

# Master Agreement

# September 2012 – December 2013

Revised January 2013

Between the North Muskegon Board of Education and the North Muskegon Education Association

#### NORTH MUSKEGON PUBLIC SCHOOLS AGREEMENT

4001

This agreement entered into this 10<sup>th</sup> of September 2012, by and between the Board of Education of the North Muskegon School District, North Muskegon, Michigan, hereinafter called the "Board", and the North Muskegon Education Association, hereinafter called the "Association".

**Emergency Financial Manager Clause** 

Section: 15(7) of the Public Employment Relations Act (PERA) mandates that any contract entered onto include statement that allows an Emergency Financial Manager appointed under the Local Government and School District Fiscal Accountability Act to reject, modify, or terminate the collective bargaining agreement as provided in the Local Government and School District Accountability Act.

The union reserves all rights to assert that this clause is unenforceable.

# **DEFINITIONS**

4002

# A. <u>Definitions</u>

- 1. The term "day" or "days," unless otherwise specified, shall mean those days when the office of the superintendent is open to the public for business.
- 2. Beginning January 1, 2003, seniority shall be computed from the last date of hire on the first working day, and shall be defined to mean the amount of time continuously employed as a member of the bargaining unit. Time spent on leave or on lay-off shall not be construed as a break in continuous service and seniority shall continue to accrue. The district shall prepare and present to the Association a current seniority list of bargaining unit members (consisting of name of teacher, degree, experience in North Muskegon, year started, outside experience, experience total, experience credit) prior to October 15 of each year. Accompanying the name of each teacher on the list shall be the date of last hire and first working day. In the event two or more teachers have the same seniority date, ties will be broken by using the last four digits of the teachers' Social Security Numbers. The teacher with the highest number shall be considered to have the greatest seniority with the rank descending so that the teacher with the lowest number has the least seniority. No person other than a member of the bargaining unit shall possess, retain, or accrue seniority within the bargaining unit.
- 3. Whenever the male gender is used in this Agreement, the female gender shall be equally presumed, and vice versa.
- 4. "Temporary vacancy" shall mean a bargaining unit position held by a teacher on a leave of absence in excess of ten (10) working days (refer to policy number 4151 through 4152.5a).
- 5. "Permanent vacancy" shall mean a bargaining unit position newly created (including but not limited to positions created by increased enrollment, revised curriculum, and increased sections at grade or subject levels) or a bargaining unit position the Board intends to fill because of the resignation, retirement, dismissal for cause, or death of the teacher assigned to said bargaining position.
- 6. Team teaching shall be defined as a Special Education teacher working in the classroom with a regular education teacher for at least ½ a day or for a whole class/subject period.

## B. Secondary (Refer to Trimester Letter of Agreement for the 2007-2008 School year.)

- 1. At the secondary level, a "full teaching period" is defined to be (1) hour or a major fraction thereof.
- 2. A "full-time" daily teaching load in the high school shall not exceed five (5) full teaching periods and one (1) student-free preparation period. Assignment to a full period of a supervised study or lunch period in place of a teaching period will be considered a teaching period for the purposes of this article.
- 3. The above assigned duties shall fall between the hours of 7:45 a.m. and 2:45 p.m. Secondary School teachers are expected to be in residence from 7:40 a.m. to 2:50 p.m., excluding the teachers' thirty-five minute lunch period, except as released by the administration.
- 4. At the secondary level, any teacher assigned less than five (5) full teaching periods daily shall be paid per teaching period assigned at the rate of one-fifth (1/5) of his annual contractual salary at the appropriate step of the salary schedule.
- 5. At the secondary level, librarians and counselors shall have library or counseling responsibilities for a time equivalent to six (6) full teaching periods as defined in Section 4002, B, 1. If a librarian or counselor is assigned teaching responsibilities with student contact time that requires lesson planning, that time shall count as overload even if it occurs within the six-period day.

#### C. Elementary School

- 1. In the elementary school a "full-time" teaching load shall be from 8:00 a.m. to 3:15 p.m. Elementary teachers shall be in residence from 7:55 a.m. until 3:15 p.m., excluding the forty-five minute lunch period, except as released by the administration.
- 2. Within the school week there will be time that teachers are free for preparation, conferences, etc., when their students are attending special classes, or otherwise scheduled outside of the classroom. All full-time elementary teachers will be provided with a minimum of two hundred (200) minutes of such time. To guarantee such time, teachers exceeding the two hundred (200) minute minimum may be required to work together in sharing such duties as will provide this release time.

#### D. Part-time

1. Applies only to teachers who <u>were</u> members of the bargaining unit during the 1980-81 school year.

In the elementary school, any teacher assigned to less than one day as defined in part F of this article shall be paid at the rate of one-ninth (1/9) of their contractual salary at the appropriate step of the salary schedule, per half day assigned (A.M. or P.M. session).

2. Applies only to teachers who were not members of the bargaining unit during the 1980-81 school year.

4002

In the elementary school, any teacher assigned to less than the day as defined in part F of this article shall be paid at the rate on one-tenth (1/10) of their contractual salary at the appropriate step of the salary schedule, per half day assigned (A.M. or P.M. session).

# E. Meetings

1. It is agreed that the following meetings will be held after the regular school day:

1<sup>st</sup> week of month: DK-12 Staff

2<sup>nd</sup> week of month: High School/Middle School Staff

3<sup>rd</sup> week of month: NMEA

4<sup>th</sup> week of month: Elementary Staff

These meetings will be adjourned at the conclusion of one hour after the start of the meeting or at 3:50 (MS/HS) or 4:15 p.m. (Elem.) whichever occurs first.

- 2. For the first semester of 1998-99, these meetings will be on Mondays. In all subsequent semesters, the staff at each level shall decide at their level's October staff meeting on the day of the week for meetings during the second semester and at their May staff meeting on the day of the week for meetings during the following year's first semester.
- 3. All teachers are required to attend the DK-12 meeting and their teaching level meeting.
  - a. Teachers assigned to more than one teaching level shall attend the meeting at the level of the majority of their teaching responsibilities.
  - b. A coach will be excused, at the appropriate time, from the meeting if the starting time of a scheduled competition requires the coach to leave the meeting early.
- 4. A principal may, with the concurrence of the Association Building Representative, call an emergency meeting to deal with matters of an urgent nature on the even week opposite to that level's regularly scheduled meeting. (Example: Elementary's regular meeting is the 4<sup>th</sup> Monday; an emergency meeting may be held on the 2<sup>nd</sup> Monday.)
- 5. A principal may, with notification to the Association Building Representative, call a rescheduled meeting on the even week prior to or following that level's regularly scheduled meeting to make up for a regularly scheduled meeting that will be missed or was missed because the regular meeting day will not be or was not a day of work. (Example: Elementary's regular meeting is the 4<sup>th</sup> Monday; a rescheduled meeting may be held on the 2<sup>nd</sup> Monday prior to the regular meeting or on the 2<sup>nd</sup> Monday after the regular meeting.)

#### F. General

- 1. Changes in the teachers' day or lunch hour may be accomplished only through negotiations.
- 2. Any individual bargaining unit member may voluntarily render services outside the scheduled workday, as defined in Definitions (4002), for a maximum of 182 teaching periods during any given school year, provided the Association president is notified of the deviation. Overload classes shall be posted according to 4115, D, 4. The bargaining unit member shall be compensated in accordance with the working agreement.
- 3. During the term of this agreement, the impact, if any, of changes in local, state, and/or federal government programs on the teachers' work day or lunch hour will be determined through negotiations. In the event the parties are unable to agree on said impact, the Board may impose necessary changes in the teachers' day or lunch hour in order to comply with such programs pending final agreement between the parties.
- 4. All premiums for fringe benefits will be prorated on the basis of the number of half (1/2) days worked (elementary) or on the basis of number of periods taught (secondary level).

## Example:

- a. Elementary Level Teaching five (5) half days (a.m. or p.m. sessions) = 5/10 or 5/9 fringe benefits paid by the Board (based on Section 4002, D, 3, a. or b., as applicable).
- b. Secondary Level Teaching three (3) classes per day = 3/5 fringe benefits paid by the Board.
- 5. The Board will pay part-time teachers a percentage of planning time equivalent to the percentage of work time up to a maximum of one planning hour (fifty-five (55) minutes), i.e., 2/5 middle/high school teacher will be paid for twenty (22) minutes of planning (formula to use: BA+0 / 7 x .4). Excludes half-time (1/2) teachers whose schedule already includes planning, i.e. Kindergarten and DK.
- 6. Per diem basis shall be the amount obtained by dividing the contractual salary, based on that teacher's position on the salary schedule including extra pay for teaching extra academic classes, but excluding all other extra duty pay, by the number of days which appear on the employee's contract.
- 7. Any teacher asked by an administrator to relinquish his/her student-free preparation period shall elect to be compensated with a monetary amount equal to the time relinquished. This amount shall be based on the teacher's position on the salary schedule.

#### WITNESSETH

4003

The Board and the Association have a statutory obligation, pursuant to Act 379 of the Michigan Public Acts of 1965, as amended, to bargain with respect to hours, wages, terms and conditions of employment.

The parties, following extended and deliberate professional negotiations, have reached certain understandings, which they desire to memorialize.

In consideration of the following mutual covenants, it is hereby agreed as follows.

#### RECOGNITION

4004

A. Pursuant to Act 379 of the Public Acts of 1965, as amended, the Board of Education recognizes the Association as the exclusive representative for the purposes of collective bargaining with respect to rates of pay, hours, and other terms and conditions of the agreement for the following:

Full-time teacher, part-time teacher, librarians, counselors, athletic directors, social workers, and permanent substitutes as defined in Section 4141,1a, Section B.

Excluded are the following:

Administrators, per diem substitutes, bookkeepers, secretaries, clerks, bus drivers, operation and maintenance employees, cooks, and extra duty personnel not teaching during the regularly scheduled day.

The term "teacher", when used hereinafter in this agreement, shall refer to all employees represented by the Association in the bargaining unit defined above.

- B. The Board agrees not to negotiate with any teachers' organization other than the Association for the duration of the Agreement. Nothing contained herein shall be construed to prevent any individual teacher from presenting an issue and having the issue adjusted without intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the Association has been given notice to be present at such presentation and adjustment.
- C. Nothing contained herein shall be construed to deny or restrict any teacher rights he may have under the Michigan General School Laws. The rights granted to teachers under the Michigan General School Laws shall be deemed to be in addition to those provided elsewhere in this contract.
- D. The Employer shall be required to seek input from the Association on any action to comply with the No Child Left Behind Act of 2001, as amended, 20 USC 6301 set seq., that has an adverse impact on any bargaining unit member.

#### **FINGERPRINTING**

4005

The district will reimburse all employees for the cost of fingerprinting if the fingerprinting is a condition of employment in the district.

# Freedom of Information Act - (FOIA) - Requests

4006

- 1. Notify the affected employee(s) and association president orally and then in writing who are subject to a FOIA request of an individual's personal file.
- 2. This will include a copy of the FOIA request.
- 3. The district will comply in a timely manner with FOIA requests according to federal law.

#### **NEGOTIATION PROCEDURES**

4010

- A. Matters not specifically covered by this Agreement may, by consent of both parties, be subject to negotiations from time to time during the period of this Agreement, upon request by either party to the other. The parties shall undertake to cooperate in arranging meetings, furnishing necessary information, and otherwise constructively considering and resolving any such matters.
- B. At least ninety (90) days prior to the expiration of this Agreement, the parties will begin negotiations for a new Agreement covering wages, hours, terms, and conditions of employment.
- C. In any negotiation described in this Article, neither party shall have any control over the selection of the negotiating or bargaining representatives of the other party.

#### **EMPLOYMENT QUALIFICATIONS**

4111

#### "LEGAL REFERENCE"

Certification or letter from college or university stating that the requirements for certification have been earned and will be forthcoming must be filed with the Superintendent. No contract with any person shall be valid unless such person shall hold a legal certificate of qualification at the time the contractual period shall begin and all such contracts shall terminate if the certificate shall expire by limitation and shall not immediately be renewed, or it shall be suspended or revoked by proper legal authority.

Legal Reference: State of Michigan -MCL 380.1231

### RESIDENCE AND MARITAL STATUS

4111.1

Residence and marital status shall not be made a condition of employment.

#### **CERTIFICATION RECORDING**

4113

- A. Each member of the instructional staff shall hold a legal certificate that qualifies the holder to teach in the public schools of Michigan.
  - 1. Legal certificates shall be recorded in the office of the Superintendent of Schools at the time the teacher is hired and before the beginning of the school year when the teacher takes over the classroom assignment.
  - 2. The teacher's certificate shall be valid for the assignment.
  - 3. Following appointment, it is the teacher's obligation to see that a certified transcript of credits is on file in the office of the Board of Education. Transcripts or verification of additional work completed must also be filed in the Board of Education office not later than the beginning of each school year.
- B. Teachers who allow their certificates to expire must have a valid certificate or verification from their college or university that they have met the requirements for full certification and that it is forthcoming. Without verification by the first day of instruction, such contracts shall be terminated.

#### MEDICAL EXAMINATION

4114

The Board of Education may require a teacher to submit a certificate from a qualified physician, approved by the Board, certifying to his physical or mental fitness. Cost of the examination requested by the Board will be paid by the Board of Education. Failure to acknowledge such a request shall result in termination of employment; however, the teacher may request full assistance from the Association at any time during such proceedings. Notice of a written request for such examination shall be delivered in person by the appropriate administrator or by registered mail.

- A. A teacher must present to the Superintendent of Schools a statement from the attending physician stating that he/she is physically and mentally able to return to work after any prolonged illness or accident of two weeks duration or longer.
  - 1. The Board, at its option, may request a statement from a doctor of its choosing, if it so desires.

#### ASSIGNMENTS, VACANCIES, AND TRANSFERS

4115

# A. Initial Assignment:

Teachers shall be subject to initial assignment at the discretion of the Superintendent of Schools and shall be appointed to work in their special fields of training insofar as possible.

- B. Annual Assignment:
  - 1. By March 1, teachers shall be allowed to declare their preference of assignment for the following year by submitting a written request to the Superintendent of Schools. Tentative assignments specifying building assignment, grade level assignment, subject area assignment, and number of sections in any given area will be given to existing staff members no later than May 31 for the succeeding school year.
  - 2. MS/HS Spring session tentative assignment will be made by the end of the 1<sup>st</sup> trimester.

#### APPOINTMENT AND TRANSFER - EXTRA DUTIES

4115.1

A. The individual staff appointments for non-academic extra-schedule duties (any subject that does not grant credit), which are not subject to the Tenure Law, shall be made by the school principals subject to the approval of the Superintendent.

The basis for the appointment is as follows:

- 1. Notice of available positions will be made know to staff and the general public by reasonable means.
- 2. Selection will be based on the following:
  - a. Training
  - b. Experience
  - c. Ability to work effectively with students
  - d. Other characteristics as determined by the administration or athletic director.
- 3. All interested parties will be notified as soon as the staff has been selected.
- 4. The district reserves the right to hire the best candidate.

- B. The extra-duty Schedule B shall include six progressive steps ranging from BA0 to BA5.
  - 1. The provisions of this section apply within the following sports:
    - Football
    - Basketball
    - Track
    - Tennis
    - Baseball/Softball
    - Volleyball

In the event a person transfers from a lower to a higher position in the same sport (e.g., Head JV Football Coach to Head Varsity Coach), or transfers from a higher to a lower paid position in the same sport (e.g., Varsity Tennis to Assistant JV Tennis), he or she shall be given credit for years of experience at North Muskegon in that sport, and be placed accordingly on the schedule.

- 2. A person transferring or accepting a position in a different coaching assignment among those grouped above, (e.g., Volleyball to Basketball) with no prior experience in that sport will be placed at step BA0.
- 3. In the event a North Muskegon employee is rehired to fill a position, he or she shall be granted years of experience as a coach/advisor in the extra-duty position at North Muskegon in that sport regardless of the level, gender, and the amount of time that has elapsed since the last appointment.
- 4. In the event a new employee is hired from outside the school district, years of experience in that extra-duty may be granted at the discretion of the Board.
- 5. In the event that the hire of this employee has proven prior experience in the extra duty, this experience may be granted at the discretion of the board. This would apply to both on-staff and off-staff hires.

#### **EXCELLENCE IN EDUCATION COUNCIL**

4115.2

- A. A DK-12 council will be organized and implemented. This council is the vehicle through which curricular changes shall be initiated.
  - 1. The DK-12 council will consist of seventeen members. Included will be six department representatives, two principals, and nine at large DK-12 members representing a proportionate distribution of lower elementary, upper elementary, middle school and high school teachers. Departments will be composed of the various elements of the DK-12 curriculum as follows:
    - Language/Communications/Reading
    - Mathematics
    - Science
    - Fine/Practical Arts
    - Social Studies
    - Special Education
- B. Curriculum topics may;
  - 1. Initiate with the DK-12 council
  - 2. Initiate with the elementary curriculum council (made up of the entire elementary staff with discussions ensuing at staff meetings)
  - 3. Initiate with the high school curriculum council (made up of middle and/or high school teachers representing each of the six departments and meeting with the high school principal, as per 4002 E of the master contract).
- C. A monetary stipend, as per 4141.2 B, will be paid by the Board of Education to the department chairpersons, the amount to be paid at the close of the school year.
- D. To accommodate elementary and middle school team planning, substitute teachers shall be hired to release those teachers affected in each grade level for four half days.

#### LETTER OF INTENT

4116

Intent" period.	During the month of February, each year, the Board will give to each teacher in the system, a "Letter of which will be filled in by the teacher. The Letter of Intent shall be returned within a two (2) week
	I do intend to return for the school year 20_ to 20
	I do not intend to return for the school year 20 to 20
	At the present time I am undecided and will let you know as soon as possible.

#### DISCIPLINE OF EMPLOYEES

4118

No teacher shall be disciplined, reprimanded, reduced in rank or compensation, or deprived of any professional advantage without just cause, provided however, teachers shall be subject to discharge or other penalties governed by the Michigan Teachers' Tenure Act for any reason that is not arbitrary or capricious.

# **RESIGNATION OF TEACHER**

4119.2

- A. It is expected that when a contract is issued by the Board of Education and accepted by the employee that it is the responsibility of both parties to honor such contracts.
- B. If any employee fails to complete his contract with the Board of Education, the following procedures will be followed:
  - 1. The action will be entered on the record.
  - 2. Any request for a recommendation will show that the employee did not fulfill his contractual obligation.
  - 3. Tenure teachers' right to continuing tenure will be governed by the provisions of Article V, Section 1 of the Tenure Act.
- C. The Superintendent of Schools may recommend to the Board of Education that the resignation be accepted due to extenuating circumstances.

#### Legal Reference:

State of Michigan - Act No. 4 of the Public Acts of the Extra Session of 1937 as amended, through the Regular Session of 1964, Article V, Section 1 including Act 59 and Act 60 of the Public Acts of 1993.

#### MENTOR TEACHERS

4132

- A. A Mentor Teacher shall be defined as a Master Teacher as identified in Section 1526 of the School Code and shall perform the duties of a Master Teacher as specified in the code.
  - 1. The Mentor Teacher position shall be an extra duty position and shall be compensated as per 4141.2b and posted as per 4115.1.
  - 2. The Mentor Teachers shall be tenured teachers.
  - 3. The Mentor Teachers shall be selected from a list of applicants for the position. The list shall be reviewed by the Association Executive Board. Mentor Teachers shall be selected by the administration and preferably should be in the same building and/or subject area as the Mentored Teacher.
- B. Each teacher in his/her first three years in the classroom (Mentored Teacher) shall be assigned a Mentor Teacher. The Mentor Teacher assignments shall be for one year but shall be subject to review throughout the year by the Mentor Teacher, the Mentored Teacher, and administration. Assignments may be renewed in succeeding years.
- C. A teacher entering the first year in a new curriculum area may request and, with the mutual agreement of the parties, be assigned a Mentor Teacher for one year. All provisions of Section 4132, A, D, E, and F shall apply to this optional mentoring also.
- D. The Mentor Teacher shall be available to provide professional support, instruction and guidance. The purpose of the mentor assignment is to provide a peer who can offer assistance, resources and information in a non-threatening collegial fashion.
- E. The Mentor Teacher/Mentored Teacher relationship is confidential and shall not, in any fashion, be a matter included in the evaluation of the Mentor Teacher or Mentored Teacher. Neither the Mentor Teacher nor the Mentored Teacher shall be permitted to participate in any matter related to the evaluation of the other.
- F. Mentor Teachers must take part in all Mentor Teacher training provided by the MAISD through the Muskegon County Mentor Teacher academy.
- G. In the event the law requiring Mentor Teachers is repealed during the life of this agreement, the provisions of Section 4132 shall be suspended from operation at the conclusion of the school year in which the repeal takes effect. In the event the law requiring Mentor Teachers is amended during the life of this agreement, the parties shall meet to negotiate the impact of those amendments.

- A. The parties ascribe to a policy of professional development and career enhancement and to that end will promote participation in activities to develop their professional competencies. The Association will encourage its members to actively participate in various North Muskegon School District/Building Committees which may or may not meet outside of school hours, such as curriculum, school improvement, the No Child Left Behind Act of 2001 USC 6301 et seq., and the like.
- B. Requests for permission to attend professional meetings and conferences shall be submitted to the building principal. All principal recommendations will be forwarded to the Superintendent for final approval. Such requests should contain an estimate, as far as is possible, of the expenses to be incurred and a statement of the expected benefit to the individual, or the school system, by such attendance. Teachers attending educational conferences shall be responsible for making reports to the whole staff, members of his department, or other groups, as the principal or Superintendent may require.
- C. Before conference expenses are allowed by the Board, the above and following procedure must be followed:
  - 1. Secure approval from the Superintendent prior to incurring such expenses.
  - 2. Expenses will be allowed as follows:
    - a. Mileage allowed at the rate specified in Section 4149 providing the employee operates his/her vehicle. If traveling by rail or air, the exact cost will be allowed.
    - b. When more than one (1) employee from our district is attending the same conference, mileage will be paid as follows: One (1) automobile, up to five (5) riders one (1) mileage paid. Exceptions will be considered at the discretion of the Superintendent.
    - c. When riding with other persons from other districts or persons from other districts riding with our employees, travel allowance will be split.
    - d. Item c. above is mandatory only when the round trip distance is in excess of one hundred (100) miles.
    - e. Allowance for overnight lodging.
    - f. Allowance for meals.
    - g. Allowance for conference fees, not to include membership.

#### 3. Reimbursement:

- a. Will be made after the conference.
- b. Evidence of expenditures must accompany reimbursement forms.
- c. A written report must accompany reimbursement forms (this does not have to be a detailed report).

- d. Requests for conference reimbursement must be completed within 30 calendar days of the conference, but in the instance of a June conference June 30th shall be the due date. Under no circumstances shall requests be submitted after June 30th of the school year in which the conference occurred.
- 4. Each building will have an in-service committee composed of teachers and the building principal for the purpose of recommending in-service programs for the year.

# PRE-SCHOOL CONFERENCE

4139

At the beginning of each school year, the Board of Education may schedule a pre-school conference during the week preceding the opening day of school for all the teachers of the school system. At the meetings, subjects pertaining to the school as a whole and to the individual buildings would be discussed.

#### SCHOOL CALENDAR

4140

- A. The parties agree that all aspects of the school calendar are negotiable, with the exception of the first day of school and amount of student contact time required to receive full state school aid, and further agree that for the term of this agreement, the school calendar shall become part of this working agreement. There shall be no deviation from or change in the school calendar except by mutual agreement of the Board and the Association.
  - 1. Any State of Michigan statutory requirements affecting the school calendar are not negotiable.
- B. The above notwithstanding, however, the parties agree that the number of student instruction days and teacher contract days shall not vary from year to year except as mandated by the State of Michigan to ensure receipt of full State Aid, or except as mutually agreed upon by the parties.
  - 1. It is the further intent of the parties to establish the following on or before May 1 prior to each successive school year:
    - a. Christmas Break (dependent upon the day of Christmas)
    - b. Spring Break (the first full week of April)
    - c. Mid-winter break (the third Monday of February and the immediately preceding Friday-Presidents' Day weekend)

August 29 Teachers Report – Professional Development Day

August 30 Professional Development Day

September 4 First Day of School

October 8 Professional Development Day

November 14 Evening Conferences – Full day for students and staff

November 15 Afternoon & Evening Conferences – ½ day for students - full day for staff

November 16 No School – staff or students (conference release)

November 21 ½ day school

November 22-23 Thanksgiving Break

December 24 – Jan 4 Holiday Winter Break

January 18 Records Day  $-\frac{1}{2}$  day for students - full day for staff

January 21 MLK Day – Professional Development Day

Feb 15-18 Mid-Winter Break

March 1 End of Marking Period Records Day – ½ day for students

March 13 Evening Conferences – Full day for students and staff

March 14 Afternoon & Evening Conferences – ½ day for students - full day for staff

March 15 No School – staff or students (conference release)

March 29 No School - Staff or students – Good Friday

April 1-5 Spring Break

May 27 Memorial Day – no school staff or students

June 4 Final Day  $-\frac{1}{2}$  day students - full day for staff

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#### 4140c

#### **2012-2013 MS/HS Calendar**

August 29 Teachers Report – Professional Development Day

August 30 Professional Development Day

September 4 1<sup>ST</sup> DAY OF SCHOOL (Full Day) 7:45AM-2:45PM

October 8 Professional Development Day

November 8 Afternoon & Evening Conferences – ½ day for students - full day for staff

November 21 ½ day school

November 22-24 Thanksgiving Break

December 14 Semester 1 ends (MS/HS at NM and MCC) - ½ day for students - full day for staff

December 17 Semester 2 begins (MS/HS at NM)

December 24 Holiday Break Starts

January 7 School Resumes

Winter courses at MCC begin

January 21 MLK Day – Professional Development Day

Feb 15-18 Mid-Winter Break

March 14 Afternoon & Evening Conferences – ½ day for students - full day for staff

March 29 No School – Staff and Students

April 1 – 5 SPRING BREAK

April 19 Semester 2 ends (MS/HS) - ½ day for students - full day for staff

May 24 Commencement

May 27 Memorial Day - No School

May 31 Last day of school for students - ½ day for students - full day for staff

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- A. Each teacher shall have an uninterrupted duty free lunch period. Changes and duration of the lunch period shall be determined through negotiations. Except as specified below, no lunch period duty appointment of a staff member will be made without the consent of the staff member so appointed, nor will any such appointment be made without regard to the terms of the agreement covering such assignments.
- B. The above notwithstanding, should the Board determine to assign a bargaining unit member, either voluntarily or involuntarily, to lunchroom and/or gym supervision, he/she shall be compensated at the contractual rate of pay for such time. In the event that no teacher voluntarily accepts lunch period duty appointment at the high school or middle school, the Administration may engage a non-bargaining unit member, or may assign said duty to the least senior teacher in the building, unless such assignment would result in another teacher being assigned outside of his or her area of certification, in which case, the next lowest senior teacher may be assigned.

#### MAKE-UP OF SNOW DAYS

4140.3

- A. To be in accordance with the provisions in MCLA (Michigan Compiled Laws Amended) 388.1701 (3), on days when pupil instruction is not possible because of conditions not within the control of school authorities, such as severe storms, fires, epidemics, or health conditions as defined by the city, county, or state health authorities, the Superintendent may, at his or her discretion, delay the opening of school, close the school on the day affected, or close school early. If school is to be delayed, or if it is closed prior to the start of the day, every attempt will be made to notify the media prior to 6:30 a.m.
  - 1. In the event of additional days or hours above the state mandated number or instructional days or hours being added to the calendar, for the duration of the contract, they shall constitute the make-up days or hours (until such time as they are exhausted).
  - 2. If the closing or delay would drop instructional time below the state mandated number of instructional days or hours for that year, the days or hours necessary to fulfill state mandates will be made up at the end of the school year or as mutually agreed upon.
  - 3. If this law (MCLA 388.1701) is rescinded, then all of the preceding is null and void.

- A. The Board of Education shall adopt a uniform salary schedule that has been established through negotiations between the Board and the Teachers' Association. The Board will follow this salary schedule in fixing salaries. It is a contract between the Board of Education and the employees and a contract between the Board and the Association. The Board will make every reasonable effort to maintain the salary schedule, but it reserves the right to make additions, reductions, or other changes which, in its judgment, may be necessary or desirable for the best interests of the school community, provided that any such additions, reductions or other changes will be developed through negotiations.
  - 1. Adjustments from one vertical column to another will be made according to the following guidelines:
    - a. BA+15, BA+30, and BA+36 Columns
      - 1. Only those courses taken after the BA degree is awarded will be applicable.
      - 2. Graduate credit courses shall be counted if they have been earned through an accredited college or university or are required by the District. (i.e. Math Their Way).
      - 3. Undergraduate credit courses must have the written approval of the Superintendent in order to count for column movement. Such approval will be granted so long as the course is related to the field of DK-12 education.
    - b. MA+15 and MA+30
      - 1. Only those courses taken after the MA degree is awarded will be applicable.
      - 2. Graduate level courses will be counted toward column movement if they are earned through an accredited college or university or are required by the District.
      - 3. Undergraduate credit courses must have the written approval of the Superintendent in order to count toward column movement.
- B. Teachers who will be changing their pay status due to an adjustment from one vertical column to another must notify the Administration in writing of their intent to do so by June 1 of the school year prior to when the change is to be effective. Individual exceptions may be brought to the Superintendent for approval after the above date.

- C. The salary of employees shall be paid every other Friday beginning with the second Friday in the school calendar (4140.1). Should a holiday or vacation period fall on a regular payday, teachers may pick up their checks or have them mailed to them so checks are received on the normal payroll date.
  - 1. Teachers may receive their basis contractual salary (including compensation for an extra class) by way of one of the following options:
    - a. 20 equal installments
    - b. 26 equal installments
    - c. 19 equal installments plus one installment equal to 7 of the previous installments. This salary payment option is limited solely to those teachers who have currently selected this method of payment. Should they opt out or are no longer members of the bargaining unit, this option will become null and void.
    - d. Due to recent requirements from the IRS, employees are bound to the payment option they elect for the entire school year. There can be no changes in the course of payment during the school year.
- D. Extra-duty salaries will be paid only upon completion of a given extra-duty assignment. Those assignments covering the full school year, however, may be paid in two installments at the request of the teacher. The first of such installments will be made on the first pay-day in December, with the second payment being made on the same date as the regular 20th payment in C-1 above.
  - 1. Extra-duty salaries eligible for payment at the end of a given activity must be requested by the individual on the appropriate form through the principal's office.
  - 2. No payment for extra curricular services rendered will be paid until the principal has stated that all duties as stated in writing have been completed and approved.

YEAR	S BA	BA+15	BA+30	YEARS	SMA/BA+36	MA+15	MA+30
0	1.0000	1.0170	1.0420	0	1.0780	1.1030	1.1200
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5	1.2630	1.2800	1.3050	5	1.3410	1.3660	1.3830
6	1.3150	1.3320	1.3570	6	1.3930	1.4180	1.4350
7	1.3680	1.3850	1.4100	7	1.4460	1.4710	1.4880
8	1.4200	1.4370	1.4620	8	1.4980	1.5230	1.5400
9	1.4730	1.4900	1.5150	9	1.5510	1.5760	1.5930
10	1.5250	1.5420	1.5670	10	1.6030	1.6280	1.6450
11	1.5780	1.5950	1.6200	11	1.6560	1.6810	1.6980
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20			1.7658	20	1.8580	1.8853	1.9038
25			1.8127	25	1.9065	1,9349	1.9542
30			1.8596	30	1.9551	1.9845	2.0046
35			1.9064	35	2.0036	2.0342	2.0550
40			1.9534	40	2.0521	2.0838	2.1054

The base increased from \$33,398 to \$33,732.

2010-011 fund balance is above \$950,000, then the increase would be 2%. From \$36,687 to \$37,401.

- 1. 2011/12 audited loss to fund balance improves by a minimum of \$75,000 (.5% increase)
- 2. 2011/12 audited fund balance improves an additional \$50,000 (total of \$125,000) will provide an additional .5% increase.
- 1. 2012-13 district blended student count improves by a minimum of an additional 8 students from 991.6 FTE improves to 999.6 FTE (.5% increase).
- 2. No Later than the first payroll in December of 2012, the established wage level will be pro-rated through the remainder of the pay periods.
- 3. This salary schedule shall remain in effect through December 2013.

<sup>\*</sup>For 2002-2003, the base salary shall be increased by two percent (2%), from \$31,783 to \$32,419.

<sup>\*</sup>For 2003-2004, the base salary shall be increased by two percent (2%), from \$32,419 to \$33,067.

<sup>\*</sup>For 2004-2005, the base salary shall be increased by one percent (1%) from \$33,067 to \$33,398.

<sup>\*</sup>For 2005-2006, the base salary shall be increased by one percent (1%) and employees will earn the full step/longevity immediately and retroactively (on the October 14, 2005 payday) if and when NMPS blended student count reaches 874 during the 2005-2006 academic school year.

<sup>\*</sup>For 2006-2007, the base salary shall remain the same. Zero (0) percent increase. Base: \$33,732.

<sup>\*</sup>For 2007-2008, the base salary shall increase by two and one half percent (2 ½%) from \$33,732 to \$34,575.

<sup>\*</sup>For 2008-2009, the base salary shall increase by three percent (3%) from \$34,575 to \$35,612.

<sup>\*</sup>For 2009-2010, the base salary shall increase by two percent (1%) from \$35,612 to 35,968.

<sup>\*</sup>For 2010-2011, the base salary shall increase by two percent (2%) from 35,968 to \$36,687.

<sup>\*</sup>For 2011-2012, the base salary shall increase by one and half (1.5% from 36,687 to \$37,237 unless the

<sup>\*</sup>For 2012-2013, salary schedule will decrease by 0% and all steps will be granted. Salary schedule will potentially increase as follows:

SALARY SCHEDULE 2012-2013 4141.2
NORTH MUSKEGON PUBLIC SCHOOLS

HOURS/D	AY: 7.0	DAYS/YEAR:	AR: 175		CONTRACT BASE:			
STEP 0	BA 37,608	BA15 38,248	BA30 39,188	BA36/MA 40,542	MA15 41,482	MA30 42,120		
1	39,601	40,240	41,180	42,534	43,474	44,114		
1.5	40,579	41,218	42,158	43,512	44,452	45,092		
2	41,557	42,196	43,136	44,490	45,430	46,070		
2.5	42,553	43,193	44,133	45,487	46,427	47,066		
3	43,550	44,189	45,129	46,483	47,423	48,063		
3.5	44,527	45,167	46,107	47,461	48,401	49,041		
4	45,505	46,145	47,085	48,439	49,379	50,019		
4.5	46,502	47,141	48,081	49,435	50,375	51,015		
5	47,499	48,137	49,079	50,432	51,372	52,012		
5.5	48,477	49,116	50,056	51,410	52,350	52,989		
6	49,454	50,094	51,034	52,388	53,327	53,967		
7	51,448	52,086	53,027	54,381	55,322	55,960		
8	53,404	54,042	54,982	56,336	57,276	57,916		
9	55,396	56,036	56,976	58,330	59,270	59,909		
10	57,352	57,991	58,932	60,285	61,226	61,865		
11	59,345	59,985	60,925	62,279	63,219	63,859		
12	61,301	61,939	62,881	64,234	65,175	65,813		
13			62,881	66,227	67,168	67,807		
15			64,644	68,052	69,033	69,703		
20			66,408	69,875	70,902	71,598		
25			68,172	71,700	72,768	73,494		
30			69,935	73,527	74,632	75,389		
35			71,696	75,351	76,502	77,284		
40			73,463	77,175	78,367	79,180		

The salary for a teacher placed on a mid-year schedule will be computed by determining the average between the next higher salary step, and the next lower salary step. Example: The salary of a teacher on step BA 1.5 will be computed as follows in the 2003-2004: Step 2(36,539) plus Step 1 (34,820) divided by 2, equaling \$35,680

2012-2013 Extra Duty	y Schedule B			0.50%			4141b
4141.2b	Base	<b>BA 0</b> 37,608	<b>BA 1</b> 39,601	<b>BA 2</b> 41,557	<b>BA 3</b> 43,550	<b>BA 4</b> 45,505	<b>BA 5</b> 47,499
Athletic Director	0.142	5,340	5,623	5,901	6,184	6,462	6,745
Faculty Manager	0.102	3,836	4,039	4,239	4,442	4,642	4,845
Baseball/Softball							
Varsity	0.082 0.047	3,084 1,768	3,247 1,861	3,408 1,953	3,571 2,047	3,731 2,139	3,895 2,232
Jr. Varsity	0.047	1,700	1,001	1,900	2,047	2,100	2,202
Basketball		5040	- aaa	F 004	0.404	0.400	0.745
Varsity (2) B & G	0.142	5,340	5,623	5,901	6,184	6,462	6,745
Jr. Varsity (2) B & G	0.082	3,084	3,247	3,408	3,571	3,731	3,895
9th Grade Boys	0.068	2,557	2,693	2,826	2,961	3,094	3,230
8th Grade Boys	0.057	2,144	2,257	2,369	2,482	2,594	2,707
8th Grade Girls	0.057	2,144	2,257	2,369	2,482	2,594	2,707
7th Grade Boys	0.057	2,144	2,257	2,369	2,482	2,594	2,707
7th Grade Girls	0.057	2,144	2,257	2,369	2,482	2,594	2,707
MS Boys	0.057	2,144	2,257	2,369	2,482	2,594	2,707
MS Girls	0.057	2,144	2,257	2,369	2,482	2,594	2,707
Elementary	0.052	1,956	2,059	2,161	2,265	2,366	2,470
Observation desire							
Cheerleaders		0.000	0.455	0 ===	0.700	0.004	0.045
Fall (2 Squads)	0.062	2,332	2,455	2,577	2,700	2,821	2,945
Winter/High School	0.000	0.000	0 455	0.577	2.700	2 924	2.045
(2)	0.062	2,332	2,455	2,577	2,700	2,821	2,945
Competitive Cheer	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Cross-Country	0.062	2,332	2,455	2,577	2,700	2,821	2,945
Football							
Head Varsity Coach	0.142	5,340	5,623	5,901	6,184	6,462	6,745
Assistant Coach	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Assistant Coach	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Assistant Coach	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Golf	0.062	2,332	2,455	2,577	2,700	2,821	2,945
Soccer							
Girls	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Boys	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Tennis							
Boys	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Girls	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Asst. JV	0.047	1,768	1,861	1,953	2,047	2,139	2,232
, 100t. 0 V	0.077	1,700	1,001	1,000	_,~	-,	_,

					Page 2 of		
2012-2013 Extra Duty Sche	dule B				2		4141b
Track		BA 0	BA 1	BA 2	BA 3	BA 4	BA 5
Varisty (2) B & G	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Combined (2) B & G	0.097	3,648	3,841	4,031	4,224	4,414	4,607
Asst. Vars. (2) B & G	0.057	2,144	2,257	2,369	2,482	2,594	2,707
MS Boys	0.047	1,768	1,861	1,953	2,047	2,139	2,232
MS Girls	0.047	1,768	1,861	1,953	2,047	2,139	2,232
Combined Middle School	0.062	2,332	2,455	2,577	2,700	2,821	2,945
Volleybali							
Varsity	0.142	5,340	5,623	5,901	6,184	6,462	6,745
Junior Varsity	0.082	3,084	3,247	3,408	3,571	3,731	3,895
Middle School	0.057	2,144	2,257	2,369	2,482	2,594	2,707
9th Grade	0.068	2,557	2,693	2,826	2,961	3,094	3,230
8th Grade	0.057	2,144	2,257	2,369	2,482	2,594	2,707
7th Grade	0.057	2,144	2,257	2,369	2,482	2,594	2,707
Annual/Yearbook	0.052	1,956	2,059	2,161	2,265	2,366	2,470
Audio Visual	0.030	1,128	1,188	1,247	1,307	1,365	1,425
Band & Orchestra	0.142	5,340	5,623	5,901	6,184	6,462	6,745
Class Advisor - JR	0.016	602	634	665	697	728	760
Class Advisor - SR	0.022	827	871	914	958	1,001	1,045
Debate	0.017	639	673	706	740	774	807
Dept. Chairperson (6)	0.032	1,203	1,267	1,330	1,394	1,456	1,520
Flex Lab Coordinator	0.030	1,128	1,188	1,247	1,307	1,365	1,425
Intramural (2) Boys & Girls		630	0	0	0	0	0
MS Coordinator	0.022	827	871	914	958	1,001	1,045
NHS Advisor -Honor							
Society	0.037	1,391	1,465	1,538	1,611	1,684	1,757
Mentor	0.040	1,504	1,584	1,662	1,742	1,820	1,900
Newpaper	0.052	1,956	2,059	2,161	2,265	2,366	2,470
Play Director (1 plays)	0.055	2,068	2,178	2,286	2,395	2,503	2,612
Play Musical Director (1)	0.050	1,880	1,980	2,078	2,178	2,275	2,375
Vocal Music	0.043	1,617	1,703	1,787	1,873	1,957	2,042
Student Council	0.032	1,203	1,267	1,330	1,394	1,456	1,520
6th Grade Camp	0.018	677	713	748	784	819	855
Hourly							
Summer School	\$14.00	per hour					
Hourly Curriculum	\$18.00	per hour					
Homebound Teacher	\$18.00	per hour					
Drivers Education	\$20.00	per hour					
Drivers Ed. Director	0.047	1,768	1,861	1,953	2,047	2,139	2,232

**Extra Class** 

\*Overloads to be avoided whenever possible

**During School Hrs** 

1/6 Contract Level

Outside School Hrs

1/5 Contract Level

Although positions are listed for purposes of compensation, the Board is not required to activate/fill any of these positions.

The parties recognize that the Elementary intramural program has a variety of activities and it is not feasible to set a given amount for these activities. Therefore, an amount will be placed in the budget each spring to pay.

<sup>\*</sup>Extra Class - Refer to Trimester Letter of Agreement for the 2007-2008 school year #2

#### **CONTRACTS COVERING EXTRA-CURRICULAR PAY DUTIES**

4141.2c

Contracts covering extra pay assignments complete with specific job duties shall be issued prior to the beginning of the assignment for which a contract is being issued. Exceptions to this stipulation will be established between the Superintendent and the staff member being contracted.

#### PROFESSIONAL DEVELOPMENT AND EDUCATIONAL IMPROVEMENT

4141.3

In order to encourage additional training and professional growth of the members of the professional staff, the Board will reimburse per association member the cost associated with continuing education (tuition, books and academically relevant fees specific to the course and paid to the institution) successfully completed at an accredited university. Successful completion shall be defined as a B- or better, a 2.5 on a 4.0 scale, or pass on a pass/fail system, to a maximum or \$500 during any contractual year, under the following conditions:

- 1. The appropriate degree and certificate for the teaching assignment have already been earned.
- 2. An application for course approval and evidence of earned credit is filed in accordance with regulations established by the Superintendent of Schools, and
- 3. The staff member is actually employed in the school system at the time the payroll is due, except in the event of involuntary discharge. In that case, payment will be made with the teacher's last check.
- 4. The Board of Education will not reimburse for courses or hours earned under Fellowship grants, Scholarship grants, and other reimbursed programs.
- 5. Payment for earned credits will be made as follows:
  - a. Credit earned January 1<sup>st</sup> or before the school year will be reimbursed in February of that school year.
  - b. Credit earned after January 1<sup>st</sup> or during the summer will be reimbursed in September of the following year subject to the conditions of paragraph 2 above.
- 6. In the event the Board requests an association member to take a class, the Board will reimburse the entire cost of tuition and books.

In recognition of length of service and professional growth, the career teacher shall receive longevity payments computed as follows:

All teachers having a B.A. degree plus thirty (30) hours shall receive an increase on the B.A. plus thirty (30) base salary of four and one-half percent (4 1/2%), beginning at the fifteenth (15th) step, and then at the twentieth (20th), twenty-fifth (25th), and every five (5) years thereafter. This is to be paid on the basis of teaching accredited to them in North Muskegon.

All teachers having an M.A. degree or a B.A. degree plus thirty-six (36) hours shall receive an increase on the M.A./B.A. plus thirty-six (36) base salary of four and one-half percent (4 1/2%), beginning at the fifteenth (15th) step, then at the twentieth (20th), twenty-fifth (25th), and every five (5) years thereafter. This is to be paid on the basis of teaching accredited to them in North Muskegon.

All teachers having an M.A. degree plus fifteen (15) hours shall receive an increase on the M.A. plus fifteen (15) base salary of four and one-half percent (4 1/2%), beginning at the fifteenth (15th) step, and then at the twentieth (20th), twenty-fifth (25th), and every five (5) years thereafter. This is to be paid on the basis of teaching accredited to them in North Muskegon.

All teachers having an M.A. degree plus thirty (30) hours shall receive an increase on the M.A. plus thirty (30) base salary of four and one-half (4 1/2%), beginning at the fifteenth (15th) step, and then at the twentieth (20th), twenty-fifth (25th), and every five (5) years thereafter. This is to be paid on the basis of teaching accredited to them in North Muskegon.

#### **RETIREMENT**

4141.3b

- A. The Board shall not adopt, nor impose any policy regarding the retirement age of teachers which is in conflict with the provisions of this Agreement or State or Federal law.
- B. For the term of this Agreement teachers shall not be required to retire because of age.
- C. Any teacher wishing to retire may do so only at the end of a given school year unless extenuating circumstances, such as death in the family, deteriorating health, spouse's employment change, allow the timelines in Section C to be waived. Written notice of pending retirement must be given at least seventy-five (75) days prior to the last day of school. Failure to do so will result in the loss of any benefits within this contract related to retirement.
- D. The last year of service to the school district may be completed under Section 4152.4 of the Master Agreement.

- A. Any teacher at least fifty-five (55) years of age, with fifteen (15) or more years of teaching experience in North Muskegon Public Schools or at the top of any salary degree column, including or excluding longevity, may elect retirement from North Muskegon Public Schools District. The teacher shall receive the following benefits:
  - 1. All teachers retiring before September 1, 2013 shall retire under the provisions stated in the 2011-2012 contract under Section 4141.3c.
  - 2. Beginning with 2013-2014 school year, the Board shall pay any qualifying new retiring teacher such funds over a two year period as follows:
    - \$15,000.00 for retirement prior to age 58
    - \$10,000 for retirement prior to age 62
  - 6. The Board shall continue to provide health insurance to all current retirees as was agreed upon when they retired. After September 1, 2013 the Board shall contribute \$1000.00 per year toward the MPSERS premium deduction for any qualifying retiree (self, spouse and family) health insurance for up to 10 years or until the retiree attains the age of 65.
  - 4. The Board will provide \$5,000 term life insurance coverage to each early retiree to age sixty-five (65).
- B. Any retiree who has worked for the school district at least ten (10) years will be eligible for an accumulated sick leave severance pay according to the following schedule and conditions:
  - 1. Schedule: Fifty (50) accumulated sick leave days and above = Seventeen and 50/100 Dollars (\$17.50) per day.
  - 2. Conditions:
    - a. This severance pay will be paid to the retiree in annual installments of no more than four thousand dollars (\$4,000) and will be payable thirty (30) days from the day of retirement. Annual payments will continue until the retiree has received his full severance pay for accumulated sick leave.
- C. Conditions affecting retirement benefits in both A and B above:
  - 1. Early retirees receiving benefits must either personally appear to pick up their benefit check or complete a notarized request for payment due.
  - 2. Insurance benefits shall terminate the month the teacher attains the age of sixty-five (65) years, or becomes eligible for full social security benefits, whichever occurs first.
  - 3. At no time will the Board's premium liability exceed the rate under which the early retiree would fall, had she/he remained on the staff as a teacher member of the bargaining unit.

- 4. Any teacher wishing to retire may do so only at the end of a given school year unless extenuating circumstances, such as death in the family, deteriorating health, spouse's employment change, allow the timelines in Section C to be waived. Written notice of pending retirement must be given at least seventy five (75) days prior to the last day of school. Failure to do so will result in the loss of any benefits within this contract related to retirement.
- 5. The last year of service to the school district may be completed under Section 4152.4 of the Master Agreement.
- 6. Should any retiree have made available through State Law an alternate health insurance program that, upon said retiree's election, relieves the Board of Education from providing such health insurance (as per 4141.3b, Section A, Item 2), the Board of Education will provide said retiree with existing vision care insurance and dental care insurance as provided for current employees in the bargaining unit.
- 7. For employees who retired before June 30, 2005 and for whom the district pays for MESSA Insurance and the MESSA health coverage shall be rewritten to MESSA Limited Medicare Supplement. The district will not pay for MESSA health coverage or MESSA Limited Medicare Supplement for employees who retire after June 30, 2005.
- 8. Should employee who has elected the plan decease before receiving full benefits, remaining benefits will be paid to the spouse or surviving children.

A. A teacher who has terminated employment in North Muskegon and who later returns to a teaching position in North Muskegon may be allowed all previous service credit.

Transfer of teaching credit from other schools for placement on the North Muskegon salary schedule may be made as follows:

- 1. Up to full credit may be allowed for each complete full year of teaching, and for teaching one-half year, provided that:
  - a. The candidate has taught in approved schools as a degreed and properly certified teacher.
  - b. A maximum of ten (10) years of credit for teaching experience outside the North Muskegon system may be allowed teachers on the salary schedule when they enter the North Muskegon School system.
  - c. No credit will be given for substitute teaching.
- 2. Non-degree teaching for service transfer purposes may be credited as one-half (1/2) year credit for each full year experience. Years of experience following the earning of a degree shall be computed as outlined in paragraph (1) above.
- 3. Non-degree teaching in North Muskegon shall be computed as outlined in paragraph (2) above for transfer to the degree salary schedule.
- 4. Service in the Armed Forces of the United States, with an honorable discharge, may be credited as teaching experience as above, but shall not constitute more than two (2) years of the above credit.
- B. An Association representative (president or chief negotiator) will be advised of the prospective hiring of any teacher. Further, such a representative will be present when Section 4141.4 is explained to a prospective teacher, at a meeting intended to offer said teacher a contract which would allow less than full credit for previous teaching experience.
- C. Once placed on the salary schedule, movement from one step to another shall be as a function of time.

A. The following types of deductions are made from pay checks. All employees will inform the Business Office of all deductions, as authorized by the Board of Education, to be made from their salary payments.

# 1. <u>Legally Required</u>

- a. Federal Income Tax an amount based upon the number of exemptions set forth on employees' W-2 form
- b. Retirement and Social Security deductions, as set by law
- c. State Income Tax

#### 2 Other Deductions

- a. Deductions may be made from employees' pay checks, if the employee authorizes such deductions to be made, such as:
  - 1. National Education Association
  - 2. Michigan Education Association
  - 3. County Education Association
  - 4. North Muskegon Education Association
  - 5. Medical Insurance
  - 6. MEA Insurance
  - United Fund
  - 8. Credit Union
  - 9. Tax Sheltered Annuities The Board and the Association recognize the importance of each employee pursing an active retirement savings program and in providing sound investment alternatives to assist them in achieving their retirement savings goal. The parties agree that MEA Financial Services products, along with any other mutually selected investment providers shall be named as vendor(s) in the 403 (b) Plan Document as appropriate under IRS regulations. The parties further understand and agree that the regulations regarding the administration of 403 (b) plans continue to evolve, and it is the intent of the parties to comply with all legal requirements. Accordingly, the parties agree that a plan document consistent with all legal requirements shall be mutually developed by the parties by December 31, 2008 and that all bargaining unit members are eligible to participate in the plan.

A. Any teacher who is not a member of the Association in good standing or who does not make application for membership within thirty (30) days of any school year shall pay to the Association a service fee equivalent in amount to the dues uniformly required to be paid by members of the North Muskegon Education Association, less any amounts not permitted by law. The teacher may authorize payroll deduction for such fee in the same manner as provided in Section 4142. In event that a teacher shall not authorize payment of the service fee through payroll deduction, collection of the service fee, including enforcement in those cases of refusal to pay the service fee shall be the sole responsibility of the Association. The Board and Association expressly agree that pursuant to Act No. 25 of the Public Acts of 1973, Section 10, the payment of the service fee is a condition of employment, provided, that the non-payment of the service fee shall not cause the discharge of any teacher.

"Pursuant to Chicago Teacher's Union vs. Hudson, 106S.cL 1066 (198), and other applicable law, 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. The remedissel forth in that policy shall be exclusive and unless and until such procedures (including any administrative or judicial review thereof) shall have been availed of and exhausted, no dispute, claim or complaint by an objecting bargaining unit members concerning the application and interpretation of this Article shall be subject to the grievance procedure set forth in this Agreement.

- B. The Association agrees to assume the legal defense of any suit or action brought against the Board regarding paragraph A above. The Association further agrees to indemnify the Board for any damages which may be assessed against the Board as the result of said suit or action, subject however, to the following conditions.
  - 1. The damages have not resulted from negligence, misfeasance or malfeasance of the Board or its agents.
  - 2. The Association, after consultation with the Board, has the right to decide whether or not to appeal the decision of any court or other tribunal regarding the validity of the section or the damages, which may be assessed against the Board by any court or tribunal.
  - 3. The Association has the right to choose the legal counsel to defend any said suit or action.
  - 4. The Association shall have the right to compromise or settle any claim made against the Board under this section.

4145

The language below is the 2012-2013 currently bargained terms for members.

- A. Change prescription card from current \$10/20 to Saver Rx
  - A. The district will have open enrollment in October for all members to have the option to elect MESSA ABC Plan 1 or to remain in the current MESSA Choices II Plan.
  - B. The MESSA ABC Plan 1 will be effective January 1, 2013.
  - C. The district will fully fund the HSA deductible in January of 2013, on behalf of each member electing the MESSA ABC Plan 1.

All costs associated with the above health coverage will apply to the hard cap as specified in PA 152 of 2011. The District will apply the hard cap as specified in PA 152 of 2011. For 2012-13, the annual caps will be as follows: Full family - \$15,000; Member and child - \$15,000; Member and spouse - \$11,000; and Single - \$5,500.

Cash-in-Lieu will be \$5,500.

In the event that a competent appellate court of appropriate jurisdiction (to which there is no timely appeal filed) or the Michigan Supreme Court declares all or part of Public Act 152 of 2011 to be unconstitutional or otherwise legally invalid, or all or part of said Public Act is repealed or modified, then the two parties will take the opportunity to bargain in good faith a health coverage package.

- B. In the event that a teacher has exhausted paid sick leave, the above-mentioned fringe benefits shall continue uninterrupted throughout a twenty-four (24) month period from date of illness or disability without cost to the teacher.
- C. The Board shall make payment of insurance premiums for each employee to assure insurance coverage for the full twelve (12) month period, commencing September 1 and ending August 31. In instances where an individual selects overages that exceed the amount of the allowed subsidy, the Board shall make provisions for the excess to be deductible. In the event a teacher is terminated or resigns during the school year, the insurance shall be discontinued at the end of that month in which the teacher discontinues his/her employment with the Board. In the event a teacher leaves employment after the end of a school year and before the start of the next school year, the insurance shall continue through that August, unless the teacher becomes employed by another employer and is covered by fully-employer-paid insurance with respect to each insurance program included in this Article.
  - o In the event a teacher dies during the school year, and providing the policy permits continued coverage, the Board shall continue payments of the applicable premiums for spouse and children through the following August 31. If the teacher dies after completion of the school year, and providing the policy permits continued coverage, the Board shall continue payments of the applicable premiums for spouse and children through August 31 of that year.

- D. Part-time Teachers
  - 1. APPLIES ONLY TO TEACHER WHO <u>WERE NOT</u> MEMBERS OF THE BARGAINING UNIT DURING THE 1980-81 SCHOOL YEAR:

Teachers assigned less than a full workload shall receive pro-rated benefits, as provided full-time teachers, based on their percentage of time worked.

- Example:a. A secondary level teacher on a 3/5 contract (teaching 3 of 5 assignments possible) would have 3/5 or 60% of benefit cost paid by the Board.
  - b. An elementary teacher working five (5) half days (A.M. or P.M.) or its equivalent, would have 5/10 or 50% of benefit cost paid by the Board (based on Section 4002, D, 3).
  - c. APPLIES ONLY TO TEACHERS WHO <u>WERE</u> MEMBERS OF THE BARGAINING UNIT DURING THE 1980-81 SCHOOL YEAR:

Teachers assigned less than a full work load shall receive the same insurance benefits as teachers assigned a full work load, providing affected teachers' employment exceeds one-half (1/2) time. Teachers working one-half (1/2) time or less will pay a pro-rated portion of their insurance premium based on their percent of full time worked.

- 2. A part-time teacher electing Plan A or Plan B shall pay, by payroll deduction, any difference between his pro-rated amount and the full cost of his selected Plan.
- E. The Board shall make payments of insurance premiums for all persons who have retired through August 31 of the year in which they retire.
- F. Payroll deductions shall be available for MESSA, MEA Financial Service and MEA programs.
- G. All insurance benefits for which the Board is obligated to contribute shall be subject to the underwriting rules, regulations and limitations as set forth by the respective insurance carrier.
- H. The Board, by payment of the premiums set forth herein, shall be relieved from all liability with respect to the benefits provided by the insurance carriers or their underwriters. The failure of the insurance carriers or their underwriters to provide any of the benefits for which they have contracted shall not result in any liability to the Board, nor shall such failure be considered a breach of any obligation by the Board.
- I. Disputes between teacher(s) or beneficiaries of teacher(s) and the insurance carriers or their underwriters shall not be subject to the Grievance Procedure established in this Agreement.
- J. National Health Program In the event a National Health Program is enacted that would affect the benefits in this agreement or there is a change in the tax status of benefits, the Board agrees to comply to the full extent of the law.

#### TAX SHELTERED ANNUITIES

4147

- A. Section 403(b) of the Internal Revenue Code of 1954, as amended, and the General School Laws of Michigan, Sec. 569a, permit the purchase of an annuity contract for an employee who performs services for an educational institution as defined in sec. 151(d) (4) of the Internal Revenue Code of 1954.
- B. The Board of Education for the School District of North Muskegon does here declare the policy of the district to be and henceforth shall be, that all qualified employees of the district may, if they so elect, and subject to all applicable requirements and conditions, participate in the purchase of annuity contracts.
- C. That the contract employment and/or salaries of all qualified employees who so elect may properly be amended in view of the policy herein declared.
- D. That the Superintendent of Schools is hereby authorized to adopt a proper procedure for the administration of and handling of all funds, the handling and transmission of which has been necessary through the adoption of an implementation of the policy hereby declared.
- E. New regulations under Section 403 (b) of the Internal Revenue Code require public school districts to adopt a plan document for their 403 (b) tax-sheltered annuity program no later than January 1, 2009. The parties agree that MEA Financial Services products, along with any other mutually selected investment providers shall be named as vendor(s) in the 403(b) Plan Document as appropriate under IRS regulations. The parties further understand and agree that the regulations regarding the administration of 403 (b) plans continue to evolve, and it is the intent of the parties to comply with all legal requirements.

#### MILEAGE ALLOWANCE

4149

It shall be the policy of the Board of Education to reimburse all school personnel at the mileage rate allowable under IRS regulations relative to business mileage expense. The effective rates for any given school year shall be that rate in effect on the July 1 prior to the beginning of that school year.

#### SICK LEAVE - PERSONAL ILLNESS

4151

- A. During the first year employment, the teacher shall earn and be allowed sick leave for personal illness at the rate of one day per school month of employment or major fraction thereof up to ten (10) days for the school year.
- B. No sick leave may be used by a new employee before he or she has completed one month of the assigned work, nor shall a new employee be entitled to use sick leave except as it is earned under paragraph (1) as stated.
- C. Deductions shall be made on a per diem basis for absence due to personal illness beyond those earned as above.
- D. Adjustments in pay will be made at the end of the fiscal year for any employee who has lost pay because of absence in excess of his accumulated sick leave credit, to the extent that sick leave days accumulated after such absence and within the same school year entitled him to a refund of money deducted at the time of absence.
- E. Sick leave benefits will be paid to employees who are under contract for a given year. After the employee has received and signed a contract for the next year, and providing he/she becomes ill or disabled according to a physician (M.D., D.O.) sick leave benefits will be paid until all accumulated sick leave has been used, even if these payments continue into the following year, and no contract was offered by the Board of Education or signed by the employee. The Board of Education will discontinue sick leave payments when the employee becomes able to work.
- F. Sick leave payments will be based on the current contract and will be paid only during the time school is in session for thirty-nine (39) week employees, and on the full year for fifty-two (52) week employees.
- G. Childbirth leave shall be treated the same as sick leave personal illness.
- H. Any teacher whose personal illness extends beyond the period compensated under Sick Leave Policy shall be granted a leave of absence without pay for a period of up to twelve (12) months, at which time the case shall be reviewed by the Board.
- I. Any leave described above which qualifies under FMLA will be treated as such.

- A. The parties agree that there may be personal absences for other reasons than heretofore mentioned. Up to four (4) days per year will allowed for personal leave as follows:
  - 1. Personal leave shall be granted for service in the North Muskegon Public Schools as follows:

	After one (1) year	through seven (7	) years of service	1 day
--	--------------------	------------------	--------------------	-------

- After nineteen (19) years of service 4 days
- 2. Teachers desiring to use such leave shall submit their request on the application form provided by the Board at least five (5) working days in advance of the anticipated absence except in cases of emergency; in such case, the teacher shall apply as soon as possible. This form must be filed with the principal or immediate supervisor.
- 3. It is understood such leave shall not be granted for the first or last day of the school year. Two teachers from each building, elementary and MS/HS (totaling four teachers on each day) on a given day may take leave on the day immediately preceding and following a vacation period allowing a maximum of four teachers on leave each day. The building representative will provide the names of the teaching staff to be off and the dates of the absences at least 10 days prior to the break. Once submitted, any changes must be approved by the superintendent.
- 4. Any unused personal absence days will be compensated at a rate of \$100.00 for each unused personal leave day per contract year or the teacher may elect to roll these absences into their sick day bank at the end of the year. Anything less than a full day will be prorated. This choice must be determined at the beginning of the new contractual year.

- A. A leave of absence shall be granted for the purpose of child care if necessitated by seriously ill children or terminally ill children or the care of newborn children.
- B. Child care leave will commence at the termination of childbirth leave, when applicable, and will be granted without salary for the duration of the semester in which the leave is granted, but for no more than two (2) consecutive semesters, excluding any summer sessions.
- C. In the event of death of the object child of the leave, or an unforeseen event, the teacher can request termination of the leave of absence. Such request shall be considered by the Board based upon contractual obligations for that teaching position.
- D. Reinstatement shall be to the teacher's former position or a like or similar position.
- E. The granting for such leave will in no way interrupt seniority and rights attendant thereto.
- F. Definition of "children" is to mean eligible dependents as defined by MESSA (July 1, 1983).
- G. Leave taken under this section shall be considered qualifying leave under the Family Medical Leave Act and shall be in accordance with the FMLA provisions.

#### **EMERGENCY LEAVE**

4152.2

- A. As provided by the Board of Education policies of 1958, five (5) days annually, non-accumulative, are permitted without deductions from pay for emergency reasons.
  - 1. Emergency leave is granted for the following reasons:
    - a. Absence due to illness or death in the immediate family or of a close relative (see) paragraph 6 for definition of immediate family and close relative).
    - b. Accidents or inability to reach school because of weather conditions.
    - c. Unusual circumstances which may be considered on their merits by the Superintendent of Schools.
- B. Immediate family shall include father, mother, husband, wife, child, sister, brother, parent-in-law, brother-in-law, sister-in-law, daughter-in-law, son-in-law. Close relative shall include grandparent, uncle, aunt, first cousin, niece and nephew. "Relative" is interpreted to mean by blood or by marriage.
- C. No remainder of leave granted under emergency leave provisions may be accredited or accumulated from year to year.

#### SABBATICAL LEAVE

4152.3

- A. Teachers who have been employed for seven (7) years may be granted an unpaid sabbatical leave for one (1) year for study purposes. A teacher requesting such leave must file a letter with the Superintendent ninety (90) days before the last day of school.
- B. Upon return from sabbatical leave, the Board of Education will return the teacher to an assignment comparable to that held by the teacher before going on leave.

Legal Reference: State of Michigan - 340.572, page 185, Section 572

#### OTHER LEAVE

4152.4

- A. <u>Peace Corps Leave</u>: A leave of absence, without salary, will be granted upon written request to third year probationary and fourth year probationary and tenure teachers who elect to join the Peace Corps as full-time participants in such a program. Such leave may not extend for more than one (1) school year and said teacher shall retain and continue to accumulate seniority during his service period, provided that he applies for reinstatement with the school district within thirty (30) days after release from such program. Such teacher shall be returned to his former position as soon as it is practicable to do so.
- B. <u>Political Leave</u>: The district may, upon approval of the Superintendent, grant a leave of absence, without pay or increment, to any teacher to campaign for or serve in a public office, such leave to be not less than half of the school year or more than one (1) year. A teacher may not serve in the legislature while on leave of absence from a Michigan Public School. In this instance the teacher must resign his/her teaching position.
- C. Leave not covered by specific written policy will be granted only when approved by the building principal, and all such leaves are subject to review by the Superintendent and the Board of Education.
- D. No leave time under this policy will be granted for vacations or recreational activities.
- E. At the beginning of every school year, the Association shall be credited with five (5) days to be used by teachers who are officers or agents of the Association; such use to be at the discretion of the Association.
- F. The Board and Association agree that the Board shall have the right to develop, approve and implement policies on family and medical leave which comply with the Family and Medical Leave Act of 1993. Such policies shall also be in compliance with the master agreement between the Board and Association.
- G. Family and Medical Leave Act (FMLA)
  A teacher may request a leave of absence under the provisions of the Family and Medical Leave Act of 1993 (FMLA) of up to twelve (12) weeks in any school year. Such leaves shall be granted by the Board in accordance with the provisions of the Act and may be required to run concurrently with any other paid leave available to the teacher making the request. Group health plan benefits shall continue during such leave period. These leaves are subject to and administered in accordance with the FMLA and FMLA rules and regulation.
- H. Any teacher summoned to: jury duty, or as a witness, or for arbitration, or any other state agency or tribunal, shall be paid his full salary for each working day of absence, provided that the teacher reimburses the Board any amount received for such duty less mileage expenses

4152.4a

- A. A leave of absence of more than one (1) year must be renewed annually at Board discretion.
- B. Teachers on any form of leave which carries through the end of the school year must give sixty (60) days notice as to their intention to return to work and anticipated date of return.

#### SCHOOL RELATED INJURY

4152.5

- A. Any teacher who is absent because of injury incurred in the course of performing his duties as an employee of the school district will have the following options:
  - 1. May receive payment by the Workmen's Compensation Insurance only, in which case no sick leave will be charged against the sick leave bank of the teacher.
  - 2. May receive payment by the Workmen's Compensation Insurance and the Board of Education up to full biweekly salary. Sick leave days will be deducted figured on the percentage paid by the Board of Education.

Example:

Salary - \$400.00 per pay period

Workmen's Comp. pays \$300.00 (3/4)

School pays \$100.00 (1/4)

One-fourth (1/4) of sick leave would be deducted for that period

B. This arrangement would continue until all sick leave days are used, or until the teacher has received the total amount of his contract from Workmen's Compensation and the Board of Education, whichever would come first.

#### OTHER RELATED INJURY

4152.5a

- A. Any teacher who is absent because of injury incurred while working for an employer other than the North Muskegon Board of Education will have the following options:
  - 1. May receive payment by the Workmen's Compensation Insurance and any other benefits that the employer for whom he was working at the time of the injury may pay.
  - 2. May receive payment as stated above, and the Board of Education will pay the difference between what he receives from the employer for whom he was working at the time of the injury and what he would receive if he was able to work on his regular school position, the sick leave so paid to be charged against his credited sick leave on a percentage basis, as explained in Policy 4152.5, and no such leave will be paid during the summer months while school is not in session.
  - 3. Any injury that any teacher incurs that is not compensated for through Workmen's Compensation will be covered by existing sick leave policies, and no sick leave will be paid during summer months while school is not in session.
- B. This arrangement would continue until all sick leave days are used, or until the teacher has received the total amount of his contract for Workmen's Compensation and the Board of Education, whichever would come first.

4160

- A. A grievance shall be defined as an alleged violation of the expressed terms and conditions of this contract. The termination of service or failure to re-employ any teacher to a position on the extracurricular schedule shall not be the basis of any grievance filed under the procedure outlined in this Article.
- B. In the event that a teacher believes there is a basis for a grievance, he shall first discuss the alleged grievance with his building principal either personally or accompanied by his Association representative. The grievance must be filed within fifteen (15) calendar days of the discovery thereof. In cases where the time required to process a grievance through the normal grievance procedure will cause a disadvantage to the grievant(s), as determined by the grievant, the grievances may be appealed directly to the Superintendent.
- C. If, as a result of their formal discussion with the building principal, a grievance still exists, he may invoke the formal grievance procedure through the Association on a form substantially in accordance with that set forth in this Master Agreement, which shall be available from the Association representative in each building. A copy of the grievance form shall be delivered to the principal and signed by the principal. If the grievance involves more them one school building, it may be filed with the Superintendent or a representative designated by him.
- D. Within five (5) calendar days of signed receipt of the grievance by the principal, the principal shall meet with the grievant and the Association in an effort to resolve the grievance. The principal shall indicate his disposition of the grievance in writing within five (5) calendar days of such meeting, and shall furnish a copy thereof to the Association.
- E. If the Association is not satisfied with the disposition of the grievance, or if no disposition has been made within five (5) calendar days of such meeting (or ten (10) calendar days from the date of filing, whichever shall be later), the grievance shall be transmitted to the Superintendent. Within seven (7) calendar days of signed receipt the Superintendent or his designee shall meet with the Association on the grievance and shall indicate his disposition of the grievance in writing within five (5) calendar days of such meeting, and shall furnish a copy thereof to the Association.
- F. If the Association is not satisfied with the disposition of the grievance by the Superintendent, or if no disposition had been made within the period above provided, the grievance may be submitted to the Board of Education at a Board meeting within four (4) weeks of submission to the Superintendent. The record of the grievance will be made available to the Board of Education. The aggrieved staff member and any N.M.E.A. member may be present during the consideration of the grievance by the Board of Education. If the Board of Education does not resolve the grievance in writing within twenty-eight (28) calendar days after submission to the Board of Education at said meeting, the grievance shall proceed to the next step.
- G. If the Association is not satisfied with the disposition of the grievance at the previous level, or if no disposition has been made within the period above provided, the Association may file a demand for arbitration of the dispute with the American Arbitration Association, whose rules shall govern the arbitration proceeding. Such demand for arbitration must be initiated (formal request to AAA) within twenty-eight (28) calendar days of the Board's decision.

- H. The arbitrator shall have no authority to add to, subtract from, modify, change, alter or amend the terms and conditions of the Agreement. The arbitrator shall have no power to establish salary schedules.
- I. The costs and expenses of the arbitrator shall be shared equally by the parties.
- J. Both parties agree to be bound by the award of the arbitrator and agree that judgment thereon may be entered in any court of competent jurisdiction.

### Distribution of Form:

1. Superintendent 2. Principal 3. Association 4. Teacher

# North Muskegon Public Schools

# <u>GRIEVANCE REPORT</u> (Submit to Principal in Duplicate)

Building	Assignment	Name of Grievant	Date Filed
		STEP I	
A. Date Cause	of Grievance Occurred		
		ght	
		Grievant's Signature	Date
		Principal's Signature	Date
C. Disposition	of Principal		
		Principal's Signature Date	
D. Grievant and	l/or Association Position	· ·	
		Signature	Date

# STEP II

A. Received by Superintendent or Designee		
Date:	Signature	
B. Disposition of Superintendent or Designee		
-	Signature	Date
C. Position of Grievant and/or Association		
	Signature	Date
S	ГЕР ІІІ	
A. Received by Board of Education or Designee		
Date	Signature	
3. Disposition by Board		
_	Signature	
C. Position of Grievant and/or Association		
<del></del>	Signature	Date

### STEP IV

A. Date Submitted to Arb	itration		
B. Disposition and Award	of Arbitrator		
Date	Signature	e of Arbitrator	

Note 1: If additional space is needed in reporting any section of Steps I-III, additional sheets may be attached.

Note 2: All provisions of Article 4160 of the Agreement dated August 15, 1981, WILL BE STRICTLY OBSERVED IN THE SETTLEMENT OF GRIEVANCES.

#### RESPONSIBILITIES OF TEACHERS

4161.1

- A. The responsibilities of teachers shall include the instruction, guidance, discipline, safety, hygiene, and general care for the welfare of pupils. These responsibilities are not confined to the classroom, but extend to all school sponsored activities.
  - 1. Teachers are obligated to perform those duties prescribed by the laws of the State of Michigan for teachers, to accept and act according to the Code of Ethics of the Education Profession, and to discharge those duties which, within reason and the law, they may be called upon by the administration to perform.
  - 2. Teachers assume classroom responsibility promptly at the beginning of each class session.
  - 3. During all hours of scheduled parent-teacher conferences (as set forth in 4140.1) teachers shall have an administrator available for their assistance.
  - 4. So that teachers can meet the responsibilities defined above, every effort will be made to limit pull-out program/activities, which remove students from their regularly assigned class.
  - 5. So that teachers can meet the responsibilities defined above, parents and/or students shall be encouraged to direct all concerns and/or complaints to the affected teacher.

#### ABSENCES

4162

When a teacher must be absent from work, the teacher will request a substitute teacher by following the procedure outlined at the beginning of the year by the administration. Notification will occur as soon as he/she knows that he/she is unable to work. The teacher will have available for the substitute teacher, in a place known or designed, an adequate outline/plan of work, a roster of names for each class to be met, a set of alternative activities, and a daily program showing dismissal times and times of classes with special teachers.

#### **LEAVES AND SUBSTITUTES**

4163

All absences and subsequent substitutes are the responsibility of the principal and must be arranged through their office.

4180

- A. It is agreed by the parties that the evaluation of student performance is the responsibility of the professional staff within the bargaining unit. All instructional materials, methods, lesson plans or other creative or copyrightable work, written, composed, created or devised by a bargaining unit member during their employment shall remain the property of such member.
- B. The Board shall not permit any Board member, superintendent, assistant superintendent, principal, assistant principal, guidance director, teacher, or any other person to change a grade given to a pupil by a teacher unless one (1) of the following occurs:
  - 1. The teacher who gave a grade to a pupil is informed of one (1) or more reasons why the grade should be changed and the teacher concurs in the grade change.
  - 2. If a teacher who gave a grade to a pupil does not concur in the grade change, a majority of a review panel, after evaluating the reasons for a requested grade change, approves the grade change and the teacher involved does not appeal the panel's decision. The panel described in this subdivision shall be composed of three (3) teachers selected by N.M.E.A. and one (1) Board member and the Superintendent of Schools or the Superintendent's designee.
  - 3. If the teacher involved appeals the decision of the review panel described in subdivision two (2) to the Board, and a majority of the Board members elected and serving approve the grade change at a meeting of the Board at which the reasons for changing the grade are reviewed. A decision of the Board on the merits of the grade change shall be final.

#### ADOPTION OF TEXTBOOKS

4185

- A. Examination and recommendation of textbooks shall be made by department or teacher committees. Their recommendations, when approved by the principal, shall be forwarded to the Superintendent for further examination and review.
- B. Textbooks and supplementary books may be adopted by the Board of Education upon recommendation of the Superintendent of Schools.

#### **PERFORMANCE CONTRACTING**

4190

If any independent corporate, commercial, or educational entity is to be considered as a contractual party by the Board for the North Muskegon School District, the Board will work cooperatively with the North Muskegon Education Association in the planning, selection, staffing, maintenance, and implementation of any such contractual program that applies to teachers since the subcontracting of any other support services is a prohibited subject of bargaining.

- A. The parties recognize that optimum school facilities for both student and teacher are desirable to ensure the high quality of education that is the goal of both the Association and the Board. It is also acknowledged the primary duty and responsibility of the teacher is to teach and that the organization of the school and the school day should be directed toward ensuring that the energy of the teacher is primarily utilized to this end.
  - 1. Because the pupil-teacher ratio is an important aspect of an effective education program, the parties agree that all efforts will be made to follow the Board guidelines on class size as set forth in Section E.
  - 2. All classes shall also be limited by the number of teaching stations available, except additional students may be included upon mutual agreement between the teacher and the principal and the Association.
  - 3. No class size shall exceed the number of students that can be accommodated by the facility.
  - 4. Efforts will be made to distribute students with learning impairments evenly between teachers at a given grade level.
  - 5. Class Sizes: We recommend the following class size guidelines whenever feasible:

	Maximum	Minimum
Elementary:		
Discovery Kindergarten	17	10
Kindergarten through 2nd grade	25	17
3rd grade through 5th grade	28	20
Middle School:		
6th grade - 8th grade	30	20
High School:		
English	25	15
Mathematics	25	15
Science	25	15
Social Studies	30	20
Foreign Languages*	25	10
Business Education	30	15
Art	30	20
Physical Education	40**	25
Music		20

These figures will be utilized for staffing prior to official count day.

<sup>\*</sup>For three (3) years

B. The Board pledges to continue to work with the City of North Muskegon and any other appropriate group to explore ways to expand the number of parking spaces available to staff.

#### **SPECIAL EDUCATION**

4350

- A. In order for Inclusive Education to be effective, there must be:
  - 1. Joint training and planning time for both regular education and special education teachers provided a minimum of three (3) half-days per year. To accommodate said planning, substitute teachers shall be hired to release both regular education and special education teachers.
  - 2. An evaluation of the Inclusive Education done jointly by the administration and staff members involved. This shall be done at the end of every marking period.
- B. Clerical assistance will be available to special education teachers to help in preparation for IEPCs.
- C. IEPC Meetings

Teachers will receive a \$25.00 stipend for each documented IEPC meeting beyond four per year. Each meeting must be at least 30 minutes in length and outside the contractual work day. Teachers will document their attendance and submit the documentation to the building principal for approval. Documentation must be submitted by the marking period and within 15 days of the start of the new marking period.

D. 504 Meetings

Teachers will receive a \$25.00 stipend for each documented 504 meeting beyond four per year. Each meeting must be at least 30 minutes in length and outside the contractual work day. Teachers will document their attendance and submit the documentation to the building principal for approval. Documentation must be submitted by the marking period and within 15 days of the start of the new marking period.

#### WORKING CONDITIONS

4360

The Board of Education and the teachers agree that either party has the right to initiate proposals. Changes affecting working conditions which are covered in this contract shall be accomplished only through negotiations, so long as they are not prohibited subjects of bargaining under State law.

#### **CONTRACT FORMAT**

4365

- A. Copies of this Master Agreement between the North Muskegon School District and the North Muskegon Education Association shall be printed as a separate document as soon as possible after the Agreement is signed and presented to all teachers now employed, hereafter employed, or considered for employment by the Board. The expense of printing said document will be shared equally between the Association and the Board of Education.
- B. That document shall be considered the property of the person to whom it is presented. It shall remain in effect until such time that its items and provisions are superseded or eliminated by a subsequent Agreement between the two (2) parties.

#### INDIVIDUAL CONTRACT

4366

- A. Individual Contracts
- B. The individual contracts executed between each teacher and the Board are subject to the terms and conditions of this section. It is understood and intended that the provisions of this section take precedence over and govern the individual contracts and that the individual contracts are expressly conditioned upon provisions of this section.

# INDIVIDUAL CONTRACT

4366

Within thirty (30) days of the ratification and signing of the Master Agreement, individual contracts will be issued to all persons covered by the Master Agreement, as follows:

	CONTRACT OF EMPLOYMENT
	Tenure Teacher Probationary Teacher
	NORTH MUSKEGON PUBLIC SCHOOLS
In co	nsideration of the mutual covenants hereinafter contained, it is hereby agreed between the Board of
	ation of the North Muskegon Public Schools, City of North Muskegon, Muskegon County, Michigan,
	nafter called the "Board", and hereinafter called the "Teacher":
1.	That this individual contract is made pursuant to and subject to the terms and condition of the Collective
	Agreement between the North Muskegon Education Association and the Board, and to the extent that
	the provisions of this contract and said Collective Agreement may be inconsistent, the provisions of said
	Collective Agreement shall be controlling;
2.	The Teacher represents that he/she holds all valid certificates and other qualifications required by law
	for a Teacher of the District;
3.	That said Teacher is employed and hereby agrees to teach in said school district as a
	teacher for the 20 school year, which shall consist of no more
	than contractual days;
4.	That said Board shall pay said Teacher the sum of \$ for said teaching duties;
5.	That said Board shall pay the following amounts for extra duties as stated in the Master Agreement, but
	such duties are not subject to the tenure laws;
	<u></u>
	\$
	Ψ
6	Total Compensation \$
6.	That said Teacher is hereby retained as a ( Tenure Teacher, Probationary Teacher), as defined in
	the Michigan Teacher Tenure Act, (Act no. 4 of the Public Acts of 1937, extra session as amended).
IN W	TTNESS WHEREOF, THE BOARD has caused this contract to be executed in duplicate by the
	rintendent of Schools, and the Teacher has executed this contract this day of, 20
очро	
	Degrees and Hours Experience Credit
	BOARD OF EDUCATION NORTH MUSKEGON PUBLIC SCHOOLS
	BY:
	BY:(Superintendent)
	(Teacher)

#### **DURATION OF AGREEMENT**

4370

These policies, numbered 4001-4370, shall comprise the working agreement between the North Muskegon Education Association and the North Muskegon Board of Education covering the period between September 1, 2012 and December 31, 2013.

Board of Education
North Muskegon Public Schools
1

By: Steve Bliss Treasurer

By: Dr. Curt Babcock Superintendent

By: Dr. Curt Babcock

North Muskegon Education Association

By: Denise Smith

NMEA Chief Negotiator

By: William Fricke NMEA President

Date: 2/7/13

Date

# Letters of Agreement

#### **MS/HS Conferences**

Expansion of MS/HS parent teacher conferences each semester by doubling the time from 3 to 6 hours each semester Conferences will be held from 12:00 to 3:00 PM and from 5:00 until 8:00 PM. The date for said conference will be determined by the administration in coordination with the MEAP schedule and start and end dates of the semester. MS/HS teachers will work 6 uncompensated hours on new courses or curriculum in lieu of the extra 6 conference hours required at the elementary level.

PA 100-103 Prohibited Subjects of Bargaining

Parties agree to establish a committee to identify language in the agreement that is not compatible with current law.

NORTH MUSKEGON BOARD OF ED  By: March 1988	NORTH MUSKEGON EDUCATION ASSOCIATION  By: Denisi Smith
Dated: 18 31/2012	Dated: 10-31-2012

### **INDEX**

POLICY	POLICY NO.	<u>PAGE</u>
Absences	4162	47
Adoption of Textbooks	. 4185	48
Agency Shop	4143	33
All Leaves	4152.4a	41
Appointment and Transfer - Extra Duties	. 4115.1	9
Assignments, Vacancies and Transfers	. 4115	9
Certification Recording	. 4113	8
Child Care Leave	. 4152.1	39
Contracts Covering Extra-Curricular Pay Duties	. 4141.2c	27
Contract Format	. 4365	51
Deductions from Paychecks	. 4142	32
Definitions	. 4002	2
Discipline of Employees	. 4118	12
Duration of Agreement	. 4370	53
Duty Free Lunch	. 4140.2	20
Early Retirement	. 4141.3c	29
Emergency Leave	. 4152.2	39
Employment Qualifications	. 4111	8
Excellence in Education Council	. 4115.2	11
Extra Duty Salary Schedule 2012-2013	. 4141.2b	26
Fingerprinting	. 4005	7
Freedom of Information – FOI	4006	7
Fringe Benefits	4145	34
Individual Contract	. 4366	51

POLICY	POLICY NO.	<u>PAGE</u>
Leaves and Substitutes	4163	47
Letter of Intent	4116	11
Longevity	4141.3a	28
Make-up of Snow Days	4140.3	20
Medical Examinations	4114	8
Mentor Teachers	4132	13
Mileage Allowance	. 4149	36
Negotiation Procedures	. 4010	7
North Muskegon Public School Agreement	. 4001	2
Other Leave	. 4152.4	40
Other Related Injury	. 4152.5a	41
Payment of Salary	. 4141.1	22
Performance Contracting	. 4190	48
Personal Absences	. 4152	38
Pre-School Conference	. 4139	15
Professional Development and Educational Improvement	. 4141.3	27
Professional Grievance Procedure	. 4160	42
Professional Grievance Report	. 4160.1	44
Recognition	. 4004	6
Residence and Marital Status	. 4111.1	8
Resignation of Teachers	. 4119.2	12
Responsibilities of Teachers	. 4161.1	47
Retirement	. 4141.3b	28
Sabbatical Leave	. 4152.3	40
Salary Index	. 4141.2	23
Salary Schedule	. 4141	21
Salary Schedule Chart	. 4141.2	24

POLICY	POLICY NO.	<u>PAGE</u>
School Calendar	. 4140	15
School Calendars		16 18
School Related Injury	. 4152.5	41
Sick Leave - Personal Illness	. 4151	37
Special Education	. 4350	50
Staff Development	. 4136	14
Statement of Fitness to Work	. 4114.1	9
Student Evaluation	. 4180	48
Tax Sheltered Annuities	. 4147	36
Teaching Condition	. 4345	49
Transfer of Teaching Experience	. 4141.4	31
Witnesseth	. 4003	6
Working Conditions	4360	50

### **Trimester Letter of Agreement**

NMEA has reviewed the trimester program for the 2008-09 school year. We would like to extend our original letter of agreement that is dated May 31, 2007 for the 2009-10 school year.

There are no changes within this letter of agreement, other than extending the agreement for the 2009-2010 school year.

The NMEA has reviewed the trimester program for the 2009-2010 school year. There are no changes within this letter of agreement, other then extending the agreement for the 2010-2011 school year.