs between the School Districts shall be determined in accordance with the Cooperative Agreement. (See Addendum I attached to this document for the calculation of the percentage proration.) To the extent that such payments fully identify, as legally required or otherwise appropriate, the dual-Superintendent as an employee at both School Districts compensated in the respective shares provided in this Section 3.1, retirement contributions, or insurance premiums (or realized savings for the benefit of the dual-Superintendent) may be paid by one School District and reimbursed by the other School District pursuant to the Cooperative Agreement, Article I, Section 1.4(e).

Reimbursements, or other contracted services, paid to or for dual-Superintendent will be invoiced to back to the other School District after payment of same by whichever, with such billing to be paid back within thirty (30) days of receipt.

The Bear Lake School District and Superintendent acknowledge that, consistent with Section 1250 of the Revised School Code, the Superintendent's job performance and job accomplishments were utilized as significant factors in determining salary and that job performance and job accomplishments as evaluated will be significant factors in determining any future adjustment to salary.
3.2. **Annuity.**

Out of the total dollar salary amount to be paid by Bear Lake Schools and set forth in Section 3.1, the dual-Superintendent may determine, subject to the requirements of law, the amount of his salary compensation to be allocated to any existing and available tax-deferred programs, and coordinate payment of such amounts with similar payments by the Kaleva Norman Dickson School District.

In addition to the total dollar amount of salary to be paid by Bear Lake Schools set forth in Section 3.1, the School Districts will make an aggregate annual contribution of Twelve Thousand Dollars ($12,000), as part of the Superintendent’s compensation, into an Employer Contribution Plan (Deferred Compensation-Section 403(b) Plan), on behalf of the Superintendent, subject to the requirements of law. Bear Lake Schools shall be responsible for that proportion of the total cost of this aspect of compensation as is determined through application of the formula in Addendum I. This cost allocation shall be calculated and applied to that school year’s operation. (See ADDENDUM I attached to this document for the calculation of the percentage proration.)

The Superintendent shall convert this contribution to the regular salary schedule for placement in a tax-sheltered annuity, by giving annual written notice of that conversion request. If the contract with the Superintendent is terminated by the Board prior to being fully vested, the balance of this account belongs to the Superintendent. Should the Superintendent terminate the contract prior to being fully vested, the Board, at its discretion, shall determine the use of the balance of the account.

3.3. **Insurance.** Subject to the School Districts’ right to substitute insurance carriers providing comparable coverage, the following coverages shall be provided to the Superintendent:

A. District shall pay the premium toward dental and vision insurance for Superintendent and his family and a portion of the health insurance premium for the Superintendent and his family unless the Superintendent chooses to receive cash in-lieu-of health insurance.

The amount of the health insurance premium the District is obligated to pay shall be limited to the hard dollar "CAP" in Section 3 of the Publicly Funded Health Insurance Contribution Act (PFHICA) (as adjusted annually under that legislation), unless the District has exercised its right under Section 4 of the PFHICA for the year in question and selected the "80/20" option in Section 4. If the "80/20" option has been selected, the District's health insurance premium payment obligation shall be limited to 80% of the premium. The portion of the health insurance premium the Superintendent is obligated to pay shall be payroll deducted.

The Superintendent may elect to receive Two Hundred fifty Dollars ($250) per month in-lieu-of health insurance in each year that the Superintendent waives health insurance. Payment of this amount shall be spread equally over the payroll periods for the school year.
Should Superintendent terminate employment with District, per the COBRA Act, which took effect July 1, 1986, Superintendent and/or his family may be eligible to retain health, dental and vision insurances on a direct-pay-plus-2%-administrative fee basis through the District’s group carrier.

B. The District shall pay the premium toward a $50,000 life insurance policy for the Superintendent, provided he is insurable.

Should the Superintendent terminate employment with the District, he shall have thirty-one (31) days from the date of termination to convert his group life insurance policy to an ordinary life insurance policy without medical examination. If it is possible to retain and transfer some term life insurance coverage to a direct-pay basis, the Superintendent is responsible for such arrangements.

C. The District shall pay the premium toward a salary-replacement program, for coverage in the event the Superintendent is unable to perform his duties as a result of a disability occurring from injury or illness.

D. The District agrees to provide the above-mentioned insurance benefit programs within the underwriting rules and regulations as set forth by the carrier’s master contract with the District.

The Superintendent shall have both school-paid, life insurance and salary-replacement insurance terminated on the last day of employment with the District.

3.4. **Vacation.** Concurrently with such benefit from the other School District, the Superintendent shall be entitled to four (4) weeks (twenty [20] working days) vacation (excluding paid holidays) during each contract year at a time mutually agreeable to by all parties. Vacation days in excess of three (3) continuous weeks will be arranged with each Board of Education.

3.5. **Sick-Leave Days and Personal-business Days.** Concurrently with such benefit from the other School District, the Superintendent shall be granted eight (8) sick-leave days and (2) personal-business days during each contract year. Unused personal-business days will accrue as sick-leave days. Subject to adjustment and allocation between the School Districts to reflect the length of service by the dual-Superintendent to each School District, sick-leave days may accumulate to sixty (60) days, and upon termination, the unused and accumulated sick-leave days shall be paid for at the rate of $100 per day, up to a maximum of sixty (60) days.

3.6 **Out-of-district Travel/Expense Reimbursement.** Expenses for out-of-district travel/expense, for which the end destination of such incurred travel/expense shall not be “school specific” for either the KND School District or Bear Lake Schools, will be submitted to the Board for approval for such expense reimbursement and mileage payment at the current Federal mileage reimbursement rate. Such reimburse-
ment/payment shall be paid under the terms of the Cooperative Agreement, adjusted as provided in Article I, Section 1.4(e). Out-of-district travel/expense for professional development or for legislative meetings will be approved and paid for by each District on a 50/50 basis.

Out-of-district travel/expense, for which the end destination of such incurred travel or expense, is “school district specific” for either the KND School District or Bear Lake Schools, will be submitted to that “school specific” district Board for approval for such expense reimbursement and mileage payment at the current Federal mileage reimbursement rate.

3.7 Professional Dues. Bear Lake Schools agrees to assume 50% of the cost of State Association dues and association meeting expenses incurred by the Superintendent. The Superintendent shall attend appropriate professional meetings at the local and State level, the expenses of which will be paid for by Bear Lake Schools. Attendance at national meetings shall require prior approval of the Board of Education.

3.8. Continuing Education. In addition to the salary and benefit package, and adjusted as provided in Article I, Section 1.4(e) of the Cooperative Agreement, Bear Lake Schools agrees to reimburse the dual Superintendent, on a 50/50 basis, for any continuing education credit hours at $100-per-credit-hour.

ARTICLE IV
EVALUATION AND REFERRAL

4.1. Evaluation. The Boards of Education of the Districts shall evaluate and assess, in writing, the performance of the Superintendent at least once prior to March 31st of each contract year. The School Districts and Superintendent shall share the responsibility of assuring that a rigorous, transparent, and fair performance evaluation system that satisfies the requirements of Sections 1249 of the Revised School Code is utilized.

4.2. Referral. Separately from annual evaluation, members of the Board of Education of Bear Lake Schools, individually or collectively, shall promptly refer all criticisms, complaints and suggestions called to their attention concerning the District to the Superintendent for study and recommendation.

ARTICLE V
INDEMNIFICATION

5.1. Indemnification. The Districts shall defend, hold harmless and indemnify the Superintendent from any and all demands, claims, suits, actions and legal proceedings brought against the Superintendent in his individual capacity, or in his official capacity as agent and employee of the Districts, provided the incident arose while the Superintendent was acting within the scope of his employment and excluding criminal litigation and provided further that said demand, claim, suit, action or legal proceeding is covered under a liability policy of insurance maintained by the Districts. In no case, however, shall individual District Board members
be considered personally liable for indemnifying the Superintendent against such demands, claims, suits, actions and legal proceedings.

ARTICLE VI
EARLY TERMINATION

6.1. **Disability.** Should the Superintendent be unable to perform under this Contract by reason of illness, accident or other cause beyond his control and said disability exists for a period of more than six (6) consecutive months, or if said disability is permanent, irreparable, or of such nature as to make his contract performance duties impossible for a period of more than six (6) months, the District may, at its option, terminate this Contract, whereupon the respective duties, rights and obligations hereunder shall terminate. with the exception of long term disability and health insurance premiums.

6.2. **Termination for Incompatibility.** In the event of any incompatibility of office arising from the dual Superintendency as provided in the Cooperative Agreement, the District shall have the termination right and attendant stipulated damages obligation as provided in the Cooperative Agreement. In the event of such incompatibility, the Superintendent also has a termination right to the extent provided in the Cooperative Agreement.

6.3. **Termination for Other Cause.** This Contract may be terminated at any time, subject to due process requirements, when the Superintendent, in the District’s judgment, has engaged in acts of moral turpitude, other gross misbehavior, or professional malfeasance or misfeasance recognized as just cause for termination under applicable state or federal law. If the School District dissolves, become annexed to another school district, or consolidates with another school district, this Contract shall terminate and no further obligations shall be required of the School District, provided that the School Board provide ninety (90) days’ notice of dissolution, annexation, or consolidation to the Superintendent. The parties expressly agree that if this Contract terminates as a result of dissolution, annexation, or consolidation before its expiration date, the Superintendent is not entitled, nor shall he receive, any further payments, compensation, or benefits under this contract, Board policy, or otherwise written or expressed verbally, except as required under COBRA.

6.4. **Resignation.** Should the Superintendent otherwise determine to resign his position with the Districts prior to the expiration of this Contract, the Superintendent shall give notice of resignation to the District at least sixty (60) days prior to the Superintendent’s last working day for Bear Lake Schools.

ARTICLE VII
MISCELLANEOUS

7.1. **Arbitration.** In the event of a dispute between the parties relating to any provision of this Contract, or a dispute concerning any of the parties’ rights or obligations as defined pursuant to this Contract,
the parties hereby agree to submit such to binding arbitration. Such arbitration shall be conducted under the rules of, and administered by, the American Arbitration Association. The arbitrator’s fees and the expense of the American Arbitration Association shall be shared equally by the parties. All parties are entitled to have representation of their own designation; however, each party shall be responsible for the costs of such respective representation.

7.2. **Entire Agreement.** Together with the Cooperative Agreement, this Contract constitutes the entire understanding and agreement of the parties, superseding any prior agreements.

7.3. **Amendment.** No change shall be effective with respect to the terms of this Contract unless in writing and signed by both parties.

7.4. **Waiver.** Failure to enforce or require compliance with any of the terms or conditions of this Contract shall not constitute a general waiver or relinquishment of any terms or conditions of this Contract.

7.5. **Severability.** The unenforceability of any provision of this Contract shall not affect the enforceability of the remaining provisions of this Contract, and to this end, the provisions of this Contract are severable.

7.6. **Effectiveness.** This Contract shall become effective at such time as this Contract has been executed by all parties, and the Contract between the dual Superintendent and the other School District shall likewise have come into effect.

IN WITNESS WHEREOF, Bear Lake Schools has caused this Contract to be executed on its behalf by its authorized officers, and the Superintendent has executed this Contract on the date(s) so indicated with their signatures.

Dated: __________________________  By: ______________________________
   Bethany Merrill, President

Dated: __________________________  By: ______________________________
   Rebecca Fink, Secretary

Dated: __________________________  By: ______________________________
   Marlen Cordes, Superintendent
ADDENDUM I
FORMULA FOR THE
ANNUAL ALLOCATION OF COSTS
OF DUAL-SUPERINTENDENCY
BETWEEN THE BOARDS OF EDUCATION
KALEVA NORMAN DICKSON SCHOOL DISTRICT
AND
BEAR LAKE SCHOOLS

In June each year, the following formula will be used to figure the annual allocation of costs of the Dual-Superintendency between the KND and Bear Lake School Districts for the upcoming fiscal year:

STEP ONE
STUDENT COUNT PERCENTAGE

The total enrollment of each DISTRICT will be divided by the TOTAL enrollment of BOTH DISTRICTS, for a student count percentage of total. The enrollment will be based upon the immediately preceding fall student count.

<table>
<thead>
<tr>
<th>BEAR LAKE</th>
<th>KND</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Fall BL Count)</td>
<td>(Fall KND Count)</td>
<td>(Total Fall Count of BOTH Districts)</td>
</tr>
<tr>
<td>BL Count divided by TOTAL</td>
<td>KND Count divided by TOTAL</td>
<td>TOTAL %-%age</td>
</tr>
</tbody>
</table>

EXAMPLE:

<table>
<thead>
<tr>
<th>BEAR LAKE</th>
<th>KND</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>357</td>
<td>591</td>
<td>948</td>
</tr>
<tr>
<td>357 divided by 948 = 38%</td>
<td>591 divided by 948 = 62%</td>
<td>948 STUDENTS= 100%</td>
</tr>
</tbody>
</table>

STEP TWO
SUPERINTENDENT WORK SPLIT

50% 50% 100%

STEP THREE

Add the respective percentage allocations from Step One to the respective percentage allocations from Step Two to arrive at the respective percentage allocations for Step Three

88% 112% 200%
STEP FOUR

The respective percentage allocations resulting from Step Three are the each divided by two to arrive at the final respective percentage allocations which will be used in each year of this Contract to allocate costs of this Contract between the School Districts.

<table>
<thead>
<tr>
<th></th>
<th>44%</th>
<th>56%</th>
<th>100%</th>
</tr>
</thead>
</table>
