Master Agreement

between

Lake Orion Community Schools

and

Lake Orion Secretaries Association “LOSA”
MEA/NEA

July 1, 2020- June 30, 2023
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MASTER AGREEMENT

The Board of Education of the Lake Orion Community School "District", hereinafter referred to as the "Board" and the Lake Orion Secretaries Association, MEA-NEA, hereinafter referred to as the "Association", on the 1st day of July 2020, enter into the following agreement:

WITNESSETH

I. WHEREAS, the Board and the Association recognize and declare that providing a quality education for the children of the Lake Orion Community School District is their mutual aim, and

II. WHEREAS, the Board has a statutory obligation pursuant to the Michigan Public Employment Relations Act, Act 379 of the Michigan Public Acts of 1965, to bargain with the Association as the representative of its secretarial personnel with respect to hours, wages, terms and conditions of employment and

III. WHEREAS, the parties have reached certain understandings which they desire to confirm to this agreement,

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

ARTICLE I
Recognition

A. The Board hereby recognizes the Lake Orion Secretaries Association, MEA-NEA as the designated and sole bargaining and negotiating agent for personnel employed by the Lake Orion School District in this unit in respect to hours, wages, term and conditions of employment for the terms of this Agreement.

B. Members of this unity shall include:

Athletic Secretary  
Attendance Secretary  
Counseling Office Secretaries  
High School Finance Secretary  
Food Service Secretary  
K-12 Building Secretaries  
Learning Options/ESL K-12 Secretary  
Operation Service/Technology Secretary  
Pine Tree Center Secretary  
Special Education Secretary  
Transportation Secretary

C. The Board agrees not to negotiate with any organization other than the Association for the duration of this Agreement.
ARTICLE II
Association and Employee Rights

A. The Board hereby agrees that employees shall have the right to organize, join and support the Association for the purpose of engaging in collective bargaining or negotiations and other concerted activities for mutual aid and protection.

The Board agrees that it will not discriminate against any employee with respect to hours, wages or any terms or conditions of employment by reason of his/her membership in the Association, his/her participation in any activities of the Association or collective professional negotiations with the Board, or his/her institution of any grievance, complaint or proceeding under this agreement.

B. The Association and its representative shall have the use of school facilities according to the written policies of the Board of Education, which govern other community citizens' groups. The cost of hourly personnel required, materials, equipment use, additional maintenance and other expenses related to such use shall be charged to the Association at school District cost. The school buildings, facilities and equipment shall not be used by an employee for his/her private use without obtaining approval from the Superintendent/designee.

C. Listed Association Representatives and officers of the Association shall be permitted to transact official Association business on school property with members of the Association, provided that this shall not interrupt normal school operation, or interfere with the discharge of individual duties. The Association shall provide a list of Association Representatives and Association officers to the Board by July 1 of each year.

D. The Association shall have the privilege to use school business machines, and audio-visual equipment for Association business, when such equipment is not otherwise in use, after arrangements have been made with the supervisor of such. The Association will pay for the cost of all materials and supplies incidental to such use based on school District cost.

E. The Association shall have the right to post notices of its activities and matters of Association concern on bulletin boards, at least one of which shall be provided in each school building. The Association may use mailboxes for communication to members. No member shall be prevented from wearing insignia, pins or other identification of membership in the Association. Any such communication/identification of an inflammatory nature shall be prohibited.

F. The Board agrees to furnish to the Association in response to requests, from time to time, all readily available information concerning the financial resources of the District, and such other readily available information as will assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the members.

G. The private and personal life of any member is not within the appropriate concern or attention of the Board unless such personal activities extensively reduce the effectiveness of a member while performing assigned duties.
H. The duties and responsibilities of any member will not be significantly altered or increased without every effort being made to give the member an opportunity to discuss this change of duties and responsibilities with the Administration. The member may choose to be accompanied by the building Association Representative during any such discussions.

I. There shall be up to five (5) Association days per year for Association business. These days are to be approved in advance by the Association President and at least twenty-four (24) hours’ notice shall be given to the Administration. The only cost to the Board shall be that of the substitute employee and no salary deductions shall be made. If both parties agree to bargain during the school day, bargaining shall not be deducted from the Association days listed above.

J. The Association President shall be permitted to conduct local Association business, as it relates to the Lake Orion members, during regular school hours as provided below:

The Association President may, with immediate supervisor approval, be exempt from duties and may leave the building.

K. Payroll Deductions:

Upon appropriate written authorization from the employee, the Board shall deduct from the salary of any employee and make appropriate remittance for annuities, credit union or any other plan or program approved by the Board.

L. New Hires

   a. The District shall notify the Union of any newly hired employees who are recognized under Article I of this agreement within five (5) days from the date of hire.
   b. The District shall upon request, provide the Union, as allowed by law, any information that will assist the Union in contacting and monitoring membership.

ARTICLE III
Management Rights

The Board of Education, on behalf of the District, except as modified by the specific terms of this Agreement, hereby retains all rights and powers to manage the Lake Orion Community School System. The Association recognizes these management rights, powers, authority, duties and responsibilities as conferred upon and vested in it by the law of the land, and the Constitution of the State of Michigan, and the United States, including the right to:

A. Executive management and administrative control of the school system and its properties and facilities and the activities of its employee during working hours.

B. Determine methods, means and personnel to operate the school efficiently.
C. Hire all employees subject to the provisions of law. To determine their dismissal or demotion and to promote and transfer all employees within the provisions of this contract.

D. Discharge employees because of just cause.

E. The right to subcontract any type of work shall be vested exclusively with the Employer, but subject to the provisions of this contract.

F. The Association agrees that State laws pertaining to work stoppages in public school systems shall apply for the duration of this contract.

G. The Association and management agree to operate in compliance with all State laws (i.e., SBI of 1993, P.A. 112 of 1994, P.A. 5128 of 1994 and the terms and conditions of this agreement).

ARTICLE IV
Non-Discrimination Clause

A. The Board and the Association agree that in matters concerning hours, wages and conditions of employment, they will not discriminate on the basis of race, color, religion, national origin, sex, disability, age, height, weight, marital status, genetic information, or any other legally protected characteristic.

B. Both parties agree that in matters of administration, as well as in the discharge of individual duties, and in the processing of grievances, neither party shall be arbitrary, capricious, or discriminatory.

ARTICLE V
Work Year, Working Hours, Working Conditions

The regular work year will be as defined in the job posting and as specified in “Employee Definitions.”

A. Start of the Work Year
   1. Each member of the bargaining unit will be informed of the stated date for the next year via the negotiated school calendar as soon as it becomes available.

   2. In the event an employee is required to begin the new work year early, the employee will be notified as soon as possible, and the employee will be provided with one of the following options with approval of supervisor:

      a. An appropriate number of unpaid days off during the work year.

      b. Continue to work the longer year with pay with the approval of the Superintendent/designee.
B. Extended Work Year

1. In the event it is determined that an employee may be required to work beyond the assigned work year, the affected employee shall be notified of that possibility as soon as possible.

2. In the event the employee’s work year is extended beyond the assigned work year, the employee will be provided with the following options with approval of the immediate supervisor:
   
   a. An appropriate number of unpaid days off prior to the beginning of the next work year.
   
   b. An appropriate number of unpaid days off during the work year.
   
   c. Continue to work the longer year with pay with the approval of the Superintendent/designee.

C. Employee Group classifications and Work Calendars

<table>
<thead>
<tr>
<th>Position</th>
<th>Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Athletic Secretary (12 Month)</td>
<td>Class 1</td>
</tr>
<tr>
<td>High School Finance Secretary</td>
<td>Class 1</td>
</tr>
<tr>
<td>High School Principal Secretary (12 Month)</td>
<td>Class 1</td>
</tr>
<tr>
<td>Operations/Technology Secretary (12 Month)</td>
<td>Class 1</td>
</tr>
<tr>
<td>Special Education Secretary</td>
<td>Class 1</td>
</tr>
<tr>
<td>Elementary Building Secretary</td>
<td>Class 2</td>
</tr>
<tr>
<td>Learning Options/ESL Secretary</td>
<td>Class 2</td>
</tr>
<tr>
<td>Middle School Building Secretary</td>
<td>Class 2</td>
</tr>
<tr>
<td>Pine Tree Building Secretary</td>
<td>Class 2</td>
</tr>
<tr>
<td>Food Service Secretary</td>
<td>Class 3</td>
</tr>
<tr>
<td>High School Attendance Secretary</td>
<td>Class 3</td>
</tr>
<tr>
<td>High School Counseling Secretary</td>
<td>Class 3</td>
</tr>
<tr>
<td>Middle School Counseling Secretary</td>
<td>Class 3</td>
</tr>
<tr>
<td>Transportation Secretary</td>
<td>Class 3</td>
</tr>
</tbody>
</table>

1. Twelve (12) month full-time employees will be defined as employees normally scheduled to work thirty (30) or more hours a week, twelve (12) months a year.

2. Ten (10) month employees: the work calendar for this group shall be the teacher calendar plus twenty (20) more days, ten (10) of which shall occur prior to the start of the school year and ten (10) that occur after the conclusion of the school year.
Half time employees will be defined as employees working a minimum of twenty (20) hours, but less than thirty (30) hours per week.

*In the event that new job responsibilities are assigned to LOSA members in existing positions, LOSA leadership will meet with HR to discuss possible reclassifications and work calendars.

D. Working Hours

1. The regular workday for secretaries shall be eight (8) hours, with a half-hour on call paid lunch.

2. The regular workweek shall consist of forty (40) hours, Monday through Friday (five days).

E. Emergency Closing of School

1. When schools are closed due to inclement weather or other natural causes:
   
a. The employee shall have the option to work remotely during the closure. While working remotely the employee must be available at all times during their normally scheduled workday to attend to emails, voicemails, receive and make phone calls, attend virtual meetings as needed, and otherwise be available for normal work-related functions.

   b. If an individual is unwilling or unable to work remotely, they may elect to use available vacation, or personal business leave. If they do not have available vacation or personal leave time the day will be taken as a no pay day.

F. Working Conditions

1. The employer recognizes that employees perform best when general working conditions are safe, healthful, and as stress-free as possible. Adequate heat, ventilation, lighting, sanitary facilities, and water are essential components of such a work environment.

2. Safety – The employee shall report to the immediate supervisor, upon first knowledge, any suspected or evident dangerous condition, equipment or situation when there is a question as to whether the equipment condition is unsafe.

3. Safety concerns shall be brought to Labor Management Meetings (LMM) on a quarterly basis. The Administration shall respond to these concerns in a timely manner.

4. Employees shall not be held responsible for the actions or damages by students providing that the employee has done what might reasonably be expected of a person in his/her situation.
5. Medication - School District office personnel are covered under the school District liability policy in administering medication. If any employee is complained against or sued in conjunction with first aid and/or administering medication, the Board shall render all justifiable assistance to the employee to the extent of its liability policy.

a. Although secretarial personnel are hired with the understanding that they will administer medication and assist with first aid for students, they are not required to perform invasive medical procedures (i.e. injections, suppositories, etc.) unless they have received appropriate training as to the administration of such procedures. Training shall be provided by a trained professional and may also include some online components. The District also agrees to have a minimum of three individuals per building trained for such procedures.

NOTE: A life and death situation would override this clause.

6. It shall be the responsibility of the employee to provide to the employer all data as required by law which is necessary for employment.

G. Retirement

1. The Employer without prejudice may retire from service at any time during the year an employee who is unable, because of physical and/or mental limitations to fulfill the duties of his/her position of employment. The Employer shall attempt to transfer said employee to a position which he/she may be able to satisfactory perform in the event that such position is available. The employer, with professional advice, shall judge whether or not said employee can satisfactorily perform the duties to which he/she may be transferred, and whether there is a position available.

ARTICLE VI
Probation

A. Employees hired new to the District, or rehired after having quit, shall serve a probationary period of sixty-five (65) actual working days in their job assignment. Absences during the probationary period shall extend the probationary period by the number of absences and an employee shall not have completed the probationary period until these additional days have been worked. The probationary period may be extended for ten (10) working days at the discretion of the supervisor upon written notice to the employee and the Association President. Such notice shall include the reason for the extension.

B. After satisfactory completion of the probationary period, seniority and all other benefits shall be retroactive to the date of hire.

C. A probationary employee may be transferred to another position if it is mutually agreed to between the probationary employee and the Assistant Superintendent of Human Resources. Such transfer during probationary period shall not serve to extend the probationary period(s) specified in Section A above.
ARTICLE VII
Seniority

A. General: Seniority shall be established by date and time of hire within the bargaining unit. Seniority shall not be affected by whether an employee is an Association member or an Agency Shop fee payer.

1. If an employee is transferred or promoted to a position within the school District which is not included in the bargaining unit, his/her accumulated seniority in the bargaining unit will be frozen as of the date of the transfer.

2. In the event the employee returns to the bargaining unit, he/she shall be granted everything under this agreement that his/her accumulated frozen unit seniority entitles him/her to.

3. Seniority for the purposes defined above shall be from the date the employee transferred into the bargaining unit.

4. Seniority will be frozen upon Board approval of an unpaid leave.

5. Seniority will be prorated for half time employees. (Example = ½ time secretary will receive one (1) day of seniority for every two (2) days worked.)

6. Ten (10) and twelve (12) month employees accrue seniority at the same rate.

B. Seniority List:

1. The employer shall compile a seniority list twice a year. The Board will notify Association of all new hires, discharges, resignations, and retirements.

C. Loss of Seniority: An employee shall lose seniority for the following reasons:

1. He/she resigns.

2. He/she is discharged for just cause.

3. He/she is absent for three (3) consecutive working days without notifying the Employer, or without the consent of the Employer.

4. He/she does not return to work within ten (10) working days after a certified letter has been sent to his/her last known address notifying him/her of his/her recall from layoff.
ARICLE VIII
Layoff and Recall

A. Only seniority within the bargaining unit in a bargaining unit position shall prevail in the layoff or rehire of employees. For recall purposes, a position that becomes available will be posted to the membership, and seniority will prevail. The recalled employee(s) must accept the end result from this process.

B. Should it become necessary to reduce positions the Board will retain the higher seniority employees over probationary and lower seniority employees. For purposes of layoff, full time employees shall claim full-time positions, and part-time shall claim part-time (if available). Part-time employees may only claim part-time positions.

   1. Senior employees who are laid off shall be given the opportunity to claim the least senior position in his/her own classification.

   2. If the employee holds the least senior position in his/her classification, he/she shall be given the opportunity to claim the least senior position in the next lower classification, and the process will continue until there are no other positions available.

   3. An employee may claim the least senior position in a higher classification if they have previously held any position in that classification.

   4. An employee who has been displaced into a lower classification will have first right of refusal for posted position in their previous classification for a period of time not to exceed one year from the time of displacement.

C. Although seniority generally prevails in the layoff and rehire of laid off personnel; the job qualifications of positions held by employees may be considered an important factor. The Association and Employer shall jointly decide the extent to which these qualifications shall hold weight in determining the lay-off and rehire of personnel.

D. Should layoffs become necessary, management shall notify employees by certified letter or by personal contact at which time the employee would sign for the notification with the presenter. An employee being laid off will be notified at least thirty (30) working days prior to the effective date and time. Recalls will be made by certified, or hand delivered letter for which the employee would sign. In the event of an emergency, recall may be by certified or hand delivered letter.

E. For employees to be laid off for a period longer than ten (10) working days, the Association President shall receive a list from the Employer of the employees being laid off on the same date the notice is issued to the employees.

F. An employee who is laid off or working half time under the terms of the contract and works as a substitute in a bargaining unit position during the period of layoff or half time employment, shall be paid his/her actual hourly rate that he/she received at the time of layoff.
G. Recall shall be in reverse order of the layoff. Those with the highest seniority shall be recalled first. A senior laid-off employee shall only be recalled into a vacant position in a classification that is equal or lower to the position of which they held at the time of layoff. Wages and classification shall be that of the new position.

H. If a recalled employee is recalled into a lower classification, they will have first right of refusal for any posting in a previously held classification for a period of 1 year from the date of recall.

ARTICLE IX
Transfer and Promotion

A. Transfer of employees shall be made by the Employer based upon the seniority and qualifications of the employee(s) seeking transfer. Qualifications for unit vacancies shall be set by the Employer and included in the posting of such vacancies. Unit employees actively working or on approved leave as of the date of ratification of this Agreement shall be considered qualified for transfer purposes and shall not be subject to qualification(s) testing. Unit employees hired after the ratification day may be required to pass qualification(s) test(s) at the discretion of the Employer.

B. A transferred employee will be given a fifteen (15) workday trial in the new assignment which will include necessary training. Absences during the trial period shall extend the trial period by the number of absences and an employee shall not have completed the trial period until these additional days have been worked. The trial period may be extended another fifteen (15) workdays at the discretion of the supervisor. The assignment will become permanent if the trial period is satisfactory to the employer. During this trial period, Administration has the right to fill the vacated position with a temporary employee. This vacated position will be posted after the trial period is satisfactorily completed and the new position becomes permanent.

C. If, after ten (10) working days, the employee is unsatisfactory in the new position, written notice and reasons shall be submitted to the employee and the employee shall be returned to his/her former position.

D. At the end of an unsatisfactory trial period, or at any time during the trial period, the employee has the right to return to his/her vacated position.

E. Unit vacancies shall be posted within three (3) working days for a period of three (3) working days from the date of posting. Posting must be published by 12:00 PM to qualify as day one. Posting will close at 4:00PM on the third (3) business day. After the posting expires, management will make every effort to fill said vacancy within ten (10) working days. If this is not possible, the Association will be informed of the reason(s).

If a vacancy is reposted due to the application of provisions B, C or D above, the reposting shall be made within three (3) working days for a period of three (3) working days on the Association bulletin board. This reposting provision may be waived by mutual, written agreement of the parties in extenuating circumstances.
F. Reorganization of personnel within a worksite may occur without posting with mutual consent of the union and the administration as long as the integrity of the classification is maintained and the work year and number of hours remain the same as defined in Article V, Section D1.

G. Copies of all postings shall be sent to the Association President.

ARTICLE X
Paid Days of Absence

A. Illness and Disability

1. Each employee covered under this contract shall accumulate sick leave days at the rate of one (1) day for each full month, or major portions thereof, of continuous employment to a maximum of twelve (12) total accumulation per year and shall be credited at the beginning of the fiscal year. Unused sick leave shall be allowed to accumulate without limit.

2. Continuous employment shall be decided to have been broken by:
   
   a. Three (3) days or more absence without notice or approval of the Employer, or
   
   b. Termination of employment by resignation or discharge.

3. In cases of immediate family illness or death, as hereinafter provided, an eligible employee will be allowed absence without loss of pay to the extent of earned sick leave days for the following reasons:
   
   a. Personal illness
   
   b. Serious illness or quarantine in the immediate family. Immediate family shall be defined as mother, wife, father, husband, or child.
   
   c. A total of four (4) leave days per occurrence as defined below may be used by the employees. If the funeral is out-of-State, six (6) days may be used. If the funeral days exceed the allotted number of days, these days shall be deducted from sick leave. Funeral days are not accumulative. Death in the family shall be interpreted to be death of husband, wife, father, mother, son, daughter, sister, brother, grandparent, parents-in-law, sisters-in-law, brothers-in-law, daughters-in-law, sons-in-law, and grandchildren.

4. An employee who has been absent five (5) consecutive workdays may be required to present a doctor's Statement upon return to work. In case of prolonged illness, periodic reports from the doctor may be required by the Administration.
5. Additional sick pay will be granted to employees who exhaust their accumulated sick leave, subject to the following conditions:
   a. That a credit of at least twenty-five (25) sick leave days had been accumulated by the employee at the beginning of the school year. School year shall mean the scheduled work year for that employee, and
   b. That a Statement from a qualified physician (either M.D. or D.O.) which certifies the illness is submitted to the Superintendent’s office, and
   c. The additional sick pay shall not exceed one-half (1/2) of the amount that has been accumulated at the beginning of the school year.
   d. That sick pay shall not extend beyond the current school year.

6. If an employee is unable to report for work because of sickness or other legitimate reason, he/she will log their absence(s) into the electronic time and attendance system and notify their Supervisor as soon as possible but prior to the start of his/her regular work period.

7. A position will be posted upon exhaustion of FMLA entitlement or commencement of long-term disability. The employee who created the vacancy through his/her absence will have recall status upon availability to return to work and the right to any posted position based upon his/her seniority. The employee’s seniority shall be frozen at the conclusion of the FMLA period.

B. Personal Business

The Board will allow absence without loss of pay for the following:

1. Personal business is defined as business which cannot be transacted at a time other than during working hours. Personal Business days will be deducted from sick bank.

2. These days shall not be used for recreational purposes.

3. The Board will allow absence without loss of pay to the extent of a maximum of three (3) earned sick days for personal business or funerals other than in the immediate family as defined above.

4. Absence must be approved by the immediate supervisor, and notice shall be given in writing twenty-four (24) hours in advance, if possible.

5. An employee called for jury duty or subpoenaed by other government agencies shall be paid by the Board of Education a sum equal to the difference between what he/she is paid by the government agency and his/her wage or salary for the time he/she serves.
ARTICLE XI
Unpaid Leave

A. Leave of Absence

1. An employee who requests a leave of absence shall make application in writing to the Employer.

2. The application of an employee for a leave of absence will be considered by the Employer upon its individual merit and circumstances, and the parties agree that the determination of whether or not the request shall be granted rests solely in the discretion of the Employer.

3. A leave of absence without pay, when granted in writing by the Employer, shall not exceed ninety (90) days at any one time. Renewal in writing may be granted at the sole discretion of the Employer for additional periods of ninety (90) days.

4. Any employee taking a leave of absence without prior written approval of the Employer shall be considered to have voluntarily terminated his/her employment.

5. Reasons for denial of leave shall be given to the employee in writing.

B. Association Activity Leave

1. Member employees of the Association who are selected for a full-time office or position with the Association shall receive, at the written request of the Association, a leave of absence without pay for a period not to exceed one (1) year. Upon termination of said leave of absence, the employee shall be reinstated to his/her former position, or one reasonably equivalent thereto, providing he/she requests reinstatement within the ten (10) days after the expiration of the term of such office or position.

C. Maternity Leave

1. An employee, upon determining that she is pregnant, shall notify the Employer in a timely fashion.

2. Maternity leave of up to one (1) year shall be granted upon request. An employee returning from the leave shall be placed on that step of the salary schedule from which she went on leave. Maternity leaves will be granted in accordance with the Equal Employment Opportunity Act of 1972 as amended from time to time. Federal E.E.O.C. guidelines and other applicable State and Federal statutes, regulations and guidelines shall apply.

3. Maternity leave of up to ninety (90) calendar days shall be granted upon written request. Two weeks prior to the end of her ninety (90) calendar day maternity leave, the employee shall inform the Employer in writing that she is willing and ready to resume her employment. She shall be returned to her former position at
the time and suitable medical evidence shall be presented to the Employer by said employee certifying that she is capable of performing her duties.

4. Application for an extension of up to one year inclusive of the ninety (90) day maternity leave must be put in writing to the Assistant Superintendent of Human Resources two (2) weeks prior to the end of the ninety (90) day maternity leave. The employee at the termination of this one-year leave shall displace the least senior person in a position for which she is qualified. The employee must notify the Employer thirty (30) calendar days prior to the termination of the one-year leave that she is planning to return to work. If said employee shall fail to notify the Employer in writing of her willingness to commence her duties or to return to work upon the expiration of her leave of absence, she shall be deemed to have voluntarily terminated her employment.

5. During the leave of absence, the individual in accordance with the District’s FMLA policy shall utilize their sick leave during their leave. In accordance with the District’s FMLA policy if the individual does not have sick hours available to cover the leave needed, they may take unpaid leave during this time. The employee shall not lose any previously held rights associated with this contract.

D. Military Leave

1. The provision of this subparagraph shall be subject to all applicable Federal laws now in force, or as amended, regulating to the rights of returning veterans. Such Federal laws or regulations shall prevail if inconsistent in any manner with the provisions of this paragraph.

   a. Any employee who shall voluntarily enter into active service in the Armed Forces of the United States shall be given a leave of absence, for up to six (6) years, without pay subject to the conditions herein. Additional leave time may be granted at the Employer's discretion. A drafted employee shall be given a leave of absence for the complete time of the draft period.

   b. Said employee shall retain any rights accumulated prior to his/her leave of absence, and any rights guaranteed under the applicable Federal laws now in force, or as amended.

   c. Such employees, upon termination of such leave, shall be offered reemployment in his/her previous position, or a position of like status and pay, unless the circumstances have so changed as to make it impossible or unreasonable to do so. In such event he/she will be offered employment, as may be available which he/she is capable of doing at the current rate of pay for such work, provided he/she meets the following requirements:

      1. He/she has not been dishonorably discharged.

      2. He/she is physically able to do the work.
3. He/she applied for employment within ninety (90) days after completion of service, or release from hospitalization continuing not more than one (1) year after discharge from services.

d. As used herein, "Armed Forces of the United States" is defined as, and is limited to the United States Army, Navy, Marine Corps, Air Force, Coast Guard or the Public Health Service.

e. Failure of any employee on a military leave of absence to make application for reinstatement within such ninety (90) days shall be considered as a resignation, and such employee shall lose all employment rights he/she would otherwise be entitled to hereunder.

E. Return from Leave

1. When an individual returns from an unpaid leave associated with this article (Article XI) they shall have the following rights to placement:

a. If said leave is for Ninety (90) working days or less days, the individual shall have the right to return to the position they held prior to the leave.

b. If an individual returns from a leave that has been more than ninety (90) days that individual shall be placed in any vacant position that is available at the time of return. If no vacancy is available a reduction in work force for the unit shall be implemented and the procedures associated with a workforce reduction in Article VIII (Layoff and Recall) shall be applied.

ARTICLE XII
Holidays

A. The following shall be recognized as paid holidays:

New Year's Day
Presidents' Day (if students are off)
First Two days of Spring Break
Memorial Day
**Independence Day
Friday before Labor Day
Labor Day
Thanksgiving Day
Day Following Thanksgiving
Christmas Eve
Christmas Day
New Year's Day

** To receive Independence Day, the employee must be at work or scheduled to work the day before and the day after such holiday.
B. If Christmas Eve, Christmas, New Year's Eve or New Year's Day, or the 4th of July falls on a Saturday or Sunday, the following shall apply: The Friday immediately preceding shall be a paid day off, providing school is not in session. In the event that Friday is already a holiday, then the following Monday shall be a paid day off, if school is not in session. If Monday is already a holiday, then Friday immediately prior to the holiday shall be a paid day off, providing school is not in session.

C. If an employee eligible for holiday pay is required to work on a holiday, he/she shall be paid, in addition to his/her holiday pay, one and one-half (1-1/2) of his/her regular hourly rate for each hour worked on said holiday.

D. An employee will not receive holiday pay for the designated holiday if he/she is absent without leave the scheduled workday preceding the holiday or the scheduled workday following the holiday provided that such days fall within the same week as the holiday.

E. No employee shall be eligible to receive holiday pay during a probationary period.

ARTICLE XIII
Vacations

A. All 12 Month full-time employees shall be entitled to vacations at their regular hourly rate.

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>One (1) year</td>
<td>10</td>
</tr>
<tr>
<td>through three (3) years of service</td>
<td></td>
</tr>
<tr>
<td>Four (4) years</td>
<td>15</td>
</tr>
<tr>
<td>through Ten (10) years of service</td>
<td></td>
</tr>
<tr>
<td>Eleven (11) years</td>
<td>20</td>
</tr>
<tr>
<td>through Twenty (20)</td>
<td></td>
</tr>
<tr>
<td>Twenty-One (21) years of service or more</td>
<td>22</td>
</tr>
</tbody>
</table>

B. All 10 Month full-time employees shall be entitled to vacations at their regular hourly rate.

1. Employees Hired before July 1, 2016

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>One (1) year</td>
<td>5</td>
</tr>
<tr>
<td>through four (4) years of service</td>
<td></td>
</tr>
<tr>
<td>Five (5) years</td>
<td>11</td>
</tr>
<tr>
<td>through twelve (12) years of service</td>
<td></td>
</tr>
<tr>
<td>13 years</td>
<td>15</td>
</tr>
<tr>
<td>through 19 years of service</td>
<td></td>
</tr>
<tr>
<td>20 years</td>
<td>18</td>
</tr>
<tr>
<td>of service or more</td>
<td></td>
</tr>
</tbody>
</table>

2. Employees hired after July 1, 2016

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>One (1) year</td>
<td>5</td>
</tr>
<tr>
<td>through three (3) years of service</td>
<td></td>
</tr>
<tr>
<td>Four (4) years</td>
<td>10</td>
</tr>
<tr>
<td>through ten (10) years of service</td>
<td></td>
</tr>
<tr>
<td>Eleven (11) years or more of service</td>
<td>15</td>
</tr>
</tbody>
</table>

C. Employees may take their vacation days as earned when school is not in session. If a vacation day is needed when school is in session, approval of the building administrator is necessary.

D. Vacations will be front loaded on July 1.

1. Any employee hired after the start of the work year shall have their vacation prorated for that year.
2. Any employee hired prior to February 1 shall be credited with one (1) year of service for that first year as it relates to vacation days allocated in this provision in subsequent years.

3. Employees hired on or after February 1 shall not be credited with a year of service for that year as it relates to vacation days allocated in this provision. The following year said service years as it relates to this vacation provision will be considered as year one.

E. Employees may split their vacations into one (1) day segments with the approval of the Superintendent/designee.

F. Whenever a paid holiday falls within an eligible employee's vacation period and occurs on a day which is within the employee's regularly scheduled work week, the eligible employee shall not be charged a vacation day for that holiday.

G. Consideration will be given to rescheduling vacation on a weekly basis due to accident or prolonged illness occurring after the vacation period has started. Rescheduled days will be charged against accumulated sick leave.

H. Employees who resign or who are discharged shall forfeit all vacation rights, except those who have accumulated one (1) year or more of seniority. Their vacation pay shall be prorated on a monthly basis.

I. With Employer approval, employees shall have priority by seniority to substitute for other employees who are on vacation during the summer months. Those employees wishing to substitute shall submit their names to the Personnel Office by June 1 of each year to be considered for such assignments.

J. An employee who is approved on non-workdays will be paid at their regular rate.

**ARTICLE XIV**
**Compensation**

A. The wages of employees covered by this Agreement shall be as set forth in Appendix A which is attached to and incorporated in this Agreement. Such Appendix shall remain in effect during the term of this Agreement.

B. Employees required in the course of their assignment to drive personal automobiles shall receive mileage at the current IRS standard.

C. Longevity

All employees, as defined in Article V-C "Employee Group Classifications", who have been employed by the District ten (10) years or more shall receive a longevity supplement as spelled out below. Longevity will be computed from date of hire and paid the first pay in November. If an employee terminates employment before the first pay in November, longevity payment will be paid on a prorated basis.
Longevity will be paid as follows:

- **10-14 years**
  - $1,091
- **15 years or more**
  - $2,182

D. Overtime

1. Overtime pay (if approved) will be paid at the rate of time and a half.

2. Overtime pay (if approved) will be paid after eight (8) hours per day.

3. Overtime pay (if approved) will be computed on the basis of fifteen (15) minute intervals or major fractions thereof.

4. Overtime pay (if approved) will be paid for work performed on Saturdays, Sundays and Holidays.

5. A minimum of three (3) hours will be given as "Call-in" pay.

E. Accumulated time may be earned instead of pay. In the case of time, an hour of overtime (if approved) is equal to an hour and one half of accumulated time. All accumulated time must have prior approval of administration before it is earned. When a secretary and an administrator agree that eight (8) hours of accumulated time have been earned, the secretary will arrange to take a day off with pay. The day must be taken when students are not in session and be with the prior approval of the administration. No secretary may earn more than four (4) accumulated time days in one calendar year unless prior approval by the Assistant Superintendent of Human Resources. No substitute will be provided on these days. Days may be taken as ½ days or whole days.

F. Retirement Pay

1. After being employed for ten (10) years with the Lake Orion Schools and upon retirement, an employee shall receive retirement pay at the rate of one-half (1/2) of his/her unused sick days not to exceed fifty (50).

2. The per day rate shall be based upon the current contract amount. To receive retirement pay, said employee must be eligible for benefits from the Michigan School Employees Retirement Fund.

3. If the employee meets the requirement of provision #1 above and dies prior to retirement, the employee's designated beneficiary shall receive a payment of ½ of the employee’s unused sick days, not to exceed $3,000.

G. Employee Education

1. The Board of Education, as it deems necessary, may provide opportunities for inservice training sessions for all employees.
2. Employees required to attend classes or training sessions during other than regular working hours, will be compensated at their regular rate of pay for the required hours of attendance.

3. Upon the written authorization and approval of the Superintendent/designee, employees may be permitted to attend conferences and/or workshops related to their job duties and responsibilities at the expense of the School District.

4. Upon authorization by the Superintendent/designee, employees may attend work related adult education and community education classes in the School District and shall be reimbursed for the cost of such classes upon successful completion.

5. An annual cash allowance will be given to any Lake Orion bargaining unit employee who acquires certified hours of public instruction as follows:

<table>
<thead>
<tr>
<th>Hours</th>
<th>Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
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</tr>
<tr>
<td>200</td>
<td>$250.00</td>
</tr>
<tr>
<td>300</td>
<td>$300.00</td>
</tr>
</tbody>
</table>

Approval for educational hours must be obtained in advance from the Assistant Superintendent of Human Resources. It must be determined that the educational hours apply to the job performance.

This allowance shall be paid in a lump sum the last pay period in June.

H. All employees shall be paid in twenty-six (26) equal pays. Ten-month employee’s total pay before 26 pay spread will include pay for the following: teacher calendar plus 20 days, plus holidays, plus earned vacation days.

ARTICLE XV
Insurance Protection

A. The Board shall pay a portion of the monthly premium for medical insurance and prescription which, when annualized, shall not exceed $6,344.80 for a single subscriber, $13,268.93 for an employee + spouse or $17,304.02 for a family. Any insurance costs beyond these capped amounts shall be paid by employees, based upon enrollment status, through payroll deduction. Additionally, any taxes or other payment, such as the Michigan insurance claims tax, which are deemed to be part of the medical cost described in PA 152, shall be included in the insurance costs paid by the employee.

The Board paid portion of the monthly premium as Stated in the above paragraph for the 2021-22, and 2022-2023 school years shall be reviewed and addressed via the District Health Care Review Committee.

LOSA shall have a minimum of two (2) representatives as members of the District Health Care committee.
B. Dental

The Board shall provide for all members of the bargaining unit full-family dental coverage at no cost to the employee. Employees who are not covered under another dental insurance plan shall be provided with a dental plan which is essentially equivalent to the dental program currently in effect with internal and external coordination of benefits for all teachers in the bargaining unit and their eligible dependents. The maximum annual benefit level shall be equal to one thousand five hundred dollars ($1,500).

Employees who are covered under another dental insurance plan either through Lake Orion Schools or another employer shall be provided with a dental insurance plan which is essentially equivalent to the dental program currently in effect. This will include internal and external coordination of benefits. The maximum annual benefit level shall be equal to one thousand dollars ($1,000).

C. Vision

The Board shall provide for all members of the bargaining unit vision coverage at no cost to the employee. Employees who are not covered under another vision insurance plan shall be provided with a vision plan which is essentially equivalent to the vision program currently in effect with internal and external coordination of benefits for all employees in the bargaining unit and their eligible dependents.

D. Group Life

During the duration of this Agreement, the Board shall provide, without cost to the Secretaries, group life insurance protection in the amount specified below that will be paid to the Secretary’s designated beneficiary. In the event of accidental death, the insurance will pay double the specified amount. Coverage shall stop with termination of employment.

For employees electing health insurance: $35,000
For employees not electing health insurance: $40,000

E. Group Long-Term Disability Insurance

The Board will provide all eligible employees with long-term disability insurance.

Gross Monthly Indemnity - 66-2/3% of the insurer’s basic monthly salary or wage or $3,000 maximum

Elimination period of sixty (60) calendar day’s straight wait.

Maximum Income Period:

For a total disability due to accidental injury to insurers age 65.
For total disability due to sickness to insurers age 65.
Survivor Benefits:

If after the insured employee has been totally disabled and is eligible to receive long-term disability benefits under this plan and subsequently dies, benefits shall continue to be paid to the deceased employee’s eligible survivor for a period not to exceed six (6) months. The survivor benefit will equal 66-2/3% of the benefit otherwise payable to the employee before any reduction due to other benefits as described in the Monthly Benefit Section.

F. Health Insurance Option Plan B

Secretaries not electing health insurance coverage will receive seven hundred and twenty ($720) dollars payable annually to be applied to a tax-sheltered annuity or a biannual lump sum cash payment, both subject to applicable deductions. Half time Secretaries not electing health insurance coverage will receive three hundred and sixty ($360) dollars annually to be applied to a tax-sheltered annuity or a biannual lump sum cash payment, both subject to applicable deductions.

In the event that three or more LOSA members elect for cash in lieu of, the amount shall be increased to three thousand dollars ($3,000) annually.

G. The Board shall provide coverage for health care insurance on a pro-rata basis based upon the amount of time worked per week divided by forty (40) hours for half-time employees. If said employee desires the insurance coverage, it shall be said employee’s responsibility to pay for the difference no less than monthly in a consistent manner as prescribed by the Board.

H. Workers Disability Compensation Act

1. Any employee who is absent because of an injury or disease which is compensated under the Michigan Worker’s Compensation Act may elect to use his/her cumulative sick days, prorated, to receive the difference between the Worker’s Compensation benefits and his/her average full pay, excluding overtime pay.

2. Injuries shall be reported by the employees to their supervisors as soon as possible, but not later than three (3) calendar days after occurrence. Any employee receiving an injury on the job requiring immediate medical attention by a physician will receive pay for the full day’s work at the regular rate and if he/she is required to report back during working hours to the doctor, he/she will be paid for the time lost.
ARTICLE XVI
Employee Evaluation

A. Written Evaluation by Immediate Supervisor

The parties agree that the timely and objective evaluation of the work performance of employees is a valuable and necessary activity for both the employer and employee. Its primary purpose is to aid the employee in maintaining and improving job performance.

B. Schedule of Evaluations

1. Each employee shall be evaluated in writing annually. The District may utilize an electronic format to conduct the written portion of the evaluation.

2. Within ten (10) school days of an evaluation, a conference shall be held with the employee to review the evaluation and a copy of the evaluation shall be provided.

3. Each employee shall sign the evaluation which only indicates that the employee has received it. If the employee disagrees with the evaluation, the employee may submit the objections in writing which will be attached to the evaluation and placed in the employee's personnel file.

C. Performance Deficiencies/Notice

At any time, deficiencies in performance are recognized, such deficiencies shall be set forth in specific terms in writing and discussed with the employee in a timely fashion. Specific ways shall be identified in which performance is to improve. A Statement shall be made of how to attain the desired improvement and the assistance to be given by the immediate supervisor. Adequate time shall be allowed to obtain the necessary improvement. The employee shall be involved in the development and implementation of any plans of improvement of performance.

D. Any revision to evaluation forms will be mutually agreed upon by LMM committee.

ARTICLE XVII
Employee Discipline

A. The employer shall not discipline, suspend, or discharge any employee without just cause.

B. In imposing any discipline on a current charge, the employer may give due consideration as to the validity, date and/or relevance of any known past offense.

Any offense involving moral turpitude shall be grounds for dismissal whenever discovered.
C. An employee must be disciplined or notified of possible discipline within ten (10) working days of discovery of any incident. The ten (10) working day limit shall not apply when an employee is not working while on sick leave, vacation, holidays, etc. An employee can be disciplined only once for the same incident unless an investigation supports further action.

D. Oral or written reprimands or warnings, suspensions, with or without loss of pay, or other discipline, including discharge, will be discussed with the employee in private. An Association Representative may be present at the option of the employee.

E. Should the discharged, suspended, or disciplined employee consider the action to be improper, a complaint shall be presented in writing through the Association Representative to the Employer within two (2) regularly scheduled working days after receiving the notification. The Board, or its designated representatives, shall review the discharge or discipline and give their answer within five (5) regularly scheduled working days after receiving the complaint. If the decision is not satisfactory to the Association, the matter shall be referred to the grievance procedure. In situations where a discharge is involved, the matter will be referred to the grievance procedure at a level mutually agreed upon between the Employer and the Association.

F. Discipline, suspension, or discharge of a probationary employee shall not be subject to arbitration. In cases of discharge, the Superintendent or his/her designee agrees to hold a hearing upon written request of the employee involved. The Superintendent or his/her designee shall render a written decision to the employee within ten (10) working days following the hearing. If the employee is still unsatisfied with the Superintendent's decision, he/she may submit a written request to the Board of Education for a hearing.

G. Employees may review their personnel file pursuant to the Bullard-Piawecik "Employee Right To Know Act," Public Act 397, as per school District procedures.

H. A discharged employee shall lose all rights and privileges afforded him/her under the conditions of this Agreement.

**ARTICLE XVIII**

**Grievance Procedure**

There shall be established a Labor Management Committee. Arrangements for such Labor Management meetings shall be set no less than three times per year. Agenda must be supplied to all members of LMM at least five (5) working days in advance of meeting. The purpose of the Labor Management Meeting is to maintain the highest standard of Labor Relations between the Union and the employer.

Before any potential grievance is reduced to writing and after Level 1 of the Grievance Procedure has been completed, the issue(s) assessing the potential grievance will be placed on the agenda of the next Labor Management Meeting. An emergency situation may necessitate an unscheduled meeting. If the decision is not made within five (5) working days of the Labor Management meeting, the formal grievance procedure begins.
DEFINITIONS:

Grievance - A grievance shall mean a claim by an individual or the Association that there has been an alleged violation, misinterpretation or misapplication of any provision of this Agreement (Association grievances may be initiated at Level 3 by mutual agreement.) Such claim must be filed no later than twenty (20) days from the date of the alleged violation, misinterpretation, or misapplication of the Agreement.

Day - The term day as used herein shall mean days when school is in session during the school year and days when the Central Office is open for business during the summer vacation unless otherwise specified.

Shall any differences, disputes or complaints arise over the interpretation or application of the terms of this Agreement, there shall be an earnest effort on the part of both the Association and the Board to settle the dispute promptly through the following steps:

LEVEL I

A. An employee with a grievance shall discuss it with his/her immediate supervisor, individually, represented by or accompanied by a representative of the Association, provided that the aggrieved employee will not be denied the right to have an Association Representative present at such conference.

B. The grievant may invoke the informal grievance procedure on the appropriate form, signed by the grievant and a representative of the Association, which form shall be available for the Association Representative in each building. A copy of the grievance shall be delivered to the immediate supervisor.

LEVEL II

Within three (3) days of receipt of the grievance, the immediate supervisor shall meet with the Association in an effort to resolve the grievance. The immediate supervisor shall indicate his/her disposition of the grievance in writing within three (3) days of such meeting.

LEVEL III

If the Association is not satisfied with the disposition of the grievance, or if no disposition has been made within three (3) days of such meeting (or six (6) days from the date of filing, whichever shall be later) the grievance, within five (5) days, shall be transmitted to the Superintendent. Within five (5) days the Superintendent or his/her designee shall meet with the Association on the grievance and shall indicate his/her disposition of the grievance in writing within three (3) days of such meeting.

If, at Level 3, more than one grievance is filed on the same alleged violation, the disposition of one grievance, and the solution, will be made applicable to the other assuming they have the same solution.
If the Association is not satisfied with the disposition of the grievance by the Superintendent or his/her designee, or if no disposition has been made within the time period provided above, the grievance may be submitted to arbitration by the Association before an impartial arbitrator. Request for arbitration must be submitted within fifteen (15) calendar days of the disposition at Level 3. If the parties cannot agree as to an arbitrator within five (5) calendar days from the notification date that the arbitration will be pursued, one shall be selected by the American Arbitration Association in accord with its rules which shall likewise govern the arbitration proceedings.

The Employer and the Association shall not be permitted to assert in such arbitration preceding any ground or to rely on any evidence not previously disclosed to the other party. The arbitrator shall have no power to alter, add to, or subtract from the terms of this Agreement.

Both parties agree to be bound by the award of the arbitrator. All fees and expenses of the arbitrator shall be shared equally by the Employer and Association.

1. If any employee for whom a grievance is sustained shall be found to have been unjustly discharged, he/she shall be reinstated. If he/she shall, by decision of the arbitrator, have been found to have been improperly deprived of any professional compensation or advantage, the same or its equivalent in money shall be paid to him/her.

2. The time limits provided in this Article shall be strictly observed but may be extended by written agreement of the parties. Failure to observe the time limits contained in this grievance procedure, unless mutually extended, shall result in the grievance being adjusted on the basis of the disposition at the previous level.

3. If an individual employee has a personal complaint which he/she desires to discuss with a supervisor, he/she is free to do so without recourse to the grievance procedure. However, no grievance shall be adjusted without prior notification to the Association and opportunity for an Association Representative to be present, nor shall any adjustment of a grievance be inconsistent with the terms of this Agreement.

4. If the Association decides that no grievance exists and so notifies the claimant, the employee may continue to process his/her claim without reflection upon or support of the Association. If the Association decides there is a legitimate grievance, it shall, immediately, process the claim.

5. A grievance may be withdrawn at any level without prejudice on the record.

6. All documents, communications and records dealing with a grievance shall be filed separately.

7. Forms for filing and processing grievances shall be designed by the Superintendent's office and the Association. These shall be prepared by the Superintendent and shall be given appropriate distribution so as to facilitate the operation of the grievance procedure.
8. Any information necessary to the determination and processing of a grievance shall not be withheld by the Board or Association.

ARTICLE XIX
Negotiation Procedures

A. It is contemplated that terms and conditions of employment provided in this Agreement shall remain in effect until altered by mutual agreement in writing between the parties. If, during the course of this Agreement, it becomes evident that any section of the Agreement is not workable or causes undue hardship upon either party in its application, negotiations may be reopened by mutual consent of the Association and the Board to reconsider the section presenting such hardship. The start of negotiations shall not be delayed more than thirty (30) days after the reaching of agreement on the need for negotiations unless further delay is mutually agreeable.

B. The parties shall initiate negotiations for the purpose of entering into a successor agreement by June 1 preceding the expiration date of this agreement.

C. Neither party in any negotiations shall have any control over the selection of the negotiation or bargaining representatives from within or outside the school District. While no final agreement shall be executed without ratification by the Board and Association, the parties mutually pledge that their representatives will be clothed with all necessary power and authority to make proposals, consider proposals, and make concessions in the course of negotiations.

D. If the parties fail to reach an agreement in any such negotiations, either party may invoke the mediation machinery of the State of Michigan Labor Mediation Board.

ARTICLE XX
Special Conferences

Special conferences may be called by the Association President or the Employer or its designated representatives on important matters to be determined between the Employer and the Association. Such formal meetings shall be between at least two (2) representatives of the Employer and at least two (2) representatives of the Association. Arrangements for such conferences shall be made at least five (5) working days in advance of the meeting. An agenda shall be prepared jointly by the Employer and the Association. Matters taken up in such conferences shall be confined to those items included in the agenda. Members of the Association shall not lose pay for time spent in such conference. These conferences may be attended by designated representatives of the Board of Education, representatives of the Association or representatives of the MEA-NEA.

ARTICLE XXI
Miscellaneous Provisions

A. This Agreement shall constitute the full and complete commitments between both parties and may be altered, changed, added to, deleted from or modified only through mutual consent of the parties in a written and signed amendment to this Agreement.
B. This Agreement shall supersede any rules, regulations or practices of the Board which shall be contrary to or inconsistent with its terms.

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

D. The provisions of this Agreement are mutually binding as to wages, hours, terms and conditions of employment.

E. A sufficient number of copies of this Agreement shall be printed and distributed at the expense of the Board. It is understood by both parties that this Agreement should be distributed to the Association members as soon as possible.

F. All supplemental agreements shall be subject to the approval of the Employer and the Association.

G. Temporary and Substitute Employees

1. The Board may employ temporary employees. The period of employment of these temporary employees will not exceed ninety (90) working days at one location, and a temporary employee will not replace a permanent employee.

2. Temporary employees shall be paid according to Appendix A, Class 3, Step 1.

3. Temporary and substitute employees will not receive fringe benefits as contained in the Agreement.

4. Temporary positions lasting more than ninety (90) working days shall be posted as temporary positions. (This posting provision may be waived by mutual, written agreement of the parties in extenuating circumstances.)

H. The parties have adopted LMM as the problem-solving process for ongoing contract maintenance.
ARTICLE XXII
Duration of Agreement

This Agreement shall be effective as of July 1, 2020 and shall continue in effect until the 30th day of June 2023. This Agreement shall not be extended orally, and it is expressly understood that it shall expire on the date indicated.

LAKE ORION SECRETARIES ASSOCIATION

By
President, Negotiator

By
Vice President, Negotiator

By
MEA Uniserv Director

BOARD OF EDUCATION

By
President

By
Vice President

By
Assistant Superintendent of Human Resources

Negotiating team consisted of:
For LOSA: Shawn Shivnen, Elizabeth Spearing, Heather Hammerl, Linn DeRose, Gloria Sprenger, Kristin Varney.

For Administration: Rick Arnett, Shannon Lewis, Adam Weldon, and Lisa Barry
APPENDIX A

LOSA Wages

Employees hired before August 8, 2012:

2020-2021 Salary Schedule:

<table>
<thead>
<tr>
<th>Hourly Rate</th>
<th>Step 1</th>
<th>Step 2</th>
<th>Step 3</th>
<th>Step 4</th>
<th>Step 5</th>
<th>Step 6</th>
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<td>$15.58</td>
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<td>$22.75</td>
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<td>$24.08</td>
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2021-2023 Salary:

Hourly Rate: $24.56

Employees hired after August 8, 2012:

2020-21 Salary Schedule:

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2021-2023 Salary Schedule:

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<td>$20.37</td>
<td>$20.93</td>
<td>$21.39</td>
<td>$22.15</td>
</tr>
</tbody>
</table>

All wages will be paid by direct deposit to a financial institution.

For new hires to be eligible for step advancement they must have completed their probationary period in accordance with Article VI “Probation”.

All eligible employees shall advance one step each year on the salary schedule during the duration of this contract.

Employees hired after August 8, 2012 for the 2021-2022 school year shall be placed on the salary schedule within the classification of the position of which they hold at a Step that will give them an increase in compensation as compared to the 2020-2021 school year. These same individuals shall advance one Step from their 2021-2022 placement for the 2022-2023 school year.

For the 2020-2021 school year individuals who were on Step 8 during the 2019-2020 school year shall receive a 1% (one percent) off schedule hourly rate increase.

For the 2022-2023 school year of this contract those individuals hired prior to August 8, 2012 or those hired after August 8, 2012 and who were on Step 8 during the 2021-2022 school year of this contract shall receive a 1% (one percent) off schedule hourly rate increase. This off schedule increase shall expire at the conclusion of this agreement.
LETTER OF AGREEMENT

BETWEEN
LAKE ORION COMMUNITY SCHOOLS
AND
LAKE ORION SECRETARIES ASSOCIATION

The parties understand the need to provide association members appropriate professional development programs to assist them in performing the duties associated with their positions. In order to meet this need the parties agree a Professional Development Committee shall be established to plan and implement professional development programs. The committee shall consist of two association members, the Human Resources Specialist, and a building level administrator.

The committee will plan the professional development programs for up to three days of training. The first day of training will take place during the start of school in-service day. The second day will take place during the MLK day in which students are not present, and the third day will be at the discretion of the committee and may include building level specific training that may be done in less than full day durations.

This letter of understanding shall be reviewed at the expiration of this contract.

LAKE ORION EDUCATION ASSOCIATION

By
Elizabeth Spearing, President

By
Shawn Shivnen, MEA UniServ

BOARD OF EDUCATION

By
Jim Weidman, President

By
Rick Arnett, Assistant Superintendent of Human Resources