MASTER AGREEMENT

August 12, 2024 – AUGUST 13, 2027
This Agreement is made and entered into by and between the School Board of the Kent Intermediate School District (hereinafter referred to as the "Board") and the Kent County Education Association /MEA/NEA

(hereinafter referred to as the "Association").

TABLE OF CONTENTS

<u>Article</u>	Subject		Page
ı		pose and Intent	6
	A.	Objective	6
	В.	Relations	6
	C.	Legal Reference and Agreement	6
II	Recognition		7
	A.	Bargaining Representative	7
	В.	Negotiations	8
111	Board Rights and Responsibilities		8
	A.	Board Rights	8
	B.	Terms of Agreement	9
IV	Ass	9	
	A.	Membership Rights	9
	В.	Statutory Rights	9
	C.	Building Use	9
	D.	Information	10
	E.	Recognition at Board Meetings	10
	F.	Union Member	10
	G.	Association Business/Leave	10
٧	Grievance Procedure		12
	A.	Grievance Defined	12
	B.	Purpose	12
	C.	Procedure	12
	D.	Level 1 (Verbal)	12
	E.	Level 2 (Immediate Supervisor)	13
	F.	Level 3 (Superintendent)	13
	G.	Level 4 (Mediation)	13
	H.	Level 5 (Arbitration)	14
	1.	Power of the Arbitrator	14
	J. K.	Limitation of Arbitrator	14
	L.	Fees and Expenses	15
	M.	Retroactivity General Provisions	15 15
	N.		16
	0.	•	16
	♥.	Citc value i villo	10

Article	Subject	Page
VI	Individual Bargaining Unit Member Privileges & Responsibilities	16
	A. Civil Rights	16
	B. Bargaining Unit Member Conduct	17
	C. Bargaining Unit Member Records	17
	D. Complaints and Reprimands	17
	a. Verbal Communication	17
	b. Written Reprimands	18
	c. Permanent Record	18
	d. Just Cause and Grievance	18
	E. Health of Bargaining Unit Members	19
	F. Evaluation	20
VII	Seniority, Layoff and Recall	21
	A. Individual Contracts	21
	B. Method of Payment	22
	C. Extended Periods of Employment	22
	D. Reduction of Staff	23
	E. Seniority	23
VIII	General Working Conditions for Bargaining Unit Members	
	A. Work Day	27
	B. Substitutes	28
	C. Flex Scheduling for Support Services Staff	28
	D. Additional Time	29
	E. Daily Schedules	29
	F. Building Closing	30
	G. Travel, Working Time and Absence	31
	H. Records and Reports	31
	I. Transportation	31
	J. Material Purchase	31
	K. Equipment and Supplies	31
	L. Vacancies and Assignments	32
	M. Professional Development	32
	N. Staff Meetings	33
	Rargaining Unit Member Protection/Assault	33

Article		Subject	<u>Page</u>
IX	Profe	35	
	A.	Salary	35
		Financial Gain	35
		Salary Schedules	35
		Salaries for New Members	38
		Reinstatement of Salary Schedules	39
	-	Medical Insurance	39
		Dental Insurance	41
	H.	Vision Insurance	41
	I.	Life Insurance	41
	J.	LTD	42
	K.	Payroll Deduction	43
	L.	Severance Pay	43
	M.	Reimbursement for Continuing Ed	44
	N.	Conference Leave and Expenses	45
X	Leav	46	
	A.	Paid Sick Leave	46
	В.	Sick Leave Donation Protocol	46
	C.	Emergency Absence	47
	D.	Personal Leave	48
	E.	Professional Leave	49
	F.	Bereavement	49
	G.	Pro-ration	49
	H.	Military Leave	50
	I.	Jury Duty	50
	J.	Workers' Compensation	51
ΧI	Unp	52	
	A.		52
	В.		53
	C.	Return From Leave	53
	D.	Family Medical Leave Act	54
XII	Prof	57	
	A.	Purpose	57
	В.	Membership	57
	C.	Meetings	57
	D.	Agenda	57
	E.	Proposals	58
	F.	Limitations	58

Article	Subject	
XIII	Site Based Decision Making	
	A. Purpose	58
	B. Variations from Master Agreement	58
	C. Participation	58
	D. Membership	59
XIV	Savings Clause	
XV	Continuity of Operations	59
XVI	Duration of Agreement	60
	Appendix A: Salary Schedules	61
	Appendix B: Personnel Prov- Classroom Teacher	67
	Appendix C: Personnel Prov – Certified Non-Classroom	74
	Appendix D: LOA CTSO / Non-CTSO Stipends	76
	Appendix E: Glossary	78
	Appendix F: Letter of Agreement (Student Safety)	80

ARTICLE I

PURPOSE AND INTENT

A. Objective

The Board and the Association recognize: That their joint objective is to provide a quality education to the students of the School District, and that the quality of education provided depends upon the dedication, preparation, and morale of the professional staff and upon the effectiveness and efficiency of the administration to maintain a desirable educational atmosphere.

B. Relations

Being engaged in a mutual endeavor in the public interest, the Board and the Association encourages fair and harmonious relations between their respective representatives at all levels.

C. Legal Reference and Agreement

In the above spirit and pursuant to the requirements of Act 379 of the Michigan Public Acts of 1965, the Board and the Association herein set forth their Agreement with respect to rates of pay, wages, hours and other terms and conditions of employment of all individuals included in the Bargaining Unit as defined in Article II insofar as such matters are not controlled by applicable Michigan laws, such laws, superseding anything which may be contained herein.

ARTICLE II

RECOGNITION

A. Bargaining Representative

- 1. The Board hereby recognizes the Kent County Education Association/MEA/NEA as the exclusive bargaining representative for the Kent Intermediate Education Association, as defined in Section II of Act 379 of the Michigan Public Acts of 1965, for certified, licensed and non-certified professional personnel employed by the Board in the areas of Special Education and Career and Technical Education, including:
 - a. Instructor
 - b. Career Advisor/Counselor
 - c. Community-Based Vocational Training Coordinator
 - d. Physical Therapist
 - e. Support Teacher
 - f. Teacher Consultant
 - g. Work-Based Learning Coordinator
 - h. Center-Based Occupational Therapist
 - i. Center-Based Social Worker
 - j. Center-Based Speech Pathologist
 - k. Center-Based Psychologist
 - I. Center-Based Physical Therapist
 - m. CTE Curriculum Coordinator
 - n. Certified Orientation and Mobility Specialist
 - o. Early On Service Providers

but excluding all supervisory, administrative, Business & Community Resources Coordinators, clerical, custodial and maintenance personnel and all persons employed by the Board in any other area.

- 2. The term "Bargaining Unit Member" when used hereinafter in this Agreement shall refer solely to those bargaining unit members represented by the Association in the bargaining unit defined in A.1. above, regardless of membership status. Bargaining unit members not covered by the Teacher Tenure Act, shall be referred to as "Professional Ancillary Staff" where appropriate. Teacher or Instructor shall refer to bargaining unit members subject to sections 1248 and 1249 of the Michigan Revised School Code.
- 3. The term "Board" shall include its officers and agents, including the superintendent and his or her designees.

B. Negotiations

The Board agrees not to negotiate with any organization other than that designated above as the bargaining representative of the bargaining unit members covered under Paragraph A.1.

ARTICLE III

BOARD RIGHTS AND RESPONSIBILITIES

A. Board Rights

The Board, in its own behalf and on behalf of the electors of the District, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan, and of the United States, including, but without limiting the generality of the foregoing, the right:

- 1. To execute management and administrative control of the school system and its properties and facilities and the activities of its bargaining unit members.
- To hire all bargaining unit members, and subject to the provisions of law, to determine their qualifications and the conditions of their continued employment, or their dismissal or demotion; to reduce the number of bargaining unit members employed; and to promote and transfer all such bargaining unit members.
- 3. To determine the hours of instruction, curriculum, and the duties, responsibilities, and assignments of bargaining unit members with respect thereto, the selection of any special textbooks, teaching materials or aides of any kind, non-teaching activities, and the terms and conditions of employment, it being understood that the Association shall be given the opportunity to express an opinion, if it so desires, as to determination of such textbooks, materials or aids prior to a final decision by the Board.
- 4. A bargaining unit member's professional judgment will govern the implementation of the curriculum, keeping in mind the guidelines and requirements established by the Board and/or standards/law.

B. Terms of Agreement

The exercise of the foregoing powers, rights, authority, duties and responsibilities by the Board, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connections therewith shall be limited by and subject to the specific and express terms of this Agreement.

- 1. The Employer will honor (will not violate) all bargaining unit members' legal rights and privileges.
- 2. Changes in Board policy will be disseminated in the current manner. Changes will be forwarded to the Association President and Secretary.
- 3. The district email system will be used to inform Kent ISD staff of changes to Board policies. Staff will be directed to www.kentisd.org for new and updated policies under the School Board page.

ARTICLE IV

ASSOCIATION PRIVILEGES

A. Membership Rights

The Board agrees that it will not discriminate against any bargaining unit member with respect to hours, wages, terms or conditions of employment because of membership in the Association or participation in any activities of the Association.

B. Statutory Rights

The Association, on its own and its individual members' behalf, retains and reserves without limitations all powers, rights, authority, duties and responsibilities, if any, conferred upon and vested in it by the laws and Constitution of the State of Michigan and of the United States.

C. Building Use

 The Board agrees that the Association may use the District's building and utilities at any reasonable time with the prior approval of the Superintendent for the purpose of holding meetings of the Association or conducting Association business.

- 2. The Association may use the equipment (copying machines, printers, audio visual equipment, computers) within the buildings when such equipment is not otherwise in use, provided that the Board may request reimbursement for the cost of supplies used and any equipment damages due to negligence. The Association may also have the use of telephones.
- Existing bulletin board space shall be made available to the Association to
 post notices of a non-political nature. The Association shall be allowed to
 distribute materials provided the building administrator is kept informed of
 the Association member(s) designated the responsibility for such
 distribution.

D. <u>Information</u>

The Board agrees to furnish to the Association, in response to reasonable requests, public information when available to the Board, in the form in which it is kept, concerning the financial resources of the District, tentative budgetary requirements and appropriations and such other public information in the possession of the Board as may assist the Association in developing accurate and constructive programs on behalf of the bargaining unit members covered under this Agreement or which may be necessary for the Association to process any grievance or complaint.

E. Recognition at Board Meetings

The Board agrees that a bargaining unit member so designated by the Association will be recognized at a regular Board meeting so long as prior arrangements have been made with the Superintendent.

F. Union Member

The Parties recognize that being a dues paying member of the Association is voluntary. Those bargaining unit members electing to pay dues will do so directly to the Association.

G. Association Business/Leave

The Board agrees that it may be necessary for officers or agents of the Local Association to conduct Association business during working hours. This will be allowed subject to the following provisions:

 A maximum of ten (10) Association leave days will be allowed per school year for KIEA use with no deduction in pay pursuant to all applicable cost reimbursement requirements. An additional twelve (12) work days total may be requested by the bargaining unit members to attend annual MEA conferences. Each member may request no more than two (2) days for conference attendance.

- 2. Prior authorization from the Administration must be obtained. Requests for Association leave will be submitted in writing five (5) work days in advance through the immediate supervisor. All requests must be signed by the Association President and Assistant Superintendent Human Resources and Legal Services. The request will state the date(s) to be absent, the person(s) requesting use of Association leave, the length of time the Association leave will require absence from the job.
- 3. Unused days are not cumulative and may not be used in another contract year.
- 4. No one individual will be absent from a classroom/student caseload assignment more than five (5) work days per school year while on Association leave.
- 5. Association days shall not be used during scheduled conference times, open house meetings, orientation/in service days, or immediately before or after holiday and vacation periods.
- 6. Persons who are not bargaining unit members of the Board shall obtain prior approval of the Superintendent or his representative before conducting any Association business during the normal working hours of the bargaining unit member. Such approval shall not be unreasonably withheld.
- 7. The Association will be granted one and one half hours, during normal working hours, for an association business meeting for all bargaining unit members. This time is to be held prior to the first student attendance day. This shall apply to all union groups.
- 8. It is understood that, subject to ORS requirements, service credit for union release time may be subject to the Association or unit member reimbursing Kent ISD for the employer's ORS costs for that amount of release time each school year.

ARTICLE V

GRIEVANCE PROCEDURE

A. Grievance Defined

- 1. For the purpose of this Agreement, a grievance is defined as any claim or complaint by a bargaining unit member or by the Association that there has been a violation, misinterpretation, or misapplication of a specific provision of the Agreement.
- 2. An "Aggrieved Bargaining Unit Member" is the bargaining unit member or bargaining unit members who is/are employed by the Board.
- 3. Any such grievance shall be processed as hereinafter provided.

B. Purpose

- 1. The purpose of the grievance procedure is to secure, at the lowest possible administrative level, proper solutions to grievances. Both parties agree that grievance proceedings shall be kept as informal and confidential as appropriate at all levels of the procedure.
- 2. Nothing herein shall prohibit any aggrieved bargaining unit member from discussing his/her grievance informally with any member of the administration.
- 3. Administration will evidence good faith efforts at resolving said grievance; the aggrieved bargaining unit member will evidence good faith efforts in his/her pursuit of the grievance.

C. Procedure

Since it is important that grievances be processed as rapidly as possible, the time limits referred to in this procedure are maximums. Time limits may be extended only by the written agreement of the Board and the Association. All time limits are calendar days, excluding Saturdays, Sundays, scheduled Christmas and spring vacation periods, and legal holidays when the KENT ISD Administration Office is closed or any day when member attendance is excused.

D. <u>Level 1 (Verbal)</u>

An aggrieved shall, within ten (10) days after the facts giving rise to the grievance have first occurred, or when the alleged grievance first became known, discuss the grievance, either alone or with an Association representative, with their

immediate supervisor, specifically identifying the discussion as being a Level 1 grievance matter.

E. Level 2 (Immediate Supervisor)

In the event the grievance is not resolved within ten (10) days of the Level 1 discussion, the grievance may be reduced to writing using the Official Grievance Form, stating the facts giving rise to the grievance and identifying the provisions of this Agreement which have been violated, stating how it believes the Agreement had been violated, relief sought, signed by the aggrieved, and delivered to the aggrieved immediate supervisor. The written grievance shall be delivered no later than 3:30 p.m. on the 16th day following the first occurrence of the facts giving rise to the grievance.

Within ten (10) work days of receiving the written grievance form, the aggrieved bargaining unit member and the immediate supervisor (together with the appropriate Director, if the Director is not the bargaining unit member's immediate supervisor) and a representative of the Association shall meet to discuss the matter in an effort to resolve it.

The immediate supervisor shall provide a written response to the Aggrieved within five (5) days of the grievance meeting.

F. Level 3 (Superintendent)

If the grievance is not resolved at Level 2, the aggrieved may, within five (5) days from the immediate supervisor's response or the date such response was due, or whichever is shorter, deliver the grievance to the office of the Superintendent.

The Superintendent or designee shall, within ten (10) days from the receipt of the grievance, meet with the aggrieved and, if requested by the aggrieved or the Association, an Association representative.

The Superintendent or designee shall provide a written response to the aggrieved and the Association within five (5) days from the Level 3 meeting.

Grievances claiming a violation of Association Rights may be filed at Level 3 by an Association representative. Such grievances shall be filed within the Level 1 time limits and shall be in writing the same as at Level 2.

G. Level 4 (Mediation)

If the grievance is not resolved at Level 3, subject to mutual agreement within ten (10) days from the final decision of the Superintendent or the date such was due, whichever is shorter, the parties may submit the grievance to mediation. Grievances that are not satisfactorily resolved through this process shall be

submitted to Level 5, Arbitration, only after mediation (interest-based resolution process) has been fully exhausted. Neither party shall be obligated to mediation.

H. <u>Level 5 (Arbitration)</u>

If the grievance is not resolved at Level 4, the Association and the aggrieved may, within ten (10) days from the final decision of the Superintendent or the date such decision was due, whichever is shorter, submit the grievance to a mutually satisfactory arbitrator under and in accordance with the rules of the American Arbitration Association.

I. Power of the Arbitrator

The arbitrator shall have the power and authority as set forth herein to resolve such grievance.

- 1. It is expressly agreed that the power and authority of the arbitrator shall be limited in each case to the resolution of the contractual question submitted to him or her.
- 2. Further, it is agreed that the arbitrator shall have no power to add to, subtract from, or modify, any of the terms of this Agreement; nor shall the arbitrator substitute his or her discretion for that of the Board or the Association where such discretion has been retained by the Board or the Association under Article III or IV, respectively; nor shall the arbitrator exercise any responsibility or function of the Board or of the Association.
- 3. The decision of the arbitrator shall be final and binding on both parties.

J. <u>Limitations of Arbitrator</u>

The arbitrator shall have no power to rule on any of the following:

- 1. The termination of services of or failure to re-employ any probationary bargaining unit member.
- 2. The termination of services or failure to re-employ any bargaining unit member to a position other than that member's position.

K. Fees and Expenses

- 1. The fees and expenses of the arbitrator shall be shared equally by the Board and the Association.
- 2. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expense of witnesses called by the other.

L. Retroactivity

No decision in any case shall require a retroactive adjustment in any other case.

M. General Provisions

- 1. It is expressly understood that the grievance procedure shall not apply to any matter for which a statute or regulation provides a procedure for obtaining relief: e.g., Teacher Tenure Act.
- 2. In the event a grievance is raised after May 1 of any school year, the Board, the Association, and the aggrieved shall use their best efforts to process the grievance before the end of the school year.
- 3. Any grievance not advanced to the next step by the aggrieved in accordance with this Article shall be deemed resolved on the basis of the last response, or if no response has been given, shall be deemed to have been abandoned.
- 4. Only one grievance shall be presented to an arbitrator in any one hearing unless the parties mutually agree to combine grievances for the same arbitrator.
- 5. Awards for back pay shall be limited to one pay period prior to the first filing in writing of the grievance. (Exception: Any error in individual contract compensation shall be limited to the current fiscal year).
- 6. The time and date of receipt of all grievance documents shall be placed on the documents and shall be initialed or signed by the person receiving the documents. For timeline purposes, official delivery of grievance documents will be receipted by the Local Association President or Grievant for the Association, and by the Assistant Superintendent Human Resources and Legal Services or Superintendent for the Board.
- 7. Conferences relating to grievances shall be held during non-working hours or at otherwise mutually agreeable times.
- 8. Settlement of grievances shall be in writing and signed by all parties.

 Those grievances settled at Level 1, Level 2, or Level 3 shall be without

- precedent unless also signed by the Superintendent and Association representative.
- 9. In the event more than one person is an Aggrieved, only two such persons may be present at conferences or other meetings regarding the grievance unless otherwise agreed. Further, only one such person need acknowledge receipt of grievance documents.

N. Matters Not Subject to Grievance Shall Include:

- 1. Discipline, termination of services or failure to re-employ any probationary unit employee.
- 2. Evaluation of probationary unit member
- 3. Any matters for which the Michigan Teacher Tenure Act, as revised, provides an avenue for dispute, challenge or appeal.
- 4. Any decisions regarding selection or assignment of extra-duty positions.
- 5. Any grievance which arose prior to the effective date of this agreement shall not be processed under this agreement, unless mutually agreed to by the parties.

O. Grievance Forms

Forms for filing and processing grievances shall be made available by the Board. This form will be entitled "Official Grievance Form".

ARTICLE VI

INDIVIDUAL BARGAINING UNIT MEMBER PRIVILEGES AND RESPONSIBILITIES

A. Civil Rights

The hours, wages, terms and conditions of this contract will be applied without regard to race, color, religion, national origin, age, sex (including pregnancy, gender identity, or sexual orientation), height, weight, marital status, physical characteristics, disability, or any other legally protected characteristics.

B. Bargaining Unit Member Conduct

Bargaining unit members are required to comply with rules, regulations and directions which may be adopted by the Board or its representatives which are consistent with the provisions of this Agreement. The Board shall notify members prior to the implementation of new rules, regulations and directions.

1. Any alleged failure to comply will be reported promptly to the bargaining unit member and to the Department Supervisor involved.

C. <u>Bargaining Unit Member Records</u>

Upon appointment, bargaining unit members shall have access to their personnel files to review any document prepared by the bargaining unit member, college transcripts, progress evaluation forms prepared by the principal or supervisor, and information which is not received as privileged, confidential or considered as such according to law. A bargaining unit member will be notified via email if a person other than the supervising administrator or Human Resources team member requests access to their personnel file and whether that access was granted.

D. Complaints and Reprimands

- 1. Formal complaints directed toward a bargaining unit member shall be called to the bargaining unit member's attention at the earliest possible time.
- 2. Informal complaints Bargaining unit member may request the presence of an available Association Representative of the member's choice, when being reprimanded or during any questioning that may lead to discipline. Reprimands are subject to the following procedure:

a. <u>Verbal Communication</u>

1. Nothing contained herein shall prevent verbal communication between administrators and bargaining unit members. The bargaining unit member retains the right to Association Representation. The administration has the right to request Association Representation for the bargaining unit member, however, the member has the right to refuse representation or select an available representative of the member's choice.

2. Such contacts including commendation, praise, questioning, suggesting, directing, and reminding shall be termed casual and will not require the presence of an Association representative.

b. Written Reprimands

- 1. If any verbal communication is intended, by the administrator, to be a reprimand which will be the basis for further disciplinary action, or if a written reprimand is to be issued in connection with the verbal communication, this intent shall be expressly stated as such, and the bargaining unit member shall be given a reasonable opportunity to request the presence of an Association Representative.
- 2. No written reprimands shall be issued without preceding verbal communication regarding the incident which will be the subject of the written reprimand.

c. Permanent Record

Before being placed into the bargaining unit member's permanent record, the bargaining unit member will be provided with a copy of the written reprimand, signed by the Administrator issuing it, and the bargaining unit member may submit any written statement the bargaining unit member wishes, signed by the bargaining unit member, which the bargaining unit member wishes to include in the record.

d. Just Cause and Grievance

- No Professional Ancillary Staff member shall be reprimanded or suspended without pay without just cause. All other bargaining unit members shall not be reprimanded or suspended for reasons that are arbitrary and capricious.
- Reprimands issued under this Article may be the subject of a grievance within the terms and conditions of the professional grievance procedure set forth in Article V of this Agreement.
- 3. No probationary or non-tenure bargaining unit members shall be discharged without due process.
- 4. Right to Representation

A bargaining unit member shall be entitled to have present a representative of the Association during any meeting which will or may lead to disciplinary action by the Employer. When a request for such representation is made, no action shall be taken with respect to the bargaining unit member until such representative of the Association is present. Should disciplinary action be likely to occur at a given meeting, the bargaining unit member shall be advised immediately of said possibility and be advised by the Employer of the right to representation under this provision of the Agreement. The Association will make every attempt to provide a representative in a timely manner, particularly when circumstances require immediate action.

- e. In the event that the discipline process leading to termination is necessary with professional staff, the steps listed below will be followed:
 - 1. Verbal warning Documentation for files
 - 2. Written warning Copy for files
 - 3. One (1) to fifteen (15) days suspension from job without pay documentation for files.
 - 4. Termination

The District, however, reserves the right to omit certain steps in the above stated process if the situation so warrants.

E. Health of Bargaining Unit Members

- 1. Physical examinations and/or drug testing by a doctor of the Board's choice at Board expense shall not be required as a general condition of employment unless otherwise permitted or required by Board policy, for licensure or other legally mandated reason.
- 2. Each bargaining unit member must maintain the necessary good physical and mental health to adequately provide the respective service.
- 3. Written evidence of such good physical and mental health may be requested by the Board from physicians of the Board's choosing, but the cost of any such examination to prove good health, will be paid by the Board.
- 4. Bargaining unit members shall provide proof of freedom from tuberculosis.

5. The Board shall continue its practice of providing, at no cost to the bargaining unit member, the necessary protective equipment, clothing and devices for the safe pursuit of the bargaining unit member's assigned duties.

F. Evaluation

- 1. Each Professional Ancillary Staff member will be evaluated a minimum of once every three (3) years and may be evaluated more frequently if the need arises. The staff evaluation program shall aim at the early identification of specific areas in which the Professional Ancillary Staff member needs help, so that appropriate assistance may be provided or arranged for. The evaluation of the performance of each Professional Ancillary Staff member shall be the responsibility of the immediate supervisor or other designated Administrator.
- 2. All monitoring, including the use of closed-circuit television, audio systems, and similar devices when used for professional evaluation, shall be conducted openly and with the full knowledge and consent of the Professional Ancillary Staff member. Conducting observations does not require consent unless the observation involves recording or technology as described above.
- Each Professional Ancillary Staff member shall be given a copy of the evaluation tool prior to any formal evaluation or observation. Professional Ancillary Staff members shall also receive a copy of the written evaluation at the time of the personal conference following the evaluation. In the event a Professional Ancillary Staff member disagrees with any evaluation, the Professional Ancillary Staff member may put his/her objections in writing and shall have them attached to the evaluation report for the personnel file.
- 4. If a Professional Ancillary Staff member, after receiving suggestions for improvement and reasonable degree of assistance to correct any deficiencies, fails to correct the deficiencies or perform his/her assignments in a satisfactory manner, then non-renewal or dismissal procedures may be invoked. However, if any deficiency previously noted in earlier evaluations fails to appear in subsequent evaluations, then the Professional Ancillary Staff member shall consider sufficient improvement/correction was made.
- 5. The performance of probationary Professional Ancillary Staff members shall be observed no less than two times each year with a written evaluation at least once each school year of the probationary period.

- 6. A Professional Ancillary Staff member shall review and sign all evaluation materials that are to be included in the personnel files. Such signing does not necessarily indicate agreement, and the bargaining unit member may submit any written statement in regard to such materials.
- 7. The content of any evaluation is not subject to arbitration.
- 8. The evaluation process for all other bargaining unit members shall be delineated in Board policy and corresponding administrative guidelines.

ARTICLE VII

SENIORITY, LAYOFF AND RECALL

A. Individual Contracts

- 1. Each bargaining unit member shall be employed pursuant to a written contract. Each contract shall state the terms of employment, including salary and length of employment.
- 2. It is understood that the Board reserves the right to use its sole discretion to assign and/or transfer bargaining unit members to job assignments. Professional Ancillary Staff member shall be given an opportunity to be heard before being assigned or transferred to another department, and provided further, that any such transfer or assignment or request thereof shall be made by the Superintendent or appropriate Director.
- 3. All provisions and requirements of the Michigan Teachers' Tenure Act will apply to each individual who holds Michigan Teacher Tenure Status for the position in which they are employed.
- 4. Each bargaining unit member who is not covered or will not become eligible to be covered by the Michigan Teachers' Tenure Act, shall be placed on probation for the first four (4) years of employment with Kent Intermediate School District.
- 5. After completion of the probationary period, the bargaining unit member who is not eligible to be covered by the Tenure Act shall be placed on non-probationary status and shall not be disciplined or terminated without just cause.

B. <u>Method of Payment</u>

- 1. A bargaining unit member shall beginning in August be paid in 26 biweekly installments. Salary and installments shall be prorated for employment that is less than a full school year.
- 2. A bargaining unit member may elect to receive all earned salary in the final pay check of the fiscal year, in which the salary was earned, if the bargaining unit member has filed a written request with the Associate Superintendent for Administrative Services prior to May 1st of the fiscal year.

C. Extended Periods of Employment

- The Board shall attempt to provide extended employment opportunities during the summer months, to bargaining unit members covered by this Agreement. Work performed during the summer months does not create a binding employment contract for the upcoming school year; rather, such work is an extension of the previous school year. Only those contractual rights identified by the parties shall extend into the summer employment opportunities.
- 2. Notices of any such summer work opportunities, including the rate of pay, will be posted by appropriate Administrative personnel, including Department Supervisors, within three (3) school days of knowledge of such opportunities, with a copy of such notice being sent to the President of the Association.
 - Bargaining unit members who are advisors to student organizations (currently Skills USA, HOSA and MITES) are compensated per Appendix D.
 - b. Bargaining unit members who serve as mentors will receive an annual Flat Fee the fee will be the same as current fee paid to student organization advisors.
 - c. The principal will determine the recognition of all student organizations and advisors.
 - d. Required meetings held after the regular work day must be approved by the principal. Major projects/assignments will be brought to the attention of the principal and will be considered on a case by case basis. If more than five (5) after school meetings are required and approved by the principal, the bargaining unit member will be paid at eighty percent (80%) of BA Step 3. Meetings shall

- not exceed sixty (60) minutes in duration. This rate will be adjusted yearly to reflect the increase placed on the salary schedule.
- e. Off-contract work on curriculum development and other related work shall be paid at the rate of \$32.00 per hour and shall be voluntary.
- f. Any center program unit extra duty stipends that originated from GRPS shall be discontinued at the time that the individual currently receiving the stipend no longer performs that extra duty role, changes positions, or is no longer employed with Kent ISD. Center programs extra duty stipends shall not be continued following that form of attrition. Consideration of any potential future extra duty will be subject to the Kent ISD process.
- 3. It is understood that in selecting the particular bargaining unit members who are to be offered extended contracts or other comparable professional summer employment, the criteria utilized shall include competence, experience and years of service, and that other things being equal, bargaining unit members with the most service shall be given preference.
- 4. During the period of any such extended employment, the terms of this Agreement shall be applicable only with respect to any extended work period in the same position as held during the school year.

D. Reduction of Staff

Whenever it becomes necessary to reduce the number of professional ancillary personnel (Article II.A.1. of this Agreement) on the staff of the Kent Intermediate School District because of insufficient funds, decreases in student enrollment, lack of work, changes in the educational and administrative programs of the District, or for other reasons, or to recall staff from layoff, the following procedures shall be followed in making such a reduction:

Reduction in the Professional Ancillary Staff of the Kent Intermediate School District shall be based upon the principles of, seniority, certification and/or approval, and qualifications, where applicable, and shall be carried out within each department and/or section of the District.

The reduction and recall procedures for all other bargaining unit members will be delineated in Board Policy and corresponding Administrative Guidelines.

E. Seniority

1. Seniority shall be computed from the most recent date of hire in a professional position minus any time spent on layoff or unpaid leave

(except that time spent on sabbatical, military leave, career exploration or child care leave shall count toward years of service and shall not be deducted). Absence due to illness shall not constitute an unpaid leave within the meaning of this provision unless the bargaining unit member is formally placed on leave of absence.

- Seniority will not accrue for those individuals who assume administrative
 positions. For the duration of their administrative position, their seniority
 will be "tolled". An individual may return from an administrative position if
 a vacancy exists. If an individual returns from an administrative position,
 their seniority will continue to accrue from the point at which their seniority
 was tolled.
- 3. As of the 2024-25 school year, for new hires within the bargaining unit having the same date of hire / Board approval, the sum of the individual's last four digits of the Social Security Number will be applied with the greatest sum being most favorable for initial seniority.
- 4. Part-time employment of 0.5 FTE or more shall be counted as continuous service and shall not be prorated. For purposes of continuous service part-time employment of less than 0.5 FTE shall not be counted.
- 5. For purposes of continuous service, an individual working full-time must be actively employed for a minimum of ninety-one (91) days during the regular contract year.
- 6. Seniority shall be lost for all purposes where:
 - a. employment is terminated for any reason;
 - b. a bargaining unit member does not return to employment after an approved leave of absence;
 - c. a bargaining unit member has been on layoff for more than three (3) years; or
 - d. a bargaining unit member's certificate/approval lapses.
- 7. Credit given, for salary or other purposes, for prior experience or for any other reason other than continuous service to the Kent Intermediate School District shall not be included for purposes of determining seniority hereunder.
- 8. Reduction Process for Professional Ancillary Staff

In the event it becomes necessary for the Board to reduce the Professional Ancillary Staff, the following procedures shall be followed:

- a. The Board shall prepare a seniority list by either department or section showing professional personnel who are currently working or are qualified to be working in that department/section.
- b. The seniority list above shall be made available to the Association by January 31st of the fiscal year.
- c. Each professional bargaining unit member shall have five (5) work days to request any appropriate correction in the seniority list should the bargaining unit member believe that information contained therein is inaccurate. The final decision as to accuracy of information contained on the seniority list shall be left to the Superintendent. If no request is made within five (5) workdays, this shall constitute a waiver of a bargaining unit member's right to a change or correction unless allowed by administration for extenuating circumstances.
- d. In the event it becomes necessary to reduce Professional Ancillary Staff, the Board shall issue layoff notices to those individuals who are lowest on the seniority list for that department/section as defined in E-8.a. above.
- e. Persons holding positions in other sections/departments who are on layoff status shall have the option to bump the least senior Professional Ancillary Staff member in another department/section holding a position for which he/she has more seniority, provided they are not recalled by August 1st of current fiscal year to a position which requires their certification/approval.
 - 1) In the event of staff reductions where one staff member intends to bump into another position for which he or she is certified and qualified, such intent must be declared no later than June 1. The process must be completed by July 1 in order to provide ample notice of displacement to the affected staff member(s).

To be placed in a position, a Professional Ancillary Staff member is qualified if he/she has State of Michigan approved certifications/ qualifications to perform the specific assignment for which he/she is requesting, and has recent and relevant work experience.

- 1. "Certified" for purposes of bumping rights shall be indicated by State Certification or LARA licensure.
- "Qualified" for purposes of bumping rights shall be defined as follows:

- Staff member must hold the certifications/licenses needed to teach the curriculum. A point of reference for the curriculum shall include TRAC duties and tasks.
- Staff member must work within the same career pathway as the staff member he or she is bumping.
- 3. The certifications and licenses for each position are contained in the job descriptions. Job descriptions are subject to periodic revision to be reflected in the posting of vacancies. The administration will make a good faith effort to keep the Association president apprised of substantive changes to such job descriptions.

9. Recall of Professional Ancillary Staff Members

In the event the Board finds it necessary to recall Professional Ancillary Staff from layoff, the following procedure will be used:

- a. Professional Ancillary Staff on layoff shall have the right of first recall on a seniority basis to any vacant position for which they are properly certified/approved and qualified.
- b. It shall be the responsibility of Professional Ancillary Staff on layoff to keep the Kent Intermediate School District fully informed of an address and telephone number at which they may be reached should contact be necessary.
- c. Professional Ancillary Staff having less than two (2) years of continuous service may be reinstated, upon request, at the sole discretion of the Superintendent.
- d. Professional Ancillary Staff on layoff must accept any full-time Professional position offered for which they are qualified and certified/approved within four (4) calendar days after such offer has been made via email and phone to the last known contact information.
- e. Professional Ancillary Staff who fail to accept an offered full-time Professional position within four (4) calendar days after such offer has been mailed shall be considered to have forfeited their rights to recall with the Kent Intermediate School District.
- f, The Board will provide assistance to laid off staff, seeking employment with constituent districts, through proper notification to the districts of the availability of the personnel on lay off status.

10. Conflict

In the event of conflict between this policy and the Michigan Teachers' Tenure Act, the Tenure Act shall prevail.

ARTICLE VIII

GENERAL WORKING CONDITIONS FOR BARGAINING UNIT MEMBER

A. Work Day

- 1. A bargaining unit member's working day, inclusive of a 30 min lunch period shall be the same hours as the normal (7.5) work hours at the buildings in which the bargaining unit member performs services. When a bargaining unit member is assigned to work at a local district, normal work hours shall be performed within the scope of the standard Local Education Agency (LEA) building hours. All full-time bargaining unit members shall have a duty-free lunch period within the normal workday.
- Bargaining Unit members working in the Center-Based Programs shall receive a minimum of 225 minutes of duty free planning time per week. Duty-free planning time must occur at the designated school work place, unless a periodic exception may be pre-approved by the supervisor that supports the needs of the program.
- 3. When a bargaining unit member is scheduled to work at a different location, the hours of work shall be determined with the prior approval of the bargaining unit member's supervisor.
- 4. On any day when a bargaining unit member is working at the Educational Service Center, normal work hours shall be performed within the scope of the standard Educational Service Center office hours.
- 5. Any deviation from the general work schedule to attend special meetings or conferences or out-of-KENT ISD meetings (trips) must be approved by the Department Supervisor and the Assistant Superintendent of Human Resources.
- 6. Staff members who teach an additional section of his/her course (or other course that he or she is certified and qualified to teach) shall be compensated at one third (1/3) of his or her salary for the additional work to be spread out and paid in the bi-weekly payroll. Teaching of the additional section is voluntary.

- 7. Staff members in the Center-Based Programs who teach an additional section of their course (or other course for which they are certified and qualified to teach) shall be compensated at one sixth (1/6) of his or her salary for the additional work to be spread out and paid in the bi-weekly payroll.
- 8. In the event that State mandated caseloads as prescribed in statute or State approved Kent Intermediate Special Education Services Plan are exceeded for Itinerant Staff members, the parties agree to meet and develop a mutually agreed to resolution to address the overage.
- 9. Direct supervisors for TCVI, O&M, and PT will meet with their staff at least once per semester to review caseloads for the purpose of balancing workloads to the degree feasible. Following input from the team, the decisions of the supervisors shall be final and not subject to grievance.

B. <u>Substitutes</u>

It shall be the responsibility of the Administration to secure substitute teachers due to the absence of bargaining unit members for all absences except for personal leave as outlined in Article X Section D.2., and professional leave as outlined in Article X Section E. It is agreed that bargaining unit members will assist Administration in securing substitutes for planned absences. All bargaining unit members' planned absences will be approved once a substitute has been secured. Bargaining unit members may be asked, but are not required, to substitute on their prep time. There will be no administrative pressure for them to do so. Bargaining unit members shall be paid at eighty percent (80%) of BA Step 7 (or their current hourly rate, whichever is the lesser amount).

C. Flex Scheduling for Support Services Staff

- 1. A flexible work schedule may be requested for work performed outside of the normal contractual day by the professional staff. Time outside the school day does not include Additional Time as defined in Section D of this article. It is the intent to allow for a flexible work schedule for the staff for activities that might take place prior to or immediately following the normal work year and/or throughout the summer. Under no circumstances shall qualifying support services staff exceed 2 work days of flex time in any school year, with the exception of up to 10 work days for a school counselor. Additional requests for flex time exceeding these amounts may be considered at the sole discretion of Human Resources administration.
- 2. Flex-time days worked from the last day after school ends through the Friday before Labor Day will be considered part of the contractual school year calendar on an hour by hour basis for the ensuing school year. Flex time activity and hours must be approved by administration prior to a staff

member earning and taking the flex time. In lieu of pay for flex-time, the staff will be granted the earned flex time off during the regular school year on an hour for hour basis, during non-classroom instruction time with students.

3. The school year calendar will remain the basis for the staff member. Contractual language will govern the use of time during the school year. The scheduling of hours for flex time worked will be submitted by the staff member and shall be pending approval by the supervisor in consideration of the entire staff and the needs of the school.

Staff members may not request or use sick days, personal days, emergency absence, or bereavement days in conjunction with flex time.

D. Additional Time

Each bargaining unit member recognizes that additional work time during the day or in the evening may be necessary from time to time to improve or to further the efficiency of the educational program within the bargaining unit member's specialization.

For staff working at <u>KCTC</u>, bargaining unit members are required to attend staff meetings, student orientation and two other open house events each year. The student orientation will be five consecutive hours or less the day before staff report for the new school year of PD. For the 2024-2025 school year, this will be August 13. The open house events are evening events of not more than 2 hours and scheduled by the first staff-report day of each school year.

For staff working for <u>Center-Based Programs</u>, bargaining unit members are required to attend staff meetings, participate in one open-house and 2 evenings of parent teacher conferences each school year. The open house will not be more than 2 hours in length and scheduled by the first staff-report day of each school year. The parent-teacher conferences will be scheduled by the first staff-report day of each school year and together will not be more than five hours in length.

E. <u>Schedules for Physical Therapists and Teacher Consultant for the Visually Impaired</u>

Professional Ancillary staff supporting local districts or providing services to families will maintain a weekly schedule which will be accessible to the appropriate Special Education administrator or designee. The professional ancillary staff will notify the Secretary of significant deviation, e.g. building changes, when changes cannot be made directly to the schedule.

F. <u>Building Closing</u>

- In the event weather or other conditions necessitates the closing of an ISD building or program, bargaining unit members of that building or program will be informed via text, auto call, radio, and television stations.
 Bargaining unit members are encouraged to sign up for the automated notifications.
- 2. When Kent ISD remains open / in-session, bargaining unit members shall follow their normal work schedule except for the specific exceptions detailed below:
 - a. Bargaining unit members (including but not limited to CTE instructors supporting offsite CTE programs, Early On, Itinerants, etc.) assigned to, or are scheduled to provide services to one or more local school districts that are closed on that day shall report to, or provide services only to the assigned districts that are in-session that day. This includes Early On staff providing services to families within assigned school districts that remain open. If none of the local districts they were assigned to that day are in-session, the unit member is not required to work that day.
 - b. Center Program closures may become necessary when the ISD remains open, subject to local district closures where each Center Program is located, and/or the total number of local school district closures. In such cases, bargaining unit members at Center Programs that are closed are not required to report to work.
- 3. When Kent ISD is closed, bargaining unit members will not report to work except for the specific exceptions detailed below:
 - a. Bargaining unit members (including but not limited to CTE instructors supporting local CTE programs, Early On, Itinerants, etc.) assigned to, or were scheduled to provide services to one or more local school districts that are remaining in-session on that day shall report to, or provide services to the districts that are open that day.
- 4. In the event that pupil instruction is not provided 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 calendar will be adjusted, if necessary, in order to ensure the student instruction days/hours as required by law for the District to receive full State aid or comply with required days / hours of instruction. The parties have agreed to adjust the program calendars to conform with this section. If additional days/hours are necessary, the District and the Association will

meet to extend the calendar/hours and such adjustments will be carried out without additional compensation to the extent such days/hours do not exceed the equivalent days/hours lost due to cancellations.

G. Travel, Working Time and Absence

Each bargaining unit member must keep an accurate record of travel and working time, and report any absence to the office and to each school scheduled for services that day.

H. Records and Reports

Each bargaining unit member is responsible for maintaining the proper files of services rendered and such permanent records as directed by the appropriate Supervisor or Assistant Superintendent.

I. Transportation

- 1. Each bargaining unit member must be responsible for adequate transportation for the performance of their duties and will be reimbursed for mileage (excluding travel to and from home to their designated work location at the beginning and end of the work day).
- 2. Bargaining unit members who are required to use their personal vehicle to perform their job duties will be reimbursed for mileage at the current IRS rate.

J. Material Purchase

In order for the Board to pay the cost of any materials to be used in the bargaining unit member's work, such materials must be purchased on an official purchase order form approved by the department supervisor or by other arrangements.

K. Equipment and Supplies

Each bargaining unit member shall be responsible for all educational equipment and/or materials assigned to the bargaining unit member and shall use such equipment and/or materials in a responsible manner.

Bargaining unit members shall not be responsible for equipment and/or materials broken, worn out, lost or stolen through no fault of the bargaining unit member.

but may be required to submit appropriate reports covering any instances of such loss or damage.

L. Vacancies and Assignments

 Vacancies or newly created positions within the bargaining unit shall be posted for a period of ten (10) days prior to the position being permanently filled.

The Board, however, may set aside the ten (10) days if there is an urgent need to fill the position.

Vacancy notices shall be emailed to all staff, and be posted on the district website.

- 2. Should a change in assignment be necessitated, the affected Professional Ancillary Staff member shall be notified as soon as practical.
- 3. Professional Ancillary Staff members in "good standing" who apply for any position posted by the Board will be given priority consideration in hiring if properly certified and otherwise qualified for the position.

M. Professional Development

Professional development for instructional/support staff is required by the Michigan Department of Education Code (380.526 & 1527) as of October, 2001.

- 1. The District reserves the right to count designated professional development days as student contact time pursuant to meeting the eligibility requirements set forth by the State of Michigan in the State School Aid Act Section 101(10). If approved, at least five (5) days of professional development (minimum of 30 hours) will be embedded in the negotiated calendar (182 teacher work days). In the event that the District cannot meet the eligibility requirement, or elects not to seek conversion of the days, the following provisions will apply:
 - a. The calendar shall include four (4) days of professional development. Of those four days, three (3) days or the equivalent to 21 hours shall be Board sponsored professional development opportunities as defined by Michigan Department of Education shall be relevant and highly meaningful. The Board sponsored and approved professional development shall be eligible and qualify for renewal hours toward professional teaching certificates.
 - b. The remaining one day, in the calendar, may be obtained in or out of the building at the members' discretion with prior supervisor approval.
 - c. The remaining day required by the state will be planned by individuals or clusters, be approved by their immediate supervisor and will fall

outside the normal school day. The additional professional development time required by the state may be accomplished by:

- Documented employer/industry visits during an instructor's prep time
- ii. KENT ISD summer academy
- iii. Other approved professional development

If the professional development (beyond the five (5) days) is required by the state it will be completed outside of the regular workday and it will be reimbursed at eighty percent (80%) of BA Step 1.

This reimbursement specifically excludes course work for which the Board is reimbursing tuition.

N. Staff Meetings

- 1. Bargaining unit members will attend staff meetings held at the end of the normal work day as called by the Administration. These meetings will be limited to no more than twice a month with a maximum of thirteen (13) times during the school year of no longer than sixty (60) minutes in duration. Meetings will not normally be scheduled on Friday or on the last work day before a vacation period. A schedule of the regular meeting dates/times will be provided to staff in the fall.
- 2. The Administration reserves the right to call an emergency staff meeting on short notice if circumstances warrant. These meetings shall count toward the staff meetings outlined in N.1. above.
- 3. Meetings scheduled by the Administration during the normal work day will be in addition to the limited meeting time described in this section.

O. Bargaining Unit Member Protection/Assault

If a bargaining unit member, acting in the line of duty, is assaulted, the incident shall be immediately reported to the School Board or its representative. The School Board shall provide assistance to the bargaining unit member in connection with handling of the incident which may include legal counsel if the District is subject to legal action as a result of the incident.

In case of an assault by a student or students on a bargaining unit member, while the bargaining unit member is acting in the line of duty and while the student is under the school's jurisdiction, causing damage to the bargaining unit member's clothing and/or glasses, the School Board shall make an equitable financial settlement for such loss with the bargaining unit member involved. Such damage shall be reported immediately to the building Administrator of the building in which such damage occurred.

In cases of physical assault resulting in an injury inflicted by a student(s) on a bargaining unit member while the bargaining unit member is acting in the line of duty and the student is under the jurisdiction of the school and when the bargaining unit member is found not to have provoked the incident, the time lost, if any, by the bargaining unit member shall not be charged against the bargaining unit member's accumulated leave day(s) and the bargaining unit member shall continue to be paid by the School Board up to a maximum of 30 work days subject to supporting medical documentation. When workers' compensation is paid, the School Board shall pay the difference between that sum and the bargaining unit member's regular salary utilizing the bargaining member's accumulated paid leave, if any. At such time that bargaining unit member has exhausted all paid leave, the Board will pay that difference for a period not to exceed one year from the injury resulting from assault.

During the first twelve (12) months from initial injury by a student, if a bargaining unit member is qualified for workers' compensation; there shall be no interruption in the following benefits: health/medical insurance, dental and vision reimbursement, life insurance and seniority, subject to the required employee contributions. Employees shall not earn compensable leave days during a compensable Worker's Compensation illness, injury or disability.

Following the twelve (12) months of the initial injury by a student causing disability, or once the employee has exhausted all paid leave – if after one year of injury, seniority within the bargaining unit is the only benefit that will continue to accrue; all other benefits will cease and the employee's position may be posted. If the employee is still disabled at the end of the initial twelve (12) month period, he/she may, at the employee's expense continue health/medical, dental and vision coverage for a period not to exceed the time allowed by the federal law known as COBRA.

ARTICLE IX

PROFESSIONAL COMPENSATION AND BENEFITS

A. Salary

- 1. The salaries of bargaining unit members covered by this Agreement are set forth in the salary schedules attached hereto.
- 2. The salary schedules are based on a contractual period of 182 work days.
- 3. Salaries for additional periods shall be as determined by the Board for the particular services involved. It is understood that the rate of compensation for any extended work period in the same position for which professional personnel are employed during the school year shall be at a prorata amount, otherwise, the provisions of VII.C.2. shall apply to other extended work periods.

B. Financial Gain

Bargaining unit members shall not sell, market or otherwise offer for additional financial gain, professional services or commercial materials or products to teachers, employees, pupils or parents in constituent school districts where the bargaining unit member provides services under employment with the Board.

C. Salary Schedules

1. A bargaining unit member's salary shall be determined by his placement on the attached salary schedule.

The salaries of bargaining unit members covered by this Agreement are set forth in the salary schedules attached hereto. Bargaining unit members shall receive:

2024-25: One (1) Step and 4.5% increase on schedule 2025-26: One (1) Step and 3.5% increase on schedule

2026-27: One (1) Step and 3% increase on schedule

(See Appendix A)

 A bargaining unit member's placement on the schedule will depend upon his/her academic degree and the number of years' experience in his/her particular specialization, or in an approved related field, as determined by the Board. 3. Credit on the salary schedule for a new degree or preparation level shall be given in the first semester after such degree is granted.

See new Appendix G Any advanced hours must be earned after a degree is awarded in order to be credited on the salary schedule, except for those Master's degrees requiring more than thirty (30) hours, in which event the bargaining unit member's record will be evaluated at the time of initial employment and credit shall be given, in accordance with university requirements, for those hours required by the university in excess of thirty (30) hours.

To receive salary schedule advancement credit, all courses taken and degrees conferred will be from a regionally accredited college or university. Official transcripts will be ordered by the bargaining unit member and sent to the Human Resources Department by the college or university to document the advanced credit. Transcripts will be paid for by the bargaining unit members. Placement on the salary schedules listed in the Appendix of the agreement is determined by the following:

<u>BA</u> = Completion of an undergraduate BA degree program with a four (4) year diploma from a college or university. (See Section C.10 for Annual Authorization of Vocational Education Instructors.)

<u>BA +18</u> = To qualify for the BA +18 salary schedule, a bargaining unit member must have successfully completed probation in a KENT ISD bargaining unit position. In addition, eighteen (18) semester hours of approved graduate credit in education or work related courses must be earned <u>after</u> a BA degree is awarded.

 \underline{MA} = Master's degree in education or a work related field acceptable to the Board.

<u>MA +15</u> = Fifteen (15) semester hours of approved graduate credit in education or work related courses earned after the award of a Master's degree described above.

MA +30 = Thirty (30) semester hours of approved graduate credit in education or work-related courses earned after the award of a Master's degree described above, or holding an active ancillary license that required an MA graduate degree program of at least 57 graduate credits.

MA + MA shall be accepted as an alternative to MA +30.

- 5. Any bargaining unit member that has a Master's degree and qualifies for the M.A. salary schedule may receive SCECH or DPPD credit for salary schedule advancement if all of the following conditions are met.
 - a. approval of the Assistant Superintendent for HR/Legal Services is received prior to registration;

- b. all workshop, class or conferences that will be used for SCECH credit will be taken after 9/90:
- c. the workshop, class, or conferences for which SCECH credit is issued must be in an area directly related to the bargaining unit member's current work responsibilities with the Board;
- d. a SCECH "certificate of completion" will be provided the Personnel Office indicating the date, topic of workshop/class, and number of CEU/SCECH credits:
- e. the bargaining unit member's participation in the workshop/class for SCECH credit will be during non-contract work hours;
- f. a staff member cannot receive both college credit and SCECH credit for the same activity;
- g. SCECH may only be used for MA +15, MA +30 and MA +MA salary advancement.
- 6. For salary advancement twenty five (25) SCECHs will be equivalent to one (1) semester hour of graduate credit. The SCECH formula follows:
 - College credit: 1 semester credit = 25 professional learning hours
 - SCECH hours: 1 SCECH hour = 1 professional learning hour
 - DPPD hours: 1 DPPD hour = 1 professional learning hour
- 7. Bargaining unit members achieving a doctoral degree will receive a \$1,000.00 doctoral bonus, to be paid annually.
- 8. For subsequent years following the first school year spent at step 20 of any column on the salary schedule, the following payments will take place off schedule and be paid in June:
 - 1st such year after Step 20 \$1200
 - 2nd such year after Step 20 \$1300
 - 3rd such year after Step 20 \$1400
 - Increasing each such year by \$100 as shown above, not to exceed a maximum of \$3,000.
- 9. Bargaining unit members are considered full-time if they are scheduled to work at least seven (7) hours per day. The salary schedules attached hereto are intended to be the compensation for full-time work. If a person works less than seven (7) hours their salary will be prorated.

10. Annual Career Authorization for Career and Technical Education Instructors

Application for Annual Career Authorization is made by the District for those instructors who do not possess teacher certification for the Vocational area to which they are assigned.

Instructors approved for Annual Career Authorization will be placed on the BA schedule. No Career and Technical Education Instructor will be placed on a salary schedule beyond the BA until s/he obtains teacher certification and meets all other criteria as defined above.

Step placement on the BA salary schedule for Annual Authorization instructors shall be determined by the Administration. Consideration of related work experience will be given when determining initial placement.

Note: In the case that a new CTE instructor on an ACA is placed competitively on the BA scale based on industry experience, the parties agree that the BA step increment at the time of hire does not by default carry over to the instructor's placement at a higher degree lane once a CTE endorsement is achieved. Doing so may disadvantage those instructors who are hired with a CTE credential. In such circumstances, the administration may apply discretion in placing the instructor at the corresponding lane step increment that is aligned to the instructor's credential, salary and experience.

Example: A CTE instructor requiring an ACA is placed at Step 10 of the BA scale at hire. Upon earning the required CTE certification / endorsement the instructor may be placed in the appropriate degree lane at a Step that is most closely aligned with (without being less than) the most recent BA salary, regardless of the BA Step increment.

11. For the 2024-25 school year, center program bargaining unit members who are regularly and consistently assigned to a classroom that is designated by administration as an ASD or El classroom shall receive additional compensation in the amount \$750 in December and \$750 in June (if completing the full school year.) The additional compensation is based on actual classroom designation (not on any one student or students in a classroom.) The administration reserves the right to continue, modify or discontinue this additional compensation following the 2024-25 school year and such decision will not be subject to grievance or arbitration.

D. Salaries for New Bargaining Unit Members

1. A bargaining unit member who has had no experience in his specialization, or in an approved related field, shall receive the salary at Step 1 for his/her particular degree.

2. Bargaining unit members with experience outside the Kent Intermediate School District will be given credit to and including five (5) years, or more if approved by the Superintendent or designee.

E. Reinstatement on Salary Schedules

A previous bargaining unit member who was covered by the terms and conditions of a contract with the Board, when seeking re-employment, may be reinstated at the step on the salary schedule which would have applied if he or she had not left employment.

F. Medical Insurance

Effective August 12, 2024, the Employer shall pay not more per month towards the medical plan than the following amounts: \$641.90 single; \$1,342.42 two person and \$1,750.65 family. Employees currently enrolled in one of the District's existing medical plans will continue in that plan thru December 31, 2024. There will be no employer contribution to a Health Savings Account, except in cases in which any differential exists between the healthcare premium cost and the healthcare premium contribution caps. In such case, the difference shall be deposited to the bargaining unit member's health savings account (H.S.A.) or medical flex account no later than 30 days from the implementation of the plan.

Effective January 1, 2025 through December 31, 2025, and continuing each January 1 thereafter during the life of this agreement, the employer's monthly cost shall increase by not more than the PA 152 percent increase for that medical benefit plan coverage year published by the State Treasurer. Employees electing medical plan coverage shall pay the difference in cost via payroll deduction pursuant to the District's IRS section 125 plan and there shall be no employer contribution to the health savings account.

Eligible employees may elect to enroll in one of the following plans:

Plan A - MESSA ABC Plan 1 \$1600/\$3200 0% Co-Insurance

Plan B – MESSA Balance+ \$1600/\$3200 20% Co-Insurance

Plan C – MESSA Choices \$1000/\$2000 10% Co-Insurance

Plan D – MESSA Essentials \$375/\$750 20% Co-Insurance

Cash in Lieu (Medical Waived) 75% of PA 152 Single Subscriber Hard Cap

These plan options, rates and the respective employee contributions are estimated only and will be subject to adjustment based on updated claims experience that influence the annual illustrative rates, as well as any other adjustments as defined in this section. Any changes will be communicated through Open Enrollment. Such adjustments in the employee costs based on these factors shall not be subject to challenge or grievance.

In spring of 2025, in preparation for the 2026 medical benefit plan year (1/1/2026 – 12/31/2026) the parties agree to collaborate to identify and compare at least three different medical insurance carriers with various plan options to be presented and considered via a side-by-side analysis prior to the end of the 2025-26 school year. This with the intention of allowing the unit members to make informed decisions for open enrollment 2026.

The District shall not pay more towards annual medical costs than the hard cap limits established pursuant to section 3 of the Publicly Funded Health Insurance Contribution Act.

- Bargaining unit members employed less than full time, but at least half-time, will
 receive a prorated share of medical if they contribute their prorated share for
 insurance coverage, provided that the District is not required to pay on their behalf
 any penalty, exchange, fee or other cost as a result of PPACA.
- 2. If a bargaining unit member waives medical coverage, it will be necessary to show proof of MEC medical insurance coverage from another source.
 - <u>Open Enrollment</u> Changes in insurance plans can only be made during the open enrollment period (month of November) except in the case of a qualifying event as allowed by the underwriter.
- 3. Any claim settlement between the employee and the above carrier will not be subject to the grievance procedure. The District's obligation is limited to paying its stated monthly contribution towards the annual medical costs.
- 4. Employees and/or dependents who have their primary health coverage provided through the employer of their spouse will not be entitled to duplicate payment on the same benefit pursuant to the above, nor will they be eligible for a separate District contribution to the HSA, where applicable. If the employee should lose such coverage, they will become eligible for benefits of this agreement without penalty.
- 5. If during the life of this agreement the Federal Government issues new regulations under PPACA or its successor which would lead to the District paying any type of tax, penalty or fee, this article shall be re-opened for further negotiations. Likewise, the District may elect to provide additional plan options in order to comply with PPACA or its successor.

6. Each bargaining unit employee receiving health insurance during all or any portion of a calendar month will contribute by pre-tax payroll deduction a monthly amount equal to the difference between the District's contribution and the actual cost of the coverage. The cost of the health insurance for these purposes shall include the then-current illustrative renewal rates and all other related District expenses, taxes, and contributions.

Both parties agree to comply with the Affordable Care Act or its successor and agree that the district may make adjustments based on any future rulings, findings and government guidance on compliance.

Subject to applicable law, employees working less than full time, but at least half-time who elect medical coverage are responsible for all annual medical costs beyond the prorated employer contribution toward the total costs.

G. <u>Dental Insurance</u>

Delta Dental 100/100/90/85

Class I & II Benefits – 100% Class III Benefits – 90%

NOTE: \$2,500.00 maximum per person total per contract year for Class I and Class II benefits.

Class IV Benefits - 85%

NOTE: \$3,000 maximum per person total per contract year for Class IV benefits plus adult rider.

Deductible: None

H. Vision Insurance

MESSA Vision Preferred Examination and lenses covered Frames or Contact Lenses covered up to \$135

I. <u>Life Insurance</u>

1 x Annual Salary (\$50,000 Max.)

J. Long-Term Disability

The Board will pay the premium for Long Term Disability insurance with the following provisions:

Benefits Coverage – 66-2/3%

Maximum Monthly Benefit – \$6,000.00

Qualifying Period – 90 Calendar Day Modified Maternity Coverage – Yes

Mental/Nervous Waiver – Yes

Group Term Life Insurance

- 1. The Board will pay the premium for group term life insurance for each bargaining unit member in an amount which is equal to the nearest one thousand dollars (\$1,000.00) of the bargaining unit member's annual base contract salary.
- 2. Salary amounts of five hundred dollars (\$500.00) or more shall be increased to the next highest one thousand dollars (\$1,000.00).
- 3. Amounts of group term life insurance provided under major medical health insurance, and any other life insurance offered under any other program of the District, shall be included in arriving at the amount of coverage under this section.
- 4. Insurance shall become effective on the first day of the month next following the day all requirements have been met.
- 5. The limit of group term life insurance, paid for by the Board, shall be set at fifty thousand dollars (\$50,000.00).
- 6. Such group term life insurance program shall contain an accidental death and dismemberment clause in an amount equal to the face amount of the policy.
- 7. The Board of the Kent Intermediate School District retains the sole right to determine the insurance carrier, or carriers, and the servicing agent, or agents, for the group term life insurance program.

K. Payroll Deduction

- 1. The District shall make arrangements for approved systematic payroll deductions for insurances, annuities, mutual funds, et cetera, if these deductions are authorized by a bargaining unit member.
 - a. Employees shall have the opportunity to invest pre-tax dollars into the 457(B) and 403(B) retirement plans up to the legal limit set by the IRS.
 - b. The Association shall have the right to designate MEA Financial Services as one of the financial service providers.

L. <u>Severance Pay</u>

- 1. Kent Intermediate School District will pay the following rate based on the accumulation of sick leave days:
 - a. \$35 for having accumulated up to 75 days
 - b. \$50 or having accumulated 76 to 200 days
- 2. Kent Intermediate School District will pay for a maximum of two hundred (200) days. The member must have ten (10) years of continuous service or a combined fifteen (15) years of service in the district to be eligible for this severance pay. Severance shall be defined as the bargaining unit member not returning to the job for reasons of a confirmed ORS retirement, with written notification provided to Human Resources not later than March 15th of the year of retirement. Mid-school year retirements are not eligible, unless the parties mutually agree to an exception.
 - a. If a member is forced into an involuntary separation based on staff reductions due to program closures the member shall receive a sick day payout.
- 3. The following will disqualify a teacher from eligibility for severance pay:
 - a. Any teacher whose dismissal is sustained by the Michigan State Tenure Commission.
 - b. Any teacher who is dismissed or resigns at the request of the Board.

c. Any teacher who leaves the system contrary to the provisions of the Michigan State Tenure Act or contrary to the terms of the teacher's employment contract.

M. Reimbursement for Costs of Continuing Education

- Bargaining unit members shall have the right to submit a written request for reimbursement toward the cost of continuing education. The Board shall have the right to use its sole discretion in approving or rejecting any such request.
- 2. Reimbursement for the cost of tuition (to the amounts defined below) will be paid by the Board upon documentation of successful completion (grade of 2.5 or better) of approved course work. Prior approval of the appropriate Principal and the Assistant Superintendent for HR/Legal Services is required before registration if the staff member intends to request reimbursement. Such course work will be in an area directly related to the bargaining unit member's employment or in a degree program related to the education profession offered through a regionally accredited college or university unless prior approval is received from the Assistant Superintendent for HR/Legal Services for attendance at an alternative college.
- 3. Subject to language and available funds each member may be reimbursed 3 credits per school year. Reimbursement for credits taken beyond the three (3) up to a maximum of nine (9) credits is subject to funds remaining in the reimbursement pool at the end of the school year.
 - a. Classes taken during the Summer and Fall will be reimbursed and counted toward the current school year and will be eligible for the first semester reimbursement. Classes taken in the Winter and Spring will be eligible for second semester reimbursement. Reimbursement for Summer courses will be paid no later than the first pay period in October assuming all required documentation is submitted to the HR office no later than September 15. Reimbursement for Fall courses will be paid no later than the first pay in February assuming all required documentation is submitted to the HR office no later than January 30th. Reimbursement for Winter and Spring courses will be paid no later than the final pay in June, assuming the required documentation is submitted no later than June 1st.
 - b. At the end of the school year any remaining funds in the pool will be redistributed for reimbursement to any members who still have amounts outstanding for reimbursement.

- c. The tuition reimbursement pool applies only to existing bargaining unit members and will not be used for classes taken solely at the request of Administration. Classes requested by Administration will be paid from different funds. The pool allocation for tuition reimbursement shall be \$70,000. The tuition reimbursement pool and disbursement language will be maintained at the above stated amount; however, half of the total pool will be available first semester and half will be offered second semester.
- d. An additional \$5,000.00 (\$2,500.00 each semester) shall be available exclusively for those staff members who are working under a temporary vocational authorization and are required by the district to complete six (6) credits annually. Such staff members shall be eligible for reimbursement from the general tuition pool subject to the disbursement language in section M 3(a) 3(b).

N. Conference Leave and Expense

- 1. Bargaining unit members shall be permitted to attend one (1) conference or convention (per year) which may be called by the Michigan Department of Education, or its agents, or by a comparable professional society, for which attendance by the bargaining unit member is compulsory in the opinion of the Superintendent or Assistant Superintendent. Reimbursement for travel expenses to such conference shall be allowed as follows:
 - a. The rate of reimbursement for automobile travel shall be based upon the actual mileage (not to exceed 2,000 actual miles) times the current IRS mileage, provided their own transportation is used and only one person per vehicle is eligible for reimbursement.
 - b. Staff members using commercial travel for conference attendance should have the ticket purchase preapproved by his/her supervisor.

2. Licensed Ancillary Credential Memberships

The Board may reimburse a licensed professional ancillary bargaining unit member for a professional membership fee only where the membership is required for achieving and renewing Michigan licensure.

ARTICLE X LEAVE PROVISIONS

A. Paid Sick Leave

- 1. Each bargaining unit member shall accumulate sick absence at the rate of one (1) day for each full month of service without limitation as to accumulation.
- 2. Absence on "sick leave" shall be allowed for either personal illness or immediate family illness. Immediate family shall include only the spouse, child, grandchild, father, mother, brother, sister, brother-in-law, sister-in-law, grandfather, grandmother, father-in-law, mother-in-law, son-in-law, daughter-in-law, grandfather-in-law, grandmother-in-law of the professional staff member.
- 3. If there is probable cause to suspect the misuse of sick absence, a bargaining unit member, upon the request of the Superintendent, shall promptly substantiate such sick absence by a written physician's statement or by such other evidence as the Superintendent may require.

B. Sick Leave Donation Protocol

1. <u>Intent and Purpose:</u> A sick leave donation protocol shall be administered for circumstances using the FMLA guidelines.

The intent of the sick leave donation protocol is to bridge the time/days between a bargaining unit member's accumulated sick days and long term disability or in the cases of prolonged illness in which absences are frequent but long-term disability is not available.

- a. A KIEA professional or educational support personnel wishing to request donation of days must submit the following information in writing or electronically to Human Resources for communication to the members:
 - Type of illness with a doctor's verification that the member is unfit to return to work. This verification must include the length of time the bargaining unit member may be off work.
- Sick days requested are to be used for long term, extended serious medical conditions which must require a doctor's verification statement (see FMLA guidelines).
- c. A bargaining unit member requesting donated sick days must have exhausted his/her sick leave day balance at the time of the request.

d. Re-evaluation of the bargaining unit member's circumstances may occur after 15-20 days per the union or the administration request. At this time there may be one more request for days. After there are two requests, no more will be made unless there are extenuating circumstances.

2. Donation of Sick Days by Bargaining Unit Members

- a. Up to 2 sick days per year/per bargaining unit member may be donated. Bargaining unit members with more than 200 accrued days may donate up to three 3 sick days.
- b. Members must have accumulated a minimum of twenty (20) sick days in order to donate.

3. Administration of Sick Leave Protocol

The donation and usage of sick leave donations will be monitored and Maintained by The District.

It is understood by the parties to the agreement that it is the intent of Kent Intermediate School District that the provisions of the FMLA be followed and adhered to with regard to those parties covered by the Master Agreement.

C. Emergency Absence

At times it may be necessary for a bargaining unit member to request time off in order to take care of personal affairs that cannot be postponed. Such absences involve emergencies, business or family affairs, health needs, or crises.

A request shall be communicated, in writing, stating the reason for such request and length of time required. It is to be submitted to the staff member's immediate supervisor as early as possible prior to the time the absence is requested, and be entered by the employee in the designated time and attendance program. For bargaining unit members working in local districts, a phone call to the supervisor will suffice with the request form submitted as soon as possible thereafter.

- 1. These absences shall not exceed two (2) hours in length and may not be used in conjunction with any other type of absence.
- 2. Emergency absences shall not be deducted from allowances made for other forms of absence.

- 3. Emergency absences shall not exceed a maximum of four (4) two hour periods per school year, or eight (8) one hour periods.
- 4. Only one (1) such request may be used on any one (1) day.
- 5. Final approval, or disapproval, shall rest entirely with the immediate supervisor.
- 6. As much as possible, these absences will be scheduled during the bargaining unit member's planning period.

D. Personal Leave

- 1. Each bargaining unit member will be allowed three (3) days of absence during each school year without loss of salary for personal use. No more than five (5) individuals in a building who require substitutes will be allowed to take personal business leave on any one day/date. When building administrators deem it viable they may exceed the above guideline.
 - It is recognized that such request shall be made five (5) days in advance except in the case of emergency.
- 2. Personal days may not be taken the first two (2) weeks of the school year except in extenuating circumstances. Personal days may not be used immediately after a holiday or vacation period and may not be used immediately before a holiday or vacation period, nor on Professional Development days, unless approved in writing in-advance by the supervisor, in consultation with Human Resources. Personal days will be allowed at the discretion of the supervisor at all other times of the year.
- 4. Three (3) Personal Days may be used together if approved in advance by the Supervisor.
- 5. There will be no carry-over of Personal Days.
- 6. At the end of the school year, any unused personal time will be compensated at the bargaining unit member's discretion using one of the following methods:
 - a. Two hundred dollars (\$200) per individual per full-day,
 - b. Day for day transfer into the bargaining unit member's accumulated paid sick leave.

E. Professional Leave

- 1. Any full-time bargaining unit member may be granted leave without loss of pay for professional responsibilities (such as active participation in conferences, seminars, conventions, et cetera) which make it necessary for the bargaining unit member to be absent during usual working hours.
- 2. Requests for time and expenses to provide such an honorary contribution to the bargaining unit member's professional specialty shall be granted on the approval of the Superintendent or his designee.
- 3. The parties understand and agree that the Superintendent, or his designee, shall have no obligation to grant any request under this Paragraph, but shall be free to use the Superintendents own discretion in this connection.

F. Bereavement

1. Absence will be allowed for the bereavement of the member's immediate family or of their spouse's immediate family as follows:

Up to 5 days for the death of a spouse, child, grandchild, father, mother, brother, sister, grandfather, grandmother, father-in-law, mother-in-law

Up to 3 days for the death of a brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandfather-in-law, grandmother-in-law, aunts, uncles, cousins, nieces and nephews of the professional staff member. If there exists a demonstrated need to travel for this purpose beyond a 200 mile radius of the bargaining unit member's residence, an additional one or two days may be utilized, as needed — not to exceed a total of 5 days.

These days do not have to be consecutive, but may not be split into more than two occurrences within nine months of the loss.

2. Any absence for other than immediate family as detailed above requires advance written approval from the Asst. Superintendent of Human Resources & Legal Services.

G. Proration

The benefits provided in this Article (excluding automobile travel costs) shall be prorated in the case of part-time bargaining unit member.

H. Military Leave

1. Leave and Return

Bargaining unit members who are inducted into the Armed Forces of the United States, or who join the Armed Forces, in lieu of being inducted under provisions of the Selective Service Act, shall be entitled to leave without pay for the period of service required.

Upon an honorable discharge, the bargaining unit member shall be reinstated with full credit on the salary schedule for time in service.

2. Reserve Training

A bargaining unit member may request leave to participate in armed services reserve training programs and such leave shall be granted upon proper documentation by his/her commanding officer.

He/she shall be paid by the District the difference between the amount received for the training and his/her full salary.

I. Jury Duty/Court Appearance

1. Should a staff member be called for jury duty, she/he shall provide a copy of the subpoena to the immediate supervisor.

Staff members who serve during their normal work schedule will not be penalized in any way for doing so. They will receive full pay if they endorse the check received from the court or pay the amount shown on their record slip, less travel allowance, within fifteen (15) days of return from jury duty.

While on jury duty, a staff member is required to report daily their schedule for the following day and must report to work when his/her presence is not required at court.

The time spent on jury duty will not be charged against personal leave and will count as time on the job.

Staff members must submit to their supervisor a record from the courts of the number of days served.

 A staff member will be excused with pay for the time necessary for appearances in legal (court) proceedings connected with the staff member's employment or with the school district, provided that the staff member is subpoenaed to appear by the Board, the Administration or someone acting on their behalf.

J. Workers' Compensation

Disabilities Compensable Under Workers' Comp Act: In the event a
bargaining unit member suffers a disability arising out of or in the course of
his/her employment, the Employer shall assist the bargaining unit member
in securing Workers' Compensation benefits. All other rights and benefits
of the labor agreement shall continue except as follows:

During the first twelve (12) months, if a bargaining unit member is qualified for workers' compensation; there shall be no interruption in the following benefits: health/medical insurance, dental and vision reimbursement, life insurance and seniority, subject to the required employee contributions. Employees shall not earn compensable leave days during a compensable Workers' Compensation illness, injury or disability.

Following the twelve (12) months, or once the employee has exhausted all paid leave, seniority within the bargaining unit is the only benefit that will continue to accrue; all other benefits will cease and the employee's position may be posted. If the employee is still disabled at the end of the initial twelve (12) month period, he/she may, at the employee's expense continue health/medical, dental and vision coverage for a period not to exceed the time allowed by the federal law known as COBRA.

- 2. Sick Leave Deduction: The bargaining unit member shall have the right to use his/her accumulated sick leave to supplement the difference between their Workers' Compensation benefits and their current salary. A pro-rata deduction of a portion of a sick leave day shall be made for the salary differential paid pursuant to the above (e.g., if daily salary is \$100.00 less daily Workers' Compensation amount of \$70.00, then salary differential owed by Employer is \$30.00 which would result in the deduction of 3/10^{ths} of a sick leave day.)
 - Compensation shall not exceed the difference between his/her normal wage prior to Workers' Compensation benefits and the actual benefits paid under the provisions of said Workers' Compensation Act.

- b. Bargaining unit members will reimburse the Kent Intermediate School District for any additional sick leave as outlined in 2.a above within thirty (30) days of his/her return to work.
- c. Kent Intermediate School District will reimburse the bargaining unit member for any additional sick leave pay as outlined in 2.a above within thirty (30) days of his/her return to work.
- 3. Right to Return to Work: A bargaining unit member who is on leave as a result of a work-related disability, shall be reinstated upon receipt of doctors notification, in that bargaining unit member's former position if the position is still being offered by the services of KENT ISD.
- 4. Right to Leave for Treatment: A bargaining unit member will be able to use their sick time, personal days or emergency absence time for additional medical appointments.
- 5. <u>Physician Consultation</u>: A bargaining unit member who suffers a work-related disability shall notify the Administration and then visit the designated health care professional for evaluation. In the event that further care or treatment is necessary, the bargaining unit member may request to use his/her own physician or medical treatment.

ARTICLE XI

UNPAID LEAVES OF ABSENCE

A. Medical Leave

- 1. Any professional personnel who is unable to perform their duties because of a personal illness or disability (including for this purpose maternity) which extends beyond the period for which sick leave pay is received under Paragraph A., Article X, above may be granted a medical leave of absence without pay for the duration of such illness or disability, up to a total of one (1) calendar year provided that this period may be extended at the sole discretion of the Board.
- 2. Any applications for Medical Leave shall be in writing and be supported by a doctor's statement if requested by the Superintendent.

B. Other Leaves Without Pay

- 1. A leave of absence without pay and without credit on the salary schedule may be granted at the Board's discretion subject to the conditions outlined in Section C. of this Article.
- 2. A child care leave of absence without pay to care for children, not to exceed three (3) months duration, shall be granted to bargaining unit members under the following terms:
 - a. A written request for leave must be submitted as much in advance of the beginning of such leave as possible; and
 - b. If the period of unpaid absence does not exceed three (3) months, then the bargaining unit member shall be reinstated to the bargaining unit member's former position upon return from the leave providing that the person is still being offered by the services of KENT ISD.
 - c. A three (3) month extension of this leave may be granted by the request of the bargaining unit member and the approval of the Kent ISD Board.
- 3. Days that can be counted toward those provided under FMLA will be deducted from that liability.

C. Return from Leave

- 1. A Professional Ancillary Staff member returning from leave under the terms of Paragraph A., of this Article XI, within one (1) year or less from the date when leave began shall be reinstated to the same position. A Professional Ancillary Staff whose leave extends beyond one (1) calendar year but less than three (3) years shall have the same reinstatement rights as provided under Paragraph D.2. below of this Article. The placement procedures for all other bargaining unit members shall be delineated in Board Policy and corresponding Administrative Guidelines.
- 2. A Professional Ancillary Staff member having at least two (2) years of continuous employment in the District who is on leave under the terms of Paragraph C.1. of this Article XI, shall be reinstated at the start of a semester in that Professional Ancillary Staff member's former position or in a substantially equivalent position providing a vacancy exists at the conclusion of such leave and providing that the Professional Ancillary Staff member has submitted written notice of intent to return to the Department Supervisor and to the Assistant Superintendent Human Resources and Legal Services at least ninety (90) calendar days before the start of such semester. If no vacancy exists, the Professional Ancillary Staff member

shall be placed on an extended leave for a maximum of five (5) years or until the first vacancy arises, whichever comes first, for which the Professional Ancillary Staff member is qualified.

- 3. A bargaining unit member returning from such leave shall receive credit for purposes of advancement on the salary schedule only for each school year during which the bargaining unit member was actively employed for at least ninety-one (91) school days.
- 4. A bargaining unit member who does not return at the end of the leave period shall be considered to have voluntarily resigned.
- 5. Bargaining unit members having less than two (2) years of continuous service may be reinstated, provided there is a position available.

D. <u>Family Medical Leave Act (FMLA)</u>

The District will grant FMLA leaves under the terms and conditions as described herein and in accordance with the FMLA. FMLA leave is unpaid, unless otherwise described below.

- 1. Employees are eligible for FMLA leave if they have been employed by the District for at least 12 months prior to the commencement of the leave and have worked at least 1250 hours during the year preceding the start of the leave (1250 hours is defined as "hours worked" and does not include paid leaves, holidays, school breaks or other paid or unpaid leave). If the leave is foreseeable, the employee will provide the District with a minimum of thirty (30) days prior written notice. When the approximate timing of the need for leave is not foreseeable, an employee must provide notice to the District as soon as practicable. The notice will include the reason for the leave, the beginning date and expected ending date. All FMLA requests will receive a response as to the employee's eligibility within five (5) business days in accordance with applicable FMLA regulations.
- 2. Eligible employees may take up to a total of 12 weeks of FMLA leave for one or more of the following reasons:
 - a. The birth of a child or placement of a child with the employee for adoption or foster care; .
 - b. To care for a spouse, child or parent of the employee who has a serious health condition as defined by the FMLA;
 - The employee's own serious health condition that makes the employee unable to work.
 - d. To address certain qualifying exigencies permitted under the FMLA when the employee's spouse, child or parent is on active duty or called to active duty status in the National Guard or Reserves in support of a contingency operation.

- e. Additionally, for leaves of the type described in (f) below, an employee is eligible for up to 26 workweeks of unpaid leave in a single 12-month period:
- f. To care for a member of the Armed Forces (including the National Guard or Reserves) who has a serious injury or illness incurred in the line of duty on active duty that may render the service member medically unfit to perform his or her duties for which the service member is undergoing medical treatment, recuperation, or therapy; or is in outpatient status; or is on the temporary disability retired list. Only 12 of the 26 weeks may be for a FMLA-qualifying reason other than to care for a covered service member.
- 3. Employees who qualify for FMLA due to the birth of a child shall be eligible to use accrued paid leave for six (6) weeks following a vaginal birth or eight (8) weeks following a caesarean birth. The utilization of paid leave may be extended with medical documentation establishing that the employee continues to experience a serious health condition related to the birth beyond the initial 6-8 weeks. Accrued paid leave may be used by staff members to care for a spouse who has given birth for up to two (2) weeks following the birth. Use of additional accrued paid leave by the spouse may also be approved by the District beyond the two weeks with appropriate medical documentation. Upon return from an approved FMLA leave for the birth of a child (or legal adoption) the district will restore up to 5 paid leave days that were used during the leave. If the employee had no paid leave to use, no such restoration shall be made.
- 4. The District may require a complete and sufficient medical certification of the serious health condition from the employee's health care provider or the employee's spouse, child or parent's health care provider. Certification, if required, must include the date on which the condition commenced, the probable duration of the condition, the appropriate medical facts regarding the condition, and a statement that the employee is unable to work due to a serious health condition or the employee is needed to care for a spouse, child or parent with a serious health condition.

Generally, the employee must provide the requested certification to the District within 15 calendar days after the District's request. If an employee fails to return the certification in a timely manner, the District may delay or deny FMLA protections for the leave following the expiration of the 15-calendar day period until a complete and sufficient certification is provided.

The District at its expense, may require a second and/or third opinion in accordance with applicable FMLA regulations.

- 5. Upon return to work, the District may require a written notification (Fitness for Duty) from the health care provider certifying that the employee is able to return to work.
- 6. Eligible spouses who work for the District are limited to a combined total of 12 workweeks of leave in a 12-month period for the following FMLA-qualifying reasons:

- a. the birth of a son or daughter and bonding with the newborn child,
- b. the placement of a son or daughter with the employee for adoption or foster care and bonding with the newly-placed child, and
- c. the care of a parent with a serious health condition

When both spouses are employed by the District a combined total of 26 work weeks of leave during the single 12 month period is available if the leave is taken to care for a covered service member with a serious injury or illness.

- 7. Entitlement for child care or bonding leave ends after the child reaches the age of one (1) year or 12 months after the adoption or placement of the child. Employees may not use FMLA leave for bonding leave or new placement of a child intermittently or to work a reduced schedule without the District's prior approval. The mother shall be entitled to up to 30 days of paid leave for a normal birth (up to 40 days for cesarean birth) to the extent she has sick days available in her sick leave bank. The father in such case may use up to 10 paid days from his sick leave bank, to the extent he has sick days available. In the event that medical complications require a longer leave for the illness of a spouse, up to 30 additional sick days, if available, may be used for that spouse's personal illness upon providing the District with medical documentation requiring such additional leave.
- 8. In the event that an employee will require intermittent or reduced leave under the terms of the FMLA due to planned medical treatment, the District will work with the employee to arrange a mutually agreeable leave schedule according to the provisions of the FMLA. The employee must consult with the District and make a reasonable effort to schedule planned medical treatment so as not to disrupt unduly the District's operations, subject to the approval of the health care provider.
- Upon the employee's return from leave, he/she will be restored either to the same position of employment previously held or an equivalent position with equivalent employment benefits, pay and other terms and conditions of employment. Assignment of the employee will be the decision of the Board.

Health benefits will be continued during the leave under the same conditions and at the same level as if the employee were employed. To maintain insurance coverage while on unpaid FMLA leave, an employee will need to continue to make any normal contributions to the cost of health insurance premiums. Cash -in lieu payments will not continue during unpaid FMLA.

A bargaining unit member who does not return to work at the end of the FMLA Leave will be expected to reimburse the School Board for the medical,

dental and vision premiums or expenses, whichever is applicable to the bargaining unit member.

Seniority will continue to accrue during the leave.

- 10. The District, at its sole option, may require the employee to use accrued paid leave concurrent with the Family and Medical Leave Act.
- 11. Fringe benefits will continue as specified under FMLA for any leave which meets with the provisions of FMLA.

ARTICLE XII

PROFESSIONAL ADVISORY COUNCIL

A. Purpose

Representatives of the Administration and the Association may meet at the request of either party for the purpose of discussing matters of concern to either the Administration or the Association.

Matters of concern brought before this council shall not have circumvented the appropriate discussions through the supervisory levels for resolution of issues.

B. Membership

- The Council shall consist of the Superintendent and two (2) other representatives selected by the Administration and the President of the Association and three (3) other members of the Association, with at least one (1) from the KENT ISD Regions I & II transportation unit.
- 2. The Council shall select a Chairperson and a Secretary.

C. Meetings

Meetings shall be held at a mutually satisfactory time and place.

D. Agenda

- 1. Either party should submit to the Chairperson any proposed item for discussion at least one (1) week in advance of the Council meeting.
- Items for discussion ordinarily should involve matters of general interest and concern, and may include such subjects as summer or other supplementary work opportunities and working conditions in constituent school districts.

E. Proposals

- 1. The Council may develop and prepare program proposals and recommendations.
- 2. Where there is mutual agreement of the parties, any such proposals or recommendations may be submitted for consideration to the Board and to the Association.

F. Limitations

It is understood that the Council is not intended as a vehicle for collective bargaining or as a substitute for the grievance procedure.

ARTICLE XIII

SITE BASED DECISION MAKING

A. Purpose

The Board agrees to the concept of total quality as a process for Site Based Decision Making. The total quality process will be used as means to open communication, foster trust and, ultimately, develop the ability to problem solve for the continuous improvement of quality education at Kent Intermediate School District.

B. <u>Variations from Master Agreement</u>

The parties recognize that some experiments may conflict with the terms and conditions of the Master Agreement. Such variations are acceptable under the Agreement provided such variation is approved by the Board and the Association. Any variation must be submitted in writing to the Board and the Association. Said variations must be mutually agreed upon by both the Board and the Association, and shall not be precedent setting nor shall they extend beyond the life of the Master Agreement.

C. Participation

Any participation in SBDM/TQM, whether in full or in part, shall be voluntary. The participation or lack of participation of an individual bargaining unit member or group of bargaining unit members in SBDM/TQM shall neither be considered nor have merit in the Board's decisions regarding the discipline or discharge of any bargaining unit member.

D. Membership

Total quality teams will be formed in each building representative of teachers, non-instructional staff and when possible employers, advisory committee members, parents and students.

ARTICLE XIV

SAVINGS CLAUSE

If any provision of this Agreement or any application of this Agreement to the Association, the Board or a member of the Board, shall be found contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

If such illegality is discovered, good faith negotiation between the Association and the Board are agreed to. If such negotiations do not lead to resolution within thirty (30) days, binding interest arbitration, as outlined in Article V in this Agreement, may be employed and may be initiated by either party.

ARTICLE XV

CONTINUITY OF OPERATIONS

Both parties recognize the desirability of continuous and uninterrupted operation of the instructional program during the normal school year. Since a grievance procedure has been established to handle unresolved disputes, the parties agree that neither the Association nor its members nor any person acting on behalf of the Association will cause, authorize, support or take part in any strike (i.e., concerted failure to report for duty, or willful absence of a teacher from the teaching position, or stoppage of work or abstinence, in whole or in part, from the full, faithful, and proper performance of the teacher's duties of employment) to occur during the life of this Agreement.

ARTICLE XVI

DURATION OF AGREEMENT

A. <u>Duration</u>

Both parties have entered into and conducted good faith negotiations in which each party has had the right and opportunity to make demands and proposals with regard to all mandatory subjects of bargaining. Agreement has been reached between the parties hereto including formal ratification of the terms hereof by the governing body of the Board and by the employees represented by the Association and as such, it is understood that no changes involving the terms of this agreement which may affect the parties may be made without the written agreement of both the Board and the Association.

This contract shall be effective as of August 12, 2024, and shall continue in effect until August 13, 2027.

B. <u>Extension</u>

This Agreement shall not be extended orally, and it is expressly understood that it shall expire on the date indicated.

KENT INTERMEDIATE	KENT/QOUNTY
SCHOOL BOARD	EDI/CATION ASSOCIATION
Dave Rodgers, Assistant Superintendent Human Resources and Legal Services Andrea Waralle Board President	War Dohn
	Mayor

APPENDIX A

182 Day Staff

KIEA Professional Salary Schedule 2024-2025 Increased 4.5%

Step	BA	BA+18	MA	MA+15	MA+MA, MA+30
1	\$51,016	\$54,644	\$57,765	\$60,369	\$62,971
2	\$54,126	\$56,724	\$59,850	\$62,971	\$65,051
3	\$56,205	\$58,806	\$62,450	\$65,578	\$68,175
4	\$58,806	\$61,413	\$65,578	\$68,695	\$71,296
5	\$61,927	\$64,531	\$68,695	\$71,820	\$74,423
6	\$65,051	\$67,658	\$71,820	\$74,939	\$77,542
7	\$68,175	\$70,776	\$75,459	\$78,065	\$80,146
8	\$71,296	\$73,904	\$79,100	\$81,703	\$85,867
9	\$74,423	\$77,021	\$83,269	\$86,394	\$90,028
10	\$77,542	\$80,146	\$87,435	\$90,028	\$93,156
11	\$78,586	\$81,185	\$88,473	\$91,076	\$94,190
12	\$80,146	\$82,748	\$90,028	\$92,640	\$95,760
13	\$81,185	\$83,785	\$91,076	\$93,678	\$96,801
14	\$82,230	\$84,832	\$92,640	\$95,241	\$98,359
15	\$83,269	\$85,867	\$93,678	\$96,276	\$99,403
16	\$84,832	\$87,435	\$95,241	\$97,320	\$100,961
17	\$85,867	\$88,473	\$96,276	\$98,882	\$102,004
18	\$86,912	\$89,512	\$97,839	\$99,922	\$103,565
19	\$88,473	\$91,076	\$98,882	\$101,483	\$104,605
20	\$89,512	\$92,113	\$100,442	\$102,526	\$106,167

KIEA Professional Salary Schedule 2025-2026 Increased 3.5%

Step	ВА	BA+18	MA	MA+15	MA+MA, MA+30
1	\$52,802	\$56,557	\$59,787	\$62,482	\$65,175
2	\$56,021	\$58,709	\$61,945	\$65,175	\$67,328
3	\$58,172	\$60,864	\$64,636	\$67,874	\$70,561
4	\$60,864	\$63,562	\$67,874	\$71,099	\$73,791
5	\$64,094	\$66,789	\$71,099	\$74,334	\$77,028
6	\$67,328	\$70,026	\$74,334	\$77,562	\$80,256
7	\$70,561	\$73,253	\$78,100	\$80,798	\$82,951
8	\$73,791	\$76,491	\$81,869	\$84,563	\$88,872
9	\$77,028	\$79,717	\$86,184	\$89,418	\$93,179
10	\$80,256	\$82,951	\$90,495	\$93,179	\$96,417
11	\$81,336	\$84,027	\$91,569	\$94,263	\$97,487
12	\$82,951	\$85,644	\$93,179	\$95,882	\$99,112
13	\$84,027	\$86,718	\$94,263	\$96,956	\$100,189
14	\$85,108	\$87,801	\$95,882	\$98,575	\$101,802
15	\$86,184	\$88,872	\$96,956	\$99,646	\$102,882
16	\$87,801	\$90,495	\$98,575	\$100,726	\$104,495
17	\$88,872	\$91,569	\$99,646	\$102,343	\$105,575
18	\$89,954	\$92,645	\$101,263	\$103,419	\$107,190
19	\$91,569	\$94,263	\$102,343	\$105,035	\$108,266
20	\$92,645	\$95,337	\$103,957	\$106,114	\$109,883

KIEA Professional Salary Schedule 2026-2027 Increased 3%

Step	ВА	BA+18	MA	MA+15	MA+MA, MA+30
1	\$54,386	\$58,254	\$61,581	\$64,357	\$67,130
2	\$57,701	\$60,471	\$63,803	\$67,130	\$69,347
3	\$59,917	\$62,690	\$66,575	\$69,910	\$72,678
4	\$62,690	\$65,469	\$69,910	\$73,232	\$76,005
5	\$66,017	\$68,793	\$73,232	\$76,564	\$79,339
6	\$69,347	\$72,127	\$76,564	\$79,889	\$82,664
7	\$72,678	\$75,450	\$80,443	\$83,222	\$85,440
8	\$76,005	\$78,786	\$84,325	\$87,100	\$91,538
9	\$79,339	\$82,108	\$88,769	\$92,101	\$95,974
10	\$82,664	\$85,440	\$93,210	\$95,974	\$99,309
11	\$83,776	\$86,548	\$94,317	\$97,091	\$100,412
12	\$85,440	\$88,213	\$95,974	\$98,758	\$102,085
13	\$86,548	\$89,319	\$97,091	\$99,865	\$103,194
14	\$87,661	\$90,435	\$98,758	\$101,532	\$104,856
15	\$88,769	\$91,538	\$99,865	\$102,635	\$105,968
16	\$90,435	\$93,210	\$101,532	\$103,748	\$107,629
17	\$91,538	\$94,317	\$102,635	\$105,414	\$108,742
18	\$92,653	\$95,424	\$104,301	\$106,522	\$110,405
19	\$94,317	\$97,091	\$105,414	\$108,186	\$111,514
20	\$95,424	\$98,197	\$107,076	\$109,298	\$113,179

KIEA Professional 202 Day ESY Salary Schedule 2024-2025

Increased 4.5%

Step	ВА	BA+18	MA	MA+15	MA+MA, MA+30
1	\$56,624	\$60,650	\$64,112	\$67,004	\$69,890
2	\$60,074	\$62,960	\$66,427	\$69,890	\$72,200
3	\$62,381	\$65,267	\$69,313	\$72,784	\$75,666
4	\$65,267	\$68,163	\$72,784	\$76,243	\$79,132
5	\$68,731	\$71,621	\$76,243	\$79,713	\$82,602
6	\$72,200	\$75,092	\$79,713	\$83,174	\$86,063
7	\$75,666	\$78,553	\$83,750	\$86,644	\$88,953
8	\$79,132	\$82,025	\$87,793	\$90,680	\$95,302
9	\$82,602	\$85,485	\$92,420	\$95,888	\$99,921
10	\$86,063	\$88,953	\$97,044	\$99,921	\$103,393
11	\$87,222	\$90,107	\$98,196	\$101,085	\$104,541
12	\$88,953	\$91,842	\$99,921	\$102,819	\$106,284
13	\$90,107	\$92,993	\$101,085	\$103,971	\$107,437
14	\$91,264	\$94,153	\$102,819	\$105,707	\$109,166
15	\$92,420	\$95,302	\$103,971	\$106,855	\$110,326
16	\$94,153	\$97,044	\$105,707	\$108,014	\$112,056
17	\$95,302	\$98,196	\$106,855	\$109,749	\$113,214
18	\$96,462	\$99,349	\$108,591	\$110,904	\$114,946
19	\$98,196	\$101,085	\$109,749	\$112,636	\$116,101
20	\$99,349	\$102,235	\$111,480	\$113,791	\$117,834

KIEA Professional 202 Day ESY Salary Schedule 2025-2026

Increased 3.5%

Step	ВА	BA+18	MA	MA+15	MA+MA, MA+30
1	\$58,606	\$62,772	\$66,356	\$69,349	\$72,336
2	\$62,177	\$65,163	\$68,752	\$72,336	\$74,727
3	\$64,564	\$67,552	\$71,739	\$75,331	\$78,314
4	\$67,552	\$70,549	\$75,331	\$78,911	\$81,902
5	\$71,137	\$74,128	\$78,911	\$82,503	\$85,493
6	\$74,727	\$77,720	\$82,503	\$86,085	\$89,075
7	\$78,314	\$81,302	\$86,681	\$89,676	\$92,066
8	\$81,902	\$84,896	\$90,866	\$93,854	\$98,638
9	\$85,493	\$88,477	\$95,655	\$99,244	\$103,418
10	\$89,075	\$92,066	\$100,440	\$103,418	\$107,012
11	\$90,274	\$93,261	\$101,633	\$104,623	\$108,200
12	\$92,066	\$95,057	\$103,418	\$106,418	\$110,004
13	\$93,261	\$96,248	\$104,623	\$107,610	\$111,198
14	\$94,459	\$97,448	\$106,418	\$109,407	\$112,987
15	\$95,655	\$98,638	\$107,610	\$110,595	\$114,187
16	\$97,448	\$100,440	\$109,407	\$111,795	\$115,978
17	\$98,638	\$101,633	\$110,595	\$113,591	\$117,176
18	\$99,838	\$102,827	\$112,391	\$114,785	\$118,969
19	\$101,633	\$104,623	\$113,591	\$116,578	\$120,165
20	\$102,827	\$105,813	\$115,382	\$117,774	\$121,958

202 Day Staff

KIEA Professional 202 Day ESY Salary Schedule 2026-2027 Increased 3%

Step	ВА	BA+18	MA	MA+15	MA+MA, MA+30
1	\$60,364	\$64,656	\$68,346	\$71,429	\$74,506
2	\$64,042	\$67,118	\$70,814	\$74,506	\$76,969
3	\$66,501	\$69,578	\$73,891	\$77,591	\$80,664
4	\$69,578	\$72,665	\$77,591	\$81,279	\$84,359
5	\$73,271	\$76,352	\$81,279	\$84,978	\$88,058
6	\$76,969	\$80,051	\$84,978	\$88,668	\$91,747
7	\$80,664	\$83,741	\$89,282	\$92,367	\$94,828
8	\$84,359	\$87,443	\$93,592	\$96,670	\$101,597
9	\$88,058	\$91,131	\$98,524	\$102,222	\$106,520
10	\$91,747	\$94,828	\$103,454	\$106,520	\$110,222
11	\$92,983	\$96,058	\$104,682	\$107,761	\$111,446
12	\$94,828	\$97,908	\$106,520	\$109,610	\$113,304
13	\$96,058	\$99,136	\$107,761	\$110,838	\$114,534
14	\$97,293	\$100,372	\$109,610	\$112,689	\$116,377
15	\$98,524	\$101,597	\$110,838	\$113,913	\$117,613
16	\$100,372	\$103,454	\$112,689	\$115,148	\$119,457
17	\$101,597	\$104,682	\$113,913	\$116,998	\$120,691
18	\$102,833	\$105,911	\$115,763	\$118,229	\$122,538
19	\$104,682	\$107,761	\$116,998	\$120,075	\$123,769
20	\$105,911	\$108,987	\$118,844	\$121,307	\$125.617

Additional Personnel Provisions and Procedures Pertaining Only to Classroom Teachers

For the purposes of this collective bargaining agreement, subjects contained in this Appendix "B" shall apply only to Teachers as defined in Section 1249 of the Michigan Revised School Code as of July 1, 2024. That definition and the associated provisions within this Appendix shall not apply to professional ancillary staff nor shall it apply to any certificated persons within the bargaining unit who are not currently assigned to deliver instruction directly to pupils as teacher of record. Should Michigan Revised School Sections 1248 or 1249 be amended, the parties agree to meet and bargain over the impact of the amendments, if evaluation, placement, and layoff/recall decisions remain a mandatory subject of bargaining.

Teacher Placement

This language is intended only as a summary of Board policy 4402, the portions referring specifically to teachers as defined above. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration unless expressly provided by law. (See Board Policy 4402 for additional details)

Decisions regarding the appropriate placement of effective teachers shall be determined by the Superintendent or designee at their discretion. The uniqueness of CTE and Center Programs operated by Kent ISD require that the administration have the discretion to determine teacher placement.

Placement includes, but is not limited to, assignment, transfer, or the filling of a position with current staff or newly hired teachers. Placement does not include reduction in force or recall decisions.

Teacher placement decisions shall be based on the following clear and transparent factors:

- a. Staffing the curriculum with the most effective, certified, and qualified teachers to instruct the applicable courses, grades, and school schedule.
- b. Appropriate certification, approval, or authorization for all aspects of the assignment. The certification, approval, or authorization, as applicable, will be determined by the Revised School Code, MDE's Teacher Certification Code, MDE's Rules for Special Education Programs and Services, and other applicable statutes and regulations.
- c. Teacher placement decisions must be made based on teacher effectiveness criteria established in Revised School Code Section 1249.

- d. Teacher placement decisions will be guided by the following criteria:
- i. Retaining the most effective teachers who are certified (or otherwise approved or authorized) and qualified to instruct the courses within the curriculum, academic level(s), and department(s).
- ii. Teachers must be properly certified, approved, or authorized for all aspects of their assignments. The teacher's certification, authorization, or approval status will be:
 - A) Determined by the Revised School Code, MDE's Teacher Certification Code, MDE's Rules for Special Education Programs and Services, and other applicable statutes and regulations; and
 - B) Based on documentation on file with the Superintendent's office.

A teacher must maintain valid certification, approval, or authorization, as applicable, and is responsible for filing a copy of the certificate, approval, or authorization with the Superintendent's office in compliance with Revised School Code Section 1532.

If a teacher petitions for nullification of the teaching certificate or any endorsement, the teacher must promptly provide written notice of that petition to the Superintendent's office.

- iii. In addition, teachers must be fully qualified for all aspects of their assignments, as determined by the Board, based on documentation on file with the Superintendent's office, including:
 - A) Compliance with applicable state or federal regulatory standards, including standards established as a condition to receipt of foundation, grant, or categorical funding;
 - B) Credentials needed for District, school, or program accreditation;
 - C) District-provided professional development, training, and academic preparation for an instructional assignment that is anticipated to contribute to the teacher's effectiveness in that assignment and is integrated into instruction;
 - D) Relevant special training, other than professional development or continuing education as required by state or federal law, and integration of that training into instruction in a meaningful way;
 - E) Disciplinary record, if any
 - F) Length of service in a grade level(s) or subject area(s);
 - G) Recency of relevant and comparable teaching assignments:

- H) Previous effectiveness ratings:
- I) Attendance and punctuality;
- J) Rapport with colleagues, parents, and students;
- K) Ability to withstand the strain of teaching;
- L) Compliance with state and federal law; and
- M) Other relevant factors as determined by the Superintendent or designee.
- e. Length of service may be considered as a tiebreaker if a teacher placement decision involves 2 or more teachers and all other factors distinguishing those teachers from each other are equal.

Each year, not later than March 1st, a teacher may express in writing a preference for and/or request for consideration for a teacher position for which the bargaining unit member is certified and qualified. Such requests submitted to the KCTC Principal or the Director of Center Programs and may be considered by the administration, but does not guarantee any request will be honored. All placement decisions must be made in compliance with the ISD's clear and transparent placement procedures.

Vacant Positions

The Superintendent or designee determines when a vacancy exists. Generally, a vacancy is an unassigned, open position or a newly created position which the District intends to permanently fill. Consistent with Board Policy 4205, vacancies may be posted by the administration and be filled by a certified and qualified internal or external candidate consistent with policy. The Superintendent or designee has full discretion to assign Professional Staff or contractors to cover employee absences consistent with business necessity and operational needs.

Teacher Reduction in Force and Recall

This language is intended only as a summary of Board policy 4405, the portions referring specifically to teachers as defined above. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration unless expressly provided by law. (See Board Policy 4405 for additional details)

When making program and staffing decisions resulting in the elimination of a teaching position or the recall of a teacher to a vacant teaching position, the Board will retain the most effective classroom teachers who are certified and qualified to instruct courses within the applicable curriculum, academic levels, and departments. The Board has the exclusive right to determine the size of the teaching staff based on curricular, fiscal, and other operating conditions. To the

extent that the determinations involve Revised School Code Section 1248 requirements, the clear and transparent procedures of this Policy shall guide the implementation of that statute.

General Provisions:

The Superintendent is responsible, acting within the approved budget, for establishing the number and nature of teaching assignments to implement the approved curriculum. If the Superintendent determines that insufficient funds are budgeted for the existing teaching staff or that a reduction in teaching staff is necessary due to program, curricular, or other operational considerations, the Superintendent will recommend to the Board the teaching positions to be reduced.

Reduction in force and recall decisions must be made based on teacher effectiveness criteria established in Revised School Code Section 1249 and Policy 4403.

Decisions about the reduction and recall of teachers will be guided by the same criteria as shown above in Teacher Placement (d, i -iii, including iii A-M)

Teachers must provide the District with current information and documentation supporting the teacher's certification and qualifications.

Reduction and recall decisions will be based on the teacher's certification and qualifications in the District's records at the time of the decision.

Alaid off teacher must maintain current contact information (address, phone, and email address) with the Superintendent's office.

Failure to maintain current contact information may negatively impact the teacher's recall.

Teacher reductions and recalls are by formal Board action.

Before the Board authorizes a teacher reduction, the Superintendent or designee will notify, in writing, the affected teacher of an opportunity to respond, either in person or in writing, to the proposed reduction.

The Superintendent or designee will provide written notice of Board reduction in force or recall decisions to each affected teacher.

A teacher's length of service with the District or tenure under the Teachers' Tenure Act will not be the sole factor in reduction in force and recall decisions.

Teacher reduction in force and recall decisions will be implemented by the process defined in Board Policy 4405.

Teacher Performance Evaluation

This language is intended only as a summary of Board policy 4403, the portions referring specifically to teachers as defined above. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration unless expressly provided by law. (See Board Policy 4403 for additional details)

The Board's authority shall not be limited by policy or this summary in any decisions to non-renew a professional staff member's contract at the end of the contract's term.

Teachers will be evaluated pursuant to a performance evaluation system consistent with Revised School Code Section 1249 and the Teachers' Tenure Act. This performance evaluation system will include, as appropriate, the following:

- 1. a year-end evaluation process that meets statutory standards;
- 2. an evaluation tool that incorporates components required by law, including:
 - a. locally agreed-on student growth and assessment data or student learning objectives, as defined by Revised School Code Section 1249;
 - b. the teacher's performance; and
 - c. objective criteria.
- 3. an individualized development plan (IDP) with performance goals developed by the evaluator in consultation with the teacher and recommended training designed to improve the teacher's effectiveness for:
 - a. all probationary teachers;
 - b. teachers rated minimally effective or ineffective during the 2023-24 school year school year;
 - c. teachers rated needing support or developing; or
 - d. at the evaluator's discretion when performance deficiencies are noted.
- 4. classroom observations of at least 15 minutes each which include, at a minimum, a review of the teacher's lesson plan, the state curriculum standard used in the lesson, and pupil engagement, with appropriate written feedback and a post-observation meeting between the teacher and the school administrator conducting the observation to discuss those items;
- 5. a mid-year progress report, if required by law, which aligns with the teacher's individualized development plan, includes specific performance goals

developed by the evaluator, and any recommended training identified by the evaluator;

- 6. a year-end performance evaluation effectiveness rating, of effective, developing, or needing support;
- 7. tenured teachers rated as highly effective or effective on the 3 most recent consecutive year-end evaluations may be evaluated triennially, but if the teacher is not rated as effective on one of the triennial year-end evaluations, the teacher must receive year-end evaluations;
- 8. a mentor for teachers rated developing or needing support or for teachers in the first year of probation;
- 9. opportunity for a tenured teacher rated needing support on a year-end evaluation to request a review consistent with Revised School Code Section 1249:
- 10.a tool approved by MDE, a modified MDE tool, or a local evaluation tool if adopted in compliance with Revised School Code Section 1249 and corresponding regulations;
- 11. website posting of required information for the evaluation tool;
- 12.training on the evaluation tool for teachers and evaluators as required by law; and
- 13.other components that the Superintendent or designee deems relevant, important, or in the District's best interests.

If a tenured teacher is rated ineffective or needing support on 3 consecutive yearend evaluations, the teacher shall be discharged consistent with due process. The District is not precluded from discharging a teacher at other times as provided by the Teachers' Tenure Act.

If a teacher receives an unevaluated rating, the teacher's rating from the school year immediately before the designation must be used.

The parties agree to convene and determine student growth measures for Center Program teachers and KCTC teachers during the summer of 2024. If no mutual agreement can be met by the start of the 2024-25 school year, unless contrary to RSC 1249, the same growth measures used in the 2023-24 school shall apply for the 20% of the teacher's evaluation.

Grievance Procedure. An alleged violation of this Appendix is not subject to grievance or arbitration. Probationary teachers cannot challenge any decision concerning evaluation, placement, and layoff/recall. An Arbitrator, however, has jurisdiction to consider a grievance filed under the Article V grievance procedure by a tenured teacher

after receiving two (2) consecutive ratings of "Needing Support" on their most recent performance evaluations.

Personnel Provisions Pertaining Only to Certificated Non-Classroom Teachers

For the purposes of this collective bargaining agreement, subjects contained in this Appendix "C" shall apply only to certificated persons within the bargaining unit who are not currently assigned to deliver instruction directly to pupils as teacher of record.

Placement

This language is intended only as a summary of Board policy 4402, the portions referring specifically to certificated non-teaching professionals. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration unless expressly provided by law. (See Board Policy 4402 for additional details)

Certificated Non-Teaching Professionals

If no applicable collective bargaining agreement or individual employment contract exists or if an existing collective bargaining agreement or individual employment contract agreement does not address the assignment or transfer of Certificated Non-Teaching Professionals, the Superintendent or designee is authorized to assign and transfer Certificated Non-Teaching Professionals at the Superintendent's or designee's discretion.

Reduction in Force and Recall

This language is intended only as a summary of Board policy 4405, the portions referring specifically to certificated non-teaching professionals. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration unless expressly provided by law. (See Board Policy 4405 for additional details)

Reduction in Force and Recall of Certificated Non-Teaching Professionals

If no collective bargaining agreement exists, or if an existing agreement does not address reduction in force or recall of Certificated Non-Teaching Professionals, the Superintendent will recommend a reduction in force or recall among Non-Teaching Professionals using the same standards and procedures as set forth in this Policy for teachers.

Performance Evaluation

This language is intended only as a summary of Board policy 4403, the portions referring specifically to certificated non-teaching professionals. This summary does not alter or limit the Board policy in any way, nor does it subject the policy, including this summary, to grievance or arbitration. (See Board Policy 4403 for additional details)

Certificated Non-Teaching Professionals Subject to the Teachers' Tenure Act

The performance evaluation system for a Non-Teaching Professional with a teaching certificate who is subject to the Teachers' Tenure Act must include multiple observations. An IDP will be developed during the employee's probationary period. Except during the probationary period, which must include annual evaluations, the Superintendent or designee will evaluate the employee's performance at intervals determined by the Superintendent or designee. The Superintendent or designee has discretion to select and use an evaluation tool that serves the District's best interests.

The Superintendent or designee also has discretion to implement an IDP if performance deficiencies are noted, regardless of the employee's effectiveness rating.

Grievance Procedure. An alleged violation of this Appendix is not subject to grievance or arbitration.

APPENDIX D

Letter of Agreement between Kent Intermediate Education Association (KIEA) and Kent Intermediate School District (Kent ISD)

(Prior Version)

The parties previously reached ratification of the existing multi-year collective bargaining agreement currently in effect. Despite the current contract in place, the administration and the Association informally collaborated on a potential replacement for Article VII Sec C-2(a), pertaining specifically to KCTC student organizations and related advisor compensation. The parties now seek to formalize a mutual agreement in replacing Article VII Sec C-2(a) with the language below, to take effect beginning with the 2024-25 school year. These provisions shall pertain only to KCTC, not eligible to other bargaining unit employees assigned outside of KCTC.

Given that these provisions for KCTC student organizations do not closely align to purpose and intent of Article VII, the provisions for KCTC student organization advisors and related extra compensation shall in the future become an appendix to the contract, referenced briefly within Article VIII.

The annual selection of bargaining unit staff to fulfill the roles below, as necessary, shall be determined by the KCTC principal, in consultation with the School Leadership Team. In all cases, the principal shall make the final determination from those who submit for consideration. Completion and approval of a CTSO / SO application verifies the employee's agreement to carry out the responsibilities and duties of the respective role. Approval for any of the listed roles does not carry forward to the next school year. In the event that there is a need for one or more of the listed roles below, a CTES employed at KCTC may be considered and selected if, in the discretion of the KCTC principal there is no KIEA unit member from KCTC sufficiently suited for the role. If a CTES is selected, the respective stipend amount shall apply.

CTE Recognized CTSOs

CTSO (CTE Recognized)	Lead Advisor (1)	Advisor Duties	\$1,000
CTSO (CTE Recognized)	Lead Advisor (1)	Regional Competition	\$200
CTSO (CTE Recognized)	Lead Advisor (1)	State Competition	\$300
CTSO (CTE Recognized)	Lead Advisor (1)	National Event Competition	\$500
CTSO (CTE Recognized)	Lead Advisor (1)	Hosting Regional Competition	\$300
CTSO (CTE Recognized)	Co-Advisor (2)	Co-Advisor Duties	\$800
CTSO (CTE Recognized)	Co-Advisor (2)	Regional Competition	\$100

CTSO (CTE Recognized)	Co-Advisor (2)	State Competition	\$200
CTSO (CTE Recognized)	Co-Advisor (2)	National Event Competition	\$300
CTSO (CTE Recognized)	Co-Advisor (2)	Hosting Regional Competition	\$150
CTSO (CTE Recognized)	Staff Chaperone	Regional Competition	\$100
CTSO (CTE Recognized)	Staff Chaperone	State Competition	\$100
CTSO (CTE Recognized)	Staff Chaperone	National Event Competition	\$100

Note: all Chaperone amounts above are per full-day.

Non-CTE Recognized SOs

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Student Club (Non-Recognized)	Lead Advisor (1)	Advisor Duties	\$600
Student Club (Non-Recognized)	Lead Advisor (1)	Competitions	\$100
Student Club (Non-Recognized)	Lead Advisor (1)	Hosting Competitions	\$200
Student Club (Non-Recognized)	Co-Advisor (1)	Co-Advisor Duties	\$400
Student Club (Non-Recognized)	Co-Advisor (1)	Competitions	\$100
Student Club (Non-Recognized)	Co-Advisor (1)	Hosting Competitions	\$100

The designated stipend amounts above shall be paid to the respective staff whom the principal verifies to have fulfilled and completed the duties. Such payments will be made no later than the last payroll of the school year.

Separate, distinct and unrelated to the Article VII Sec C – 2(a) replacement details above, the parties also mutually agree to the following two extra-duty payments for bargaining unit members who are approved by the KCTC principal. Approval for any of the listed roles does not carry forward to the next school year.

Area	Role	Activity	Stipend
School Leadership Team	SLT Member (10)	SLT Duties	\$1,500
Cohorts	Cohort Facilitator	Facilitator Duties	\$500

This agreement does not add to, alter or negate any other contractual provisions of the respective collective bargaining agreements between the parties, nor does it create a custom or practice.

Current Version as of August 2025

Letter of Agreement between Kent Intermediate Education Association (KIEA) and Kent Intermediate School District (Kent ISD)

The parties previously reached ratification of the existing multi-year collective bargaining agreement currently in effect. Despite the current contract in place, the administration and the Association once again informally collaborated on a potential revision to Appendix D (which relates to Article VII Sec C – 2a,) pertaining specifically to KCTC student organizations and related advisor compensation. The parties now seek to further revise and formalize a mutual agreement in revising Appendix D with the language below, to take effect beginning with the 2025-26 school year. These provisions shall pertain only to KCTC, not eligible to other bargaining unit employees assigned outside of KCTC.

The annual selection of bargaining unit staff to fulfill the roles below, as necessary, shall be determined by the KCTC principal, following consultation with the School Leadership Team. It is intended that the principal give consideration to Lead and/or Co-Advisor candidates who have professional expertise in the CIP code pathways that represent the largest number of students participating in competitions. In all cases, the principal shall make the final determination from those who submit for consideration. Completion and approval of a CTSO / SO application verifies the employee's agreement to carry out the responsibilities and duties of the respective role. Approval for any of the listed roles does not carry forward to the next school year. In the event that there is a need for one or more of the listed roles below, a CTES employed at KCTC may be considered and selected if, in the discretion of the KCTC principal there is no KIEA unit member from KCTC sufficiently suited for the role. If a CTES is selected, the respective stipend amount shall apply.

CTE Recognized CTSOs

CTSO (CTE Recognized)	Lead Advisor (1)	Advisor Duties	\$1,000
CTSO (CTE Recognized)	Lead Advisor (1)	Regional Competition	\$200
CTSO (CTE Recognized)	Lead Advisor (1)	State Competition	\$300
CTSO (CTE Recognized)	Lead Advisor (1)	National Event Competition	\$500
		Hosting Regional Competition	\$300
CTSO (CTE Recognized)	Lead Advisor (1)	Per day: overnight chaperone	\$100
CTSO (CTE Recognized)	Co-Advisor (2)	Co-Advisor Duties	\$800
CTSO (CTE Recognized)	Co-Advisor (2)	Regional Competition	\$100
CTSO (CTE Recognized)	Co-Advisor (2)	State Competition	\$200
CTSO (CTE Recognized)	Co-Advisor (2)	National Event Competition	\$300
CTSO (CTE Recognized)	Co-Advisor (2)	Hosting Regional Competition	
CTSO (CTE Recognized)	Co-Advisor (2)	Per day: overnight chaperone	1
CTSO (CTE Recognized)	Staff Chaperone	Regional Competition	\$100
CTSO (CTE Recognized)	Staff Chaperone	State Competition	\$100

CTSO (CTE Recognized) Staff Chaperone National Event Competition

\$100

Note: all Chaperone amounts above are per full-day.

In any event, where there are at least 10 KCTC students participating in competitions within a CIP code, one CTE instructor from that CIP Code may be selected to provide direct assistance and coaching in preparation for competition. Pending reasonable documentation of the time devoted beyond the school day, the selected instructor shall receive a stipend of \$350. This additional support for students participating in Skills USA competitions does not in any way relieve CTE instructors of their required curriculum and instruction responsibilities that are required by MDE.

Non-CTE Recognized SOs

	2. 第一首章 数型		
Student Club (Non-Recognized)	Lead Advisor (1)	Advisor Duties	\$600
Student Club (Non-Recognized)	Lead Advisor (1)	Competitions	\$100
Student Club (Non-Recognized)	Lead Advisor (1)	Hosting Competitions	\$200
Student Club (Non-Recognized)	Co-Advisor (1)	Co-Advisor Duties	\$400
Student Club (Non-Recognized)	Co-Advisor (1)	Competitions	\$100
Student Club (Non-Recognized)	Co-Advisor (1)	Hosting Competitions	\$100

The designated stipend amounts above shall be paid to the respective staff whom the principal verifies to have fulfilled and completed the duties. Such payments will be made no later than the last payroll of the school year.

Separate, distinct and unrelated to the Article VII Sec C-2(a) replacement details above, the parties also mutually agree to the following two extra-duty payments for bargaining unit members who are approved by the KCTC principal. Approval for any of the listed roles does not carry forward to the next school year.

Area	Role	Activity	Stipend
School Leadership Team	SLT Member (10)	SLT Duties	\$1,500
Cohorts	Cohort Facilitator	Facilitator Duties	\$500

This agreement does not add to, alter or negate any other contractual provisions of the respective collective bargaining agreements between the parties, nor does it create a custom or practice.

For the Kent ISD

date

For the Associations

date

GLOSSARY

A. <u>Michigan Tenure Act Bargaining Unit Members</u>: For the purposes of this Agreement, the terms "probation" and "tenure" for "certified" teachers shall apply to those teachers who are employed in positions for which certification is necessary.

"Probation" and "tenure" for certified teachers shall be the same as that listed in the Michigan Teachers Tenure Act 4 of 1973, as amended.

- B. <u>Non-Michigan Tenure Act Bargaining Unit Members</u>: Each bargaining unit member who is not covered or will not become eligible to be covered by the Michigan Teachers' Tenure Act, shall be placed on probation for the first four (4) years of employment with Kent Intermediate School District.
- C. <u>Approval</u> shall mean the license, registration or similar credentials necessary to perform in the position for which an individual is hired i.e. Physical Therapist, etc.
- D. The term "seniority" as hereinafter used, shall be defined as the length of continuous service in the employ of Kent Intermediate School District since the most recent date of hire in a professional position.
- E. Professional position shall refer to those personnel as listed in Article II, A.1. of this Agreement.
- F. Good Standing: A member that has not received a Level Two (written warning) or higher written reprimand in the past two (2) years.
- G. <u>Castrophic illness</u>: Any illness that requires lengthy hospitalization, extremely expensive therapies, or other care that would deplete a family's financial resources, i.e., sick days, unless covered by special medical policies.

Examples such as, but not limited to:

PREGNANCY Toxemia, Pre-eclamsia, Premature birth requiring

neonatal intensive care.

CANCER Chemotherapy that disables bargaining unit

members, need to care for an immediate family member with cancer (Hospice), cancer treatment

APPENDIX E

Glossary Page Two

needing to seek treatment outside the immediate area

(Ann Arbor, Mayo Clinic, etc.)

REHAB Long term rehab following an auto accident, stroke, or

other diagnosis needing rehab

CHRONIC ILLNESS Illnesses that disables the bargaining unit member for

an extended length of time, depression, diabetes, kidney disease needing hem dialysis, other diseases

APPENDIX F

LETTER OF UNDERSTANDING between the KENT INTERMEDIATE EDUCATION ASSOCIATION (KIEA/KCEA/MEA) and the KENT INTERMEDIATE SCHOOL DISTRICT

The Board and Association agree to establish a committee to develop policies and procedures related to student safety. This committee will also discuss class sizes as they relate to safety in a CTE environment.

For the Kent Intermediate Education Association

Con Aulum

For the Kent Intermediate School District

Date

L/9/14

For the Kent Intermediate School District

Date

Layle Syrve 6/9/14

Letter of Understanding between

Appendix G
as of August
2025

Kent Intermediate Education Association (KIEA) and and Kent Intermediate School District (Kent ISD)

The parties previously reached ratification of the respective multi-year collective bargaining agreement currently in effect through August 13, 2027. Despite the current contract in place, the parties mutually agree that following changes to Article IX C (4) and M (1 and 3) will take effect beginning with the 2025-26 school year.

PROFESSIONAL COMPENSATION AND BENEFITS

C. <u>Salary Schedules</u>

4. Any advanced hours must be earned after a degree is awarded in order to be credited on the salary schedule, except for those Master's degrees requiring more than thirty (30) graduate credit hours, in which event the bargaining unit member's record will be evaluated at the time of initial employment and credit shall be given, in accordance with university requirements, for those hours required by the university in excess of thirty (30) graduate credit hours.

To receive salary schedule lane advancement credit, the following categories and criteria shall apply:

- a. Planned programs of study (all courses taken and degrees conferred) will be from a regionally accredited college or university leading to a graduate degree, Michigan teacher certification, Michigan ancillary license or an additional teaching endorsement that are of pertinence and value to Kent ISD. Such planned programs require preapproval by Kent ISD Office of Human Resources.
- b. Also subject to pre-approval, individual work-related graduate level college / university courses taken from a regionally accredited college or university may be approved to apply toward lane advancement. Individual courses or non-degree course clusters shall be reviewed by Human Resources, in consultation with program administrators to determine the overall value, rigor and relevance of the individual's position responsibilities and duties. Courses that are determined to fall short of that threshold may be denied for lane advancement.

Examples of common individual graduate level courses that have been previously preapproved by Human Resources though his process will be placed on a list that is maintained by Human Resources. The list will be updated by semester, or at least annually and made available on the Human Resources webpage. This list may be used as a general reference of prospective courses a member may consider for a potential pre-approval request. Under no circumstances shall this list obligate Human Resources to approve any courses on the list. It is understood that courses are approved based on their value, rigor, and relevance to the individual's respective position, responsibilities and job duties. Furthermore, courses, course numbers and content can sometimes vary from one year to another.

This language applies prospectively to pre-approved programs and/or pre-approved courses after the conclusion of the 2024-25 school year. Existing salary schedule lane placements as of June 30, 2025 shall remain unchanged except where course credits have been pre-approved for advancement.

Official transcripts will be ordered by the bargaining unit member and sent to the Human Resources Department by the college or university to document the advanced credit. Transcripts will be paid for by the bargaining unit members. Eligible lane adjustments will be made at the beginning of each semester if all eligibility requirements have been met. Placement on the salary schedules listed in the Appendix of the agreement is determined by the following:

<u>BA</u> = Completion of an undergraduate BA degree program with a four (4) year diploma from a college or university. (See Section C.10 for Annual Authorization of Vocational Education Instructors.)

<u>BA +18</u> = To qualify for the BA +18 salary schedule, a bargaining unit member must have successfully completed probation in a KENT ISD bargaining unit position. In addition, eighteen (18) semester hours of approved graduate credit in education or work-related courses must be earned <u>after</u> a BA degree is awarded.

<u>MA</u> = Master's degree in education or a work-related field acceptable to the Board.

MA + 15 = Fifteen (15) semester hours of approved graduate credit in education or work related courses earned after the award of a Master's degree described above.

<u>MA +30</u> = Thirty (30) semester hours of approved graduate credit in education or work-related courses earned after the award of a Master's degree described above, or holding an active ancillary license that required an MA graduate degree program of at least 57 graduate credits.

MA + MA shall be accepted as an alternative to MA +30.

M. Reimbursement for Costs of Continuing Education

- 1. Bargaining unit members shall have the right to submit a request form for tuition reimbursement pre-approval toward the cost of continuing education. The Board shall have the right to use its sole discretion in approving or rejecting any such request.
- 3. Subject to language and available funds each member may be reimbursed 3 credits per school year. Reimbursement for credits taken beyond the three (3) up to a maximum of nine (9) credits is subject to funds remaining in the reimbursement pool at the end of the school year.

- a. Classes taken during the Summer and Fall will be reimbursed and counted toward the current school year and will be eligible for the first semester reimbursement. Classes taken in the Winter and Spring will be eligible for second semester reimbursement. Reimbursement for Summer courses will be paid no later than the first pay period in October assuming all required documentation is submitted to the HR office no later than September 15. Reimbursement for Fall courses will be paid no later than the first pay in February assuming all required documentation is submitted to the HR office no later than January 30^{th.} Reimbursement for Winter and Spring courses will be paid no later than the final pay in June, assuming the required documentation is submitted no later than June 1st.
- b. At the end of the school year any remaining funds in the pool will be redistributed for reimbursement to any members who still have amounts outstanding for reimbursement.
- The tuition reimbursement pool applies only to existing bargaining unit members and will not be used for classes taken solely at the request of Administration. Classes requested by Administration will be paid from different funds. The pool allocation for tuition reimbursement shall be \$70,000. The tuition reimbursement pool and disbursement language will be maintained at the above stated amount; however, half of the total pool will be available first semester and half will be offered second semester.
- d. An additional \$5,000.00 (\$2,500.00 each semester) shall be available exclusively for those staff members who:
 - 1. are working under a temporary vocational authorization and are required by the district to complete six (6) credits annually.
- e. An additional \$5,000.00 (\$2,500.00 each semester) shall be available exclusively for those staff members who:
 - are working in center programs under a MDE full-year permit or waiver, as required by the District and are therefore required by the district to complete six (6) credits annually toward obtaining the necessary certificate endorsement.
 - Such staff members shall be eligible for reimbursement from the general tuition pool subject to the disbursement language in section M 3(a) 3(b).

This one-time agreement does not add to, alter or negate any other contractual provisions of the respective collective bargaining agreement between the parties, nor does it create is custom or practice.

For the Kent ISD date

or the Associations

date

Letter of Understanding between

Appendix H
as of August
2025

Kent Intermediate Education Association (KIEA) and Kent Intermediate School District (Kent ISD)

The parties previously reached ratification of the 2024-2027 multi-year collective bargaining agreement currently in effect. The parties agreed as part of that negotiation to work collaboratively on the development of student growth criteria as required under MCL 380.1249 for teachers of record.

The 5D+ framework represents the professional practices aspect of the teacher's evaluation which is currently determined by law to be 80% of the instructor's evaluation. A work group representing instructors from KCTC and the administration met multiple times over the course of the 2024-25 school year to address this matter for all teachers within secondary CTE programing. Based on that collaborative process, the parties agree that the remaining 20% of a teacher's evaluation will be based on the following:

The 20% student growth must be focused on long-term academic and instructional goals that support student learning and outcomes. The team agreed that if all instructors can demonstrate their efforts and contributions toward the quality-focused CTE Program Indicators below, student growth and academic performance will reach and remain at quality program levels.

- Work-Based Learning
- CTE Certifications / Credentials
- MTSS Implementation
- Embedded Math Instruction

The assigned building administrator(s) will review and consult with the instructor about the proposed Growth Plan, which includes the growth goal portion for the 20%. Growth plans are expected to be finalized no later than the end of October. The instructor will have the opportunity to share and review the respective progress, contributions and efforts made toward the quality-focused CTE Program Indicator(s) prior to the year-end summative evaluation.

The Parties enter into this LOU for KCTC instructors working in a teacher of record assignment only. It is understood and agreed that there may be additions and/or adjustments made to these student growth indicators and criteria in future years, subject to mutual agreement of the parties.

Consistent with Appendix B (Additional Personnel Provisions and Procedures Pertaining Only to Classroom Teachers) of the master agreement between the parties, any alleged contract violation pertaining to teacher evaluation is not subject to grievance or arbitration, except as allowed by law.

This letter of understanding does not alter, modify or nullify any aspect of the collective bargaining agreement between the parties, but instead completes that specific previously unresolved aspect of the prior negotiations that was delayed to allow this collaborative work to occur.

For the Kent ICI

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For the Association

Melle 7/28/25